Stock Code: 600690

Short Name: Haier Smart Home

Haier Smart Home Co., Ltd.

2020 Third Quarterly Report



Haier smart home

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I. IMPORTANT NOTICE

- 1.1 The Board of Directors, the Board of Supervisors, and the directors, supervisors and senior management of Haier Smart Home Co., Ltd. ("the Company") assure that the content set out in the quarterly report is true, accurate and complete, and free from any false record, misleading representation or material omission, and are individually and collectively responsible for the content set out therein.
- 1.2 All the directors of the Company attended the board meeting and reviewed the quarterly report.
- 1.3 Liang Haishan (legal representative of the Company), Gong Wei (chief financial officer of the Company) and Ying Ke (the person in charge of accounting department) hereby certify that the financial statements set out in the quarterly report are true, accurate and complete.
- 1.4 The third quarterly report of the Company has not been audited.

II. COMPANY PROFILE

2.1 Key financial data

Unit and Currency: RMB

		At the end	of last year	Increase/decrease at
	At the end of the reporting period	After the adjustment	Before the adjustment	the end of the reporting period compared with the end of last year (%)
Total assets	200,206,564,161.26	187,454,236,283.17	187,454,236,283.17	6.80
Net assets attributable to shareholders of listed companies	50,439,076,950.23	47,888,319,765.92	47,888,319,765.92	5.33
	At the beginning of	At the beginning of 1	ast year to the end of	Yoy change (%)
	the year to the end	the reporting pe	riod of last year	
	of the reporting	(January to	September)	
	period (January to September)	After the adjustment	Before the adjustment	
Netcashflowsfrom	5,711,204,674.45	8,476,037,239.40	9,006,912,568.45	-32.62

operating				
activities				
	At the beginning of	At the beginning of l	ast year to the end of	
	the year to the end	ear to the end the reporting period of last year		
	of the reporting	(January to	September)	Yoy change (%)
	period (January to September)	After the adjustment	Before the adjustment	T by change (76)
Operating revenue	154,411,813,689.44	150,232,288,468.02	148,896,109,856.46	2.78
Net profits				
attributable				
to				
shareholders	6,300,507,503.54	7,612,154,769.74	7,772,860,902.81	-17.23
of				
listed				
companies				
Net profits after deduction of non-recurrin g profit or loss				
attributable to shareholders of listed companies	4,092,358,135.73	5,656,439,855.74	5,834,398,305.26	-27.65
Weighted				Decreased by 4.99
average	12.71	17.70	18.17	percentage
return on net	12./1	17.70	10.17	points
assets (%)				
Basic earnings per share (RMB per share)	0.958	1.195	1.221	-19.83
Diluted earnings per share (RMB per share)	0.939	1.107	1.131	-15.18

During the reporting period, the Company adhered to the direction of IoT smart home eco brand strategy, leveraging advantages such as leading product packages, high-end brands, retail transformation, global operation and Smart Home Experiential Cloud, to continuously expand its leading position in the global market. The quarterly revenue, net profit attributable to owners of the Parent Company and the net profit after deducting that are not attributable to the Parent Company of the Company increased by 16.9%, 37.8% and 43.3%, respectively, in the third quarter of 2020.

On 11 September 2020, the Company further launched Three winged Bird (\equiv \mathbb{Z} \mathbb{Q}), the first scenario brand in the world, aiming at providing users with smart home full scenario solutions, leading the scenario-based, intelligent and one-stop consumer trend of home appliances and household and accelerating the transformation and upgrade from selling product to providing tailored scenario.

Performance of Key Indicators.

(I) Revenue.

The revenue for the first three quarters of the Company was RMB154.41 billion, representing an increase of 2.8%; the quarterly revenue in the third quarter was RMB58.68 billion, representing an increase of 16.9%, of which, revenue from China increased by 16.3% and revenue from overseas increased by 17.5%.

The increase of revenue was mainly attributable to:

(1) **Domestic market.** The Company focused on the construction of retail system with direct access to users, and improved efficiency through four reconstructions of "goals, processes, organizations and mechanisms" as well as further digital operation transformation of "products, marketing, services, logistics, customer and user". The Company also improved user's experiences and amplified user's value through smart home scenario solutions. For the prospective of product type:

(1) **Refrigerator**. With the trend of consumer demand and retail touch-point diversification, the Company, focusing on the users' demand for healthy life scenarios in the post-epidemic period, kept iterating the product lineup and operation model, with technologies including full-space preservation and extreme preservation leading the industry development, launched bestsellers online and offline for different groups of users and achieved network-wide integration by online live broadcast and offline streaming and refined store operation, promoting revenue growth and share expansion, in addition, Casarte continued to expand its share of high-end refrigerators, and had 49.3% market share of the products priced above RMB15,000.

From January to September 2020, the online and offline market share by sales revenue was 35.1% and 38.9%, representing an increase of 1.3 percentage points and 2.3 percentage points, respectively.

Washing machine. The Company focused on structural upgrade and achieved a year-on-year increase in average selling price in the third quarter through launching mid-range and high-end products via e-commerce and KA channels, the introduction of the sixth generation Yunxi

products via exclusive store channel, and other measures to increase average prices in township markets. The Company improved efficiency of network operation through various measures, such as classified and hierarchical management of downstream channels, and integration of online and offline operations. The Company improved Casarte products market share by means of product iteration, upgrade users experience with air wash and marketing activities such as Baiwan Shuangzi, with an accumulative share of 11.8% offline, representing an increase of 3 percentage points. The Company also launched the online IP "Happy Chick" Leader brand washing machines, sped up layout of chain channels and built an all network retail system, with an online share of 5%, representing an increase of 1.3 percentage points year on year. In addition, the Company accelerated the sales tumble dryer through differentiated offerings such as washing and drying package as well as upgrading and rebuilding balcony, so as to create business increments.

From January to September 2020, the online and offline market share by sales revenue was 39.4% and 39.9%, representing an increase of 4.6 percentage points and 3.8 percentage points, respectively.

③ Air conditioner. Based on consumers' growing concerns for health and fresh air, the Company developed 3D sterilization technology, water-washed air and other new technologies, created clean, fresh and moist health experience and build the brand recognition of "Choose Haier for Healthy Air". Focusing on improving operation capability and optimizing the efficiency of procurement, R&D and manufacturing, the Company reduced the number of SKUs and improved the efficiency of single models through optimization of outdoor machine platform, procurement standardization and modularization, while continuous efforts have been made to consolidate distribution network with direct consumer access and cover the weak market areas through the Smart Home Cloud model. Leverage on multiple brand portfolios, the Company expanded its user coverage through the strategy of "high-end leadership of Casarte, scale introduction of Haier and customized focus of Leader". The revenue of air-conditioners business for the third quarter increased by 27%.

From January to September 2020, the online and offline market share by sales revenue was 11.2% and 14.5%, representing an increase of 2.5 percentage points and 2.3 percentage points, respectively. In particular, shares of Casarte air-conditioners increased from 1.2% to 3.7%.

④ Water heater. Through the proactive marketing strategies and relying on the brand portfolio of "Haier, Casarte, Leader", the Company continued to gain market share. The Company expanded presence in new channels including heating & ventilation, building materials, hardware and water heating, so as to broaden consumer base; focusing on old and renovated residential communities, the Company attracted new users by organization activities in thousands of groups in thousands of areas and recruiting service partners; and the Company focused on designers and home improvement channels to enhance new users recognition. The Company invested more resources to Casarte, whose revenue growth reached 80% in the first three quarters.

From January to September 2020, the online and offline market share by sales revenue was 26.4% and 23.8%, representing an increase of 2.8 percentage points and 3.6 percentage points, respectively.

(b) Kitchen appliances. The Company adhered to a high-end and whole-set product strategy and created terminal scenario experience to meet users' needs for whole-set and intelligent scenario solutions. The Company launched products including "12-m² Smart Air" range hoods with self-adaptive air volume, "3D oxygen-increasing" gas stoves with precise temperature control, and built-in ovens featuring temperature and humidity control/active humidity control. Through the combination of the Casarte "Gourmet" system and the Haier "Dual-protection" system, the Company achieved market differentiation and increased the proportion of high-end sets, with the revenue from Casarte kitchen appliances in the first nine months exceeding 50%. The Company achieved network and retail transformation by accelerating the construction of franchised stores in towns, realizing multi-port distribution through online and downstream channels, and expanding construction channel. In addition, the Company provided users with one-stop home cooking solutions through "Three winged Bird Kitchen" and "Smart Cooking", and accelerated marketing through participating in small home renovation projects. From January to September 2020, market share by sales revenue was 5.6%, representing an increase of 0.2 percentage point.

(2) Overseas Market.

The *RenDanHeYi* mechanism ensured the rapid response of small and micro enterprises in all regions to the challenges of the epidemic. Giving full play to the advantages in global resources allocation based on global procurement, supply chain and R&D platforms, we overcame the adverse impact brought by external environment, thereby achieved the sustainable development of our business. We have achieved a comprehensive leading position with proprietary brands and ranked in TOP3 in the three categories (refrigeration, washing, air) in more than 20 countries. The profit of overseas operation for the third quarter increased by 58%.

① Global factories adhered to the normal epidemic prevention and resumption of work and production, overcame the shortage of parts, labor shortages and other risks and made all efforts to meet the order demand. ② In respect of local marketing, we accelerated the upgrading of offline touch-points and expanded online channels, explored new online sales models and made great efforts in overseas Experience Cloud model, to accelerate the transformation from selling product to creating experience premium and enhance performance and the brand's. For example, in the European market, the Company has entered the TOP3 e-commerce channels in various countries, in Australian market, the Company was listed in the brand section in 5 major mainstream online channels, with its online sales doubled.

(II) Gross Margin.

Our gross margin was 28.0% for the first three quarters, representing a decrease of 0.78 percentage point. Our gross margin in the third quarter was 28.1%, representing a decrease of 0.31 percentage point.

(1) **Domestic market.** Affected by such factors as the increase in the proportion of the industry's online channels and intensified competition, the industry average price remained under downward pressure in the third quarter, but its decrease gradually narrowed as compared with the first and second quarters. Domestic gross margin in the third quarter still declined year-on-year but the decrease narrowed as compared with the first half of the year. In the third quarter, the Company increased the revenue from Casarte products by 22% in the third quarter by launching more mid-to-high-end products, contributing to the improvement of gross margin. In addition, the Company optimized the supplier network and developed resources to achieve a balance between price and quality on the procurement side, and improved manufacturing efficiency by optimizing the layout of production areas, promoting flexible manufacturing, and continuously streamlining SKUs on the manufacturing side.

(2) Overseas market. Affected by such factors as the rapid growth in the revenue in the third quarter, rapid increase in the proportion of global leading product categories in line with the development trend toward large-volume and healthy home appliances and the improvement in manufacturing efficiency of overseas factories, the gross margin increased significantly in the third quarter. 1 Leadership in high-end products. In European market, the series of high-end refrigerators with T-shaped doors and French refrigerators were simultaneously put on market in many countries and regions, consolidating our Top 1 market share in Western Europe in respect of multi-door refrigerators. The price index of Haier refrigerators in major Western European countries from January to September amounted to 140, and the average unit price increased by EUR78. Brand new series of Washing 979 and the series of high-end direct-drive super-quiet were launched, and the price index of washing machines from January to September staged a year-on-year increase of 16%. In Japanese market, AQUA refrigerators launched brand new Delie products via iterative TZ ultrathin popular products. Retail sales of super-large refrigerators bucked the trend by increasing 41%. 2 Manufacturing efficiency improvement. Haier refrigerator factory in Russia improved production efficiency by 9% through Line of Balance and other measures; Pakistan factory improved its quality by more than 10% by introducing new technologies and optimizing the quality system; carried out lean production and optimized the manufacturing expense efficiency by 12%.

(III) Expense Rate.

(1) The selling expense ratio of the Company was 15.1% in the first three quarters, representing a decrease of 0.1 percentage point year on year. Among which, the selling expense ratio in the third quarter was 15.1%, representing a decrease of 1 percentage point year on year. With the implementation of a series of measures to reduce fees and improve efficiency this year, the selling expense ratio is gradually optimized.

(1) **Domestic market.** We promoted process reshaping and digital transformation and achieved improvements of organization efficiency by simplifying processes and eliminating process for management and control; we achieved cost efficiency through the digitalization of marketing activities and users management. The domestic sales expense ratio of the third quarter decreased by 1.4 percentage points.

② **Overseas market.** We advanced the establishment of terminal information system, so as to improve operating efficiency. We also improved input-output through lean saving plan and other measures.

(2) The management expense ratio of the Company was 4.6% in the first three quarters, representing a decrease of 0.01 percentage point year on year. Among which, the management expense ratio in the third quarter was 4.2%, representing a decrease of 0.5 percentage point year on year. The decrease in management expense ratio is mainly resulted from the improved efficiency of organization operation.

(3) The research and development expense ratio of the Company was 3.2% in the first three quarters, representing an increase of 0.3 percentage point year on year, among which, the research and development expense ratio in the third quarter was 3.5%, representing an increase of 0.2 percentage point year on year. It is mainly due to the Company's promotion of its intelligent competitiveness and the increase in investment in APP, voice control, image recognition, big data applications, as well as related advanced research and development technologies.

(IV) Ecosystem Scenario Brand Construction.

In September 2020, the Company launched Three winged Bird (三翼鸟), the first scenario brand in the world, which is based on three cores abilities: "Global Leading Explosive Scenario Solutions", "Implementing Guarantee 1+N Capability" and "The Industry's Only Experiential Cloud Platform", working with the ecological side to promote the home Internet of Things into thousands of households to provide users with smart home full scenario solutions covering balcony, kitchen, living room, bathroom, bedroom, whole house air, etc., and full scenario update services of whole house renovation and partly transformation, it developed a new track from selling products to customized scenario services. The Company has arranged 260 Haier No. 001 stores and four offline experience centers. Through more than 30,000 offline networks, more than 6,000 service butlers and more than 9,000 resource providers, the Company facilitated the nationwide application of Three winged Bird scenario solutions.

From January to September in 2020, the ecological revenue of the Company was RMB7.2 billion, representing an increase of 114%, among which, the ecological revenue of the third quarter was RMB3.4 billion, representing an increase of 138% year on year. From January to September, the sales of scenario solutions was 687,000 sets, staging a year-on-year increase of 24.5%; network appliance binding volume increased by 116%; in September 2020, daily active users of Haier Smart Home APP staged a year-on-year increase of 225%.

Non-recurring profit or loss items and amount $\sqrt{Applicable}$ \square Not Applicable

Unit and Currency: RMB

Items Amount for the current Amount for the beginning of the
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	period	year to the end of the reporting
	(July to September)	period (January to September)
Profit or loss from disposal of non-current assets	-42,625,336.34	-54,002,412.43
Government grants included in current		
profit or loss, except that closely related		
to the normal operating business of the		
Company, complied with requirements of	314,809,133.16	705,610,813.42
the national policies, continued to be		
granted with the amount and quantity		
determined under certain standards		
Profit and loss of changes in fair value		
arising from holding of financial assets		
held for trading, derivative financial		
assets, financial liabilities held for trading		
and derivative financial liabilities except		
for valid straddle business relevant to		
normal business of the Company, as well	62,563,869.87	46,537,840.38
as investment gain realized from disposal		
of financial assets held for trading,		
derivative financial assets, financial		
liabilities held for trading, derivative		
financial liabilities and other debt		
investments		
Other non-operating income and expenses	-24,102,076.04	-13,751,473.89
except for the aforementioned items	-24,102,070.04	-13,731,473.87
Profit from disposal of long-term equity	2,267,620,952.48	2,267,421,126.83
investments	2,207,020,752.40	2,207,421,120.05
Impact on minority interests (after tax)	-234,662,122.80	-364,743,321.11
Impact on income tax	-346,815,267.65	-378,923,205.39
Total	1,996,789,152.68	2,208,149,367.81

2.2 Table of total number of shareholders, top ten shareholders, top ten common shareholders (or the shareholders without selling restrictions) by the end of the reporting period

						Unit: Share
Total number of shareholders						142,184
Shareholdings of top ten shareholders						
Name of shareholder	Number of shares held at the end of the period Perce ntage (%)	Perce	Number of shares held	Status of s pledged or		Nature of
Name of shareholder (full name)		subject to selling restrictions	Status	Num ber	shareholde r	

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Haier Electric Appliances International Co., Ltd.	1,258,684,824	19.13		Nil	Domestic non-state- owned legal entity		
Haier Group Corporation	1,072,610,764	16.30		Nil	Domestic non-state- owned legal entity		
Hong Kong Securities Clearing Company Limited	547,189,119	8.32		Nil	Unknown		
ChinaSecuritiesFinanceCorporationLimited	182,592,697	2.78		Nil	Unknown		
Qingdao Haier Venture & Investment Information Co., Ltd.	172,252,560	2.62		Nil	Domestic non-state- owned legal entity		
GIC PRIVATE LIMITED	114,053,758	1.73		Nil	Foreign legal entity		
CLEARSTREAM BANKING S.A. (Note)	91,168,350	1.39		Nil	Foreign legal entity		
Qingdao Haichuangzhi Management Consulting Enterprise (Limited Partnership)	73,011,000	1.11		Nil	Domestic non-state- owned legal entity		
Central Huijin Asset Management Ltd.	69,539,900	1.06		Nil	Unknown		
NationalSocialSecurity Fund Portfolio113	65,793,903	1.00	Nil		Unknown		
Shareholdings of top ten shareholders not subject to selling restrictions							
Name of share	holder	trada held no	mber of ble shares ot subject to restrictions	Class and nu Class	mber of shares Number		

	1	1			
Haier Electric Appliances International Co., Ltd.	1,258,684,824	RMB ordinary	1,258,684,824		
Haier Group Corporation	1,072,610,764	RMB ordinary	1,072,610,764		
Hong Kong Securities Clearing Company					
Limited	547,189,119	RMB ordinary	547,189,119		
China Securities Finance Corporation	192 502 607		192 502 607		
Limited	182,592,697	RMB ordinary	182,592,697		
Qingdao Haier Venture & Investment	172,252,560	RMB ordinary	172,252,560		
Information Co., Ltd.	172,232,300	KIVID Olullialy	172,232,300		
GIC PRIVATE LIMITED	114,053,758	RMB ordinary	114,053,758		
CLEARSTREAM BANKING S.A.	91,168,350	Overseas listed	91,168,350		
(Note)	71,100,550	foreign shares	71,100,550		
Qingdao Haichuangzhi Management					
Consulting Enterprise (Limited	73,011,000	RMB ordinary	73,011,000		
Partnership)					
Central Huijin Asset Management Ltd.	69,539,900	RMB ordinary	69,539,900		
National Social Security Fund Portfolio	65,793,903	RMB ordinary	65,793,903		
113					
	(1) Haier Electric Appliances International Co., Ltd. is a				
	<i>c</i> ,	of Haier Group Co	1		
		holds 51.20% of its			
Explanation of related-parties or parties		vestment Information			
acting in concert among the aforesaid	尔创业投资咨询有限公司) and Qingdao Haichuangzhi Management Consulting Enterprise (Limited Partnership)				
shareholders					
		、询企业(有限合伙));	are parties acting		
	in concert with Haier Group Corporation;(2) The Company is not aware of the existence of any				
			cristence of ally		
Explanation of preferential shareholders	connections of other shareholders.				
with restoration of voting rights and their	Not applicable				
shareholdings					
	1				

Note: (1) This account is the Clearstream Banking collection account for the Company's D shares, which is the original data provided by the German securities registration agency to the Company after the merger according to local market practices and technical settings, not representing the ultimate shareholder. (2) 57,142,857 shares in this account are held by Haier International Co., Limited, the concerted actor of the Company's ultimate controller Haier Group Corporation, accounting for 0.87% of the Company's total share capital.

2.3 Table of total number of preferential shareholders, top ten preferential shareholders, top ten preferential shareholders without selling restrictions by the end of the reporting period □Applicable √Not Applicable

III. SIGNIFICANT EVENTS

3.1 The major changes of and reasons for the key items of accounting statement and financial indicators

 $\sqrt{\text{Applicable}}$ \square Not Applicable

1) Financial assets held for trading increased by 561.87% as compared to the beginning of the period, mainly due to the increase of the short-term wealth management products;

2) Derivative financial assets increased by 251.00% as compared to the beginning of the period, mainly due to the increase of forward foreign exchange contacts in the period;

3) Accounts receivable increased by 51.31% as compared to the beginning of the period, mainly due to the increase in revenue scale;

4) Other current assets decreased by 57.63% as compared to the beginning of the period, mainly due to the decrease of the wealth management products measured at amortized cost;

5) Other equity instruments investments increased by 90.02% as compared to the beginning of the period, mainly due to changes in the equity of the subsidiary, namely the investment in the subsidiary was adjusted to other equity instruments investments;

6) Other non-current financial assets decreased by 100.00% as compared to the beginning of the period, mainly due to the reclassification of wealth management due within one year to financial assets held for trading;

7) Construction in progress increased by 42.20% as compared to the beginning of the period, mainly due to the increase in plant under construction and equipment;

8) Financial liabilities held for trading decreased by 99.62% as compared to the beginning of the period, mainly due to the expiration of the locked exchange rate instruments;

9) Derivative financial liabilities increased by 86.29% as compared to the beginning of the period, mainly due to the increase in interest rate swap agreements and forward foreign exchange contracts;

10) Taxes payable increased by 50.42% as compared to the beginning of the period, mainly due to the income tax on the investment income of the change in the equity of subsidiaries;

11) Other current liabilities increased by 1121.10% as compared to the beginning of the period, mainly due to the Company's issuance of ultra-short-term financing bonds for financing;

12) Deferred income decreased by 35.05% as compared to the beginning of the period, mainly due to the change in the equity of subsidiaries;

13) Deferred income tax liabilities increased by 35.46% as compared to the beginning of the period, mainly due to the change in the equity of subsidiaries;

14) Other comprehensive income decreased by 124.56% as compared to the beginning of the period, mainly due to the exchange differences on translation of statements denominated in foreign currencies;

15) Taxes and surcharges decreased by 31.62% as compared to the same period of last year, mainly due to the change of value-added tax rate, which decreased from 16% to 13% since 1 April 2019;

16) Other income increased by 40.25% as compared to the same period of last year, mainly due to the increase of government grants in the period;

17) Gains on change of fair value decreased by 54.79% as compared to the same period of last year, mainly due to the decrease of fair value in forward foreign exchange contacts in the period as compared to the same period of last year;

18) Loss on credit impairment increased by 231.53% as compared to the same period of last year, mainly due to the increase in bad debt loss of accounts receivable in the period;

19) Loss in assets impairment increased by 182.63% as compared to the same period of last year, mainly due to the increase in the provision of loss in inventory impairment in the period;

20) Gain from disposal of assets decreased by 271.97% as compared to the same period of last year, mainly due to the recognition of loss from disposal of non-current assets in the period;

21) Non-operating income decreased by 77.13% as compared to the same period of last year, mainly due to the decrease of the fine income in the period compared to the same period of last year;

22) Non-operating expense decreased by 30.74% as compared to the same period of last year, mainly due to the decrease of one-off expenses recognized in the period;

23) Net cash flows from operating activities decreased by 32.62% as compared to the same period of last year, mainly due to the decrease caused by the impact of COVID-19 in the first quarter, and mostly offset by the year-on-year improvement in cash flows in the second and third quarters;

24) Net cash flows from investing activities increased by 69.98% as compared to the same period of last year, mainly due to the cash inflow from the disposal of subsidiaries, the redemption of wealth management products in the period, as well as the cash outflow from expense resulting from the acquisition of Candy in the same period of last year and the cash outflow from the purchase of wealth management products;

25) Net cash flows from financing activities increased by 560.13% as compared to the same period of last year, mainly due to the increase of borrowings in the period and issuance of ultra-short-term financing bonds.

3.2 Analysis on the progress of significant events and their impact and solution

 $\sqrt{\text{Applicable}}$ \square Not Applicable

(1) **External guarantees:** By the end of the reporting period, the external guarantees provided by the Company and its subsidiaries were guarantees between the Company and its subsidiaries, the total balance of which amounted to RMB33.624 billion (among which, the balance of the guarantee provided for the loan fund for acquisition of GEA was RMB4.795 billion and the balance of daily business guarantees was RMB28.830 billion), accounting for 66.7% of the Company's latest net assets and 16.8% of the latest total assets.

(2) **Foreign exchange derivative:** By the end of the reporting period, the aggregate balance of the Company's foreign exchange derivative transactions amounted to approximately USD1.505 billion.

(3) Entrusted wealth management: By the end of the reporting period, the balance of the Company's entrusted wealth management amounted to RMB2.441 billion, including three parts: ① temporarily-idle fund-raising wealth management: at the end of December 2018, the Company's proceeds for the issuance of convertible corporate bonds were fully landed. In order to improve the yield of temporarily-idle funds, the Company intended to carry out cash management with the amounts not exceed RMB0.7 billion after approved by the Board of Directors. By the end of the reporting period, the balance of the entrusted wealth management amounted to RMB542 million; 2 wealth management of the Company's Hong Kong listed subsidiary: Haier Electronics Group Co., Ltd. (hereinafter referred to as "Haier Electronics", stock code: "01169.HK"), the holding subsidiary of the Company, has purchased some short-term principal-protected wealth management and structural deposits from the large commercial banks as an independently operating Hong Kong listed company in order to increase the efficiency of the use of idle funds within the authorities of the management and on the premise of safeguarding funds security. In the purchase process, all the necessary board reports were subject to the procedures such as filling and management's review according to the regulations requirements for Hong Kong listed company, so as to ensure sufficient funds for the day-to-day operations of the main business and improve the shareholders' returns. By the end of the reporting period, the balance of the entrusted wealth management amounted to RMB1.894 billion. 3 Temporary-idle funds wealth management by certain subsidiaries of the Company: In order to improve the yield of temporarily-idle funds, some subsidiaries of the Company use temporarily-idle funds for cash management within the authority of the general manager's office meeting. By the end of the reporting period, the balance of the entrusted wealth management amounted to RMB5 million.

(4) **The progress on the matters of privatization of Haier Electronics:** On 12 December 2019, the Company announced the preliminary discussion on the implementation of H-share listing and privatization of Haier Electronics. On 30 July 2020, the board of directors of the Company considered and approved the relevant plans and disclosed the Report on Material Asset Purchase and Related

Transactions of Haier Smart Home Co., Ltd. (Draft) and relevant documents. Up to now, the Company is continuing to advance the relevant matters and will continue to disclose when the relevant node progress achieved according to the relevant requirements.

(5) **The progress on the matters of transfer of COSMO's equity:** On 30 July 2020, the Company disclosed the relevant announcement on the transfer of 54.50% of equity of Haier COSMOPlat IOT Ecosystem Technology Co., Ltd. and related transactions. By the end of the reporting period, the equity transfer has been completed.

3.3 Undertakings not performed as scheduled during the reporting period

□Applicable √Not Applicable

By the end of the reporting period, the Company had no undertakings not performed as scheduled. The undertakings in performance are as follows:

Background of undertakings	Type of undertakings	Covenanter	Contents of undertakings	Date and term of undertaking s	Any deadline for performanc e	Whether performe d in a timely and strict way
Undertaking related to significant asset reorganizatio n	Eliminate the right defects in land property etc.	Haier Group Corporation	During the period from September 2006 to May 2007, the Company issued shares to Haier Group Corporation ("Haier Group") to purchase the controlling equity in its four subsidiaries, namely Qingdao Haier Air-Conditioner Electronics Co., Ltd. (青岛海尔空调电子有限公司), Hefei Haier Air-conditioning Co., Limited (合肥海尔空调器有限公司), Wuhan Haier Electronics Co., Ltd. (武汉海尔电器股份有限公司), Guizhou Haier Electronics Co., Ltd. (贵州海尔电器有限公司). With regard to the land and property required in the operation of Qingdao Haier Air-Conditioner Electronics Co., Ltd., Hefei Haier Air-conditioning Co., Limited, Wuhan Haier Electronics Co., Ltd. (the "Covenantees"), Haier Group made an undertaking (the "2006 Undertaking"). According to the content of 2006 Undertaking and current condition of each Covenantee, Haier Group will constantly assure that Covenantees will lease the land and property owned by Haier Group for free. Haier Group will make compensation in the event that the Covenantees suffer loss due to the	27 September 2006, long-term	Yes	Yes

					1	
			unavailability of such land and property.			
			Haier Group Corporation undertakes that it will assure HSH and its			
			subsidiaries of the constant, stable and unobstructed use of the leased			
			property. In the event that HSH or any of its subsidiaries suffers any			
			economic loss due to the fact that leased property has no relevant			
			ownership certificate, Haier Group Corporation will make compensation			
			to impaired party in a timely and sufficient way and take all reasonable			
			and practicable measures to support the impaired party to recover to			
			normal operation before the occurrence of loss. Upon the expiration of			
			relevant leasing period, Haier Group Corporation will grant or take			
			practicable measures to assure HSH and its subsidiaries of priority to			
	Eliminate		continue to lease the property at a price not higher than the rent in			
Un dontalsin a			comparable market at that time. Haier Group Corporation will assure HSH	24		
Undertaking related to	the right defects in	Haier Group	and its subsidiaries of the constant, stable, free and unobstructed use of	December	Yes	Yes
	land	Corporation	self-built property and land of the Group. In the event that HSH or any of	2013,	res	res
refinancing			its subsidiaries fails to continue to use self-built property according to its	long-term		
	property etc.		own will or in original way due to the fact that self-built property has no			
			relevant ownership certificate, Haier Group Corporation will take all			
			reasonable and practicable measures to eliminate obstruction and impact,			
			or will support HSH or its affected subsidiary to obtain alternative			
			property as soon as possible, if Haier Group Corporation anticipates it is			
			unable to cope with or eliminate the external obstruction and impact with			
			its reasonable effort. For details, please refer to the Announcement of			
			Qingdao Haier Co., Ltd. on the Formation, Current Situation of the			
			Defective Property, the Influence on Operation of Issuer Caused by			
			Uncertainty of Ownership, Solution for the Defect and Guarantee			
			Measures (L2014-005) published by the Company on the four major			

Eliminate the right defects in land property etc.	Haier Smart Home Co., Ltd.	securities newspapers and the website of SSE on 29 March 2014. The Company undertakes that it will eliminate the property defects of the Company and main subsidiaries within five years with reasonable business effort since 24 December 2013, to achieve the legality and compliance of the Company and main subsidiaries in terms of land and property. For details, please refer to the <i>Announcement of Qingdao Haier Co., Ltd. on</i> <i>the Formation, Current Situation of the Defective Property, the Influence</i> <i>on Operation of Issuer Caused by Uncertainty of Ownership, Solution for</i> <i>the Defect and Guarantee Measures</i> (L2014-005) published by the Company on the four major securities newspapers and the website of SSE on 29 March 2014. During the aforesaid period, the Company has formulated relevant performance guarantee measures, including the re-application by the Company and its main subsidiaries to the competent government department for the property ownership certificate and to procure Haier Group Corporation to make guarantee undertakings in respect of the defective property with land ownership owned by it and its subsidiaries. As of the expiration date, the Company has resolved the property defects of itself and its eight major subsidiaries, while that of the	December 2013, eight	Yes	Yes
the right defects in land	Home Co.,	Company on the four major securities newspapers and the website of SSE on 29 March 2014. During the aforesaid period, the Company has formulated relevant performance guarantee measures, including the re-application by the Company and its main subsidiaries to the competent government department for the property ownership certificate and to procure Haier Group Corporation to make guarantee undertakings in respect of the defective property with land ownership owned by it and its subsidiaries. As of the expiration date, the Company has resolved the	December 2013, eight	Yes	Yes

			and the general meeting held on 21 December 2018, the term of the above			
Other undertakings	Asset injection	Haier Group Corporation	undertakings was extended for three years based on the original deadline. Inject the assets of Haier Photoelectric to the Company or dispose such assets through other ways according to the requirements of the domestic supervision before June 2025. For more details, please refer to the <i>Announcement of Haier Smart Home Co., Ltd. on the Changes of Some</i> <i>Undertakings on Asset Injection of Haier Group Corporation</i> (L2020-024) published on the four major securities newspapers and the website of SSE on 30 April 2020.	December 2015 to June 2025	Yes	Yes
Other undertakings	Profit forecast and compensatio n	Haier Electric Appliances International Co., Ltd.	In August 2018, Guanmei (Shanghai) Enterprise Management Company Limited (贯美(上海)企业管理有限公司) (hereinafter referred to as "Guanmei"), an indirect holding subsidiary of the Company replaced the 55% equity interests of Bingji (Shanghai) Enterprise Management Company Limited (冰戟(上海)企业管理有限公司) held by it with the 51% equity interests of Qingdao Haishi Water Equipment Co., Ltd. (hereinafter referred to as "Water Equipment") held by Haier Electric Appliances International Co., Ltd. (hereinafter referred to as "Haier International"). In this regard, Haier International promises that the cumulative actual net profit recorded by the Water Equipment in the three accounting years during the profit compensation period shall not be less than its cumulative forecasted net profit in the corresponding year, otherwise Haier International shall compensate Guanmei's results according to the Assets Replacement Agreement. Details are set out in the Announcement on Connected Transaction of Planning to Conduct Equity Replacement by Holding Subsidiary and Haier Electronics International Co., Ltd. of Qingdao Haier Co., Ltd. (L2018-047) published by the Company on the four major securities newspapers and the website of SSE	As of 30 April 2021	Yes	Yes

			on 31 August 2018.			
Undertaking related to significant asset reorganizatio n	Resolve horizontal competition	Haier Smart Home Co., Ltd.	Before this transaction (i.e. the transaction involving in the matters of HSH's proposed privatization of HEG, the same as below), HEG was the holding subsidiary of the Company, and there was no horizontal competition between HEG and the Company; after the completion of this transaction, HEG will become the wholly-owned or holding subsidiary of the Company (depending on the implementation of the EB Proposal), and there is no or new horizontal competition between HEG and the Company. There is no new or potential horizontal competition between the Company and its controlling shareholder and other related parties controlled by its actual controller.	31 July 2020, long-term	Yes	Yes
Undertaking related to significant asset reorganizatio n	Undertaking related to share reduction	Directors, supervisors and senior management of HSH	The directors, supervisors and senior management of Haier Smart Home Co., Ltd. undertake: in this transaction, during the period from the earlier of the date of resumption of trading of HSH Shares and the date of issuance of this letter of undertaking to the completion of this transaction, I have no plan to reduce HSH Shares (if applicable). If I violate the aforesaid undertaking so as to cause any loss to HSH or other investors, I undertake to be liable for compensation to HSH or other investors according to laws.	31 July 2020, completion of this transaction	Yes	Yes
Undertaking related to significant asset reorganizatio n	Reduce connected transactions	Haier Electric Appliances International Co., Ltd.	1. This transaction constitutes a connected transaction. The connected transaction procedures completed for this transaction are in compliance with relevant regulations, the connected transaction is priced fairly, and there are no circumstances that harm the interests of the Listed Company and non-connected shareholders. 2. After the completion of this transaction, the Company and its affiliated enterprises will take legal and effective measures to minimize and regulate the connected transactions with the Listed Company and consciously safeguard the interests of the	29 July 2020, long-term	Yes	Yes

			Listed Company and all shareholders, and will not take advantage of			
			connected transactions for improper benefits. 3. Without prejudice to laws			
			and regulations, if there are any unavoidable or well-grounded connected			
			transactions between the Company and its affiliated enterprises and the			
			Listed Company, the Company and its affiliated enterprises will enter into			
			transaction agreements with the Listed Company according to laws to			
			ensure they will strictly complete the connected transaction procedures			
			specified in laws, regulations, regulatory documents and the Articles of			
			Association, conduct connected transactions at a fair price in accordance			
			with market-oriented principles to ensure the fairness and compliance of			
			connected transactions, and will not take advantage of such connected			
			transactions to engage in any act that harms the interests of the Listed			
			Company or its minority shareholders, and at the same time, they will			
			perform the information disclosure obligations in accordance with relevant			
			regulations.			
I I a de uterleine e			In this transaction, during the period from the earlier of the date of			
Undertaking	Undontolvino	Haier Electric	resumption of trading of HSH Shares and the date of issuance of this letter	29 July		
related to	Undertaking		of undertaking to the completion of this transaction, the Company has no	2020,		
significant	related to	Appliances International	plan to reduce HSH Shares. If the Company violates the aforesaid	completion	Yes	Yes
asset	share		undertaking so as to cause any loss to HSH or other investors, the	of this		
reorganizatio	reduction	Co., Ltd.	Company undertakes to be liable for compensation to HSH or other	transaction		
n			investors according to laws.			
Undertaking			1. This transaction constitutes a connected transaction. The connected			
related to	Reduce	Haiar Crour	transaction procedures completed for this transaction are in compliance	29 July		
significant	connected	Haier Group	with relevant regulations, the connected transaction is priced fairly, and	2020,	Yes	Yes
asset	transactions	Corporation	there are no circumstances that harm the interests of the Listed Company	long-term		
reorganizatio			and non-connected shareholders. 2. After the completion of this			

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n			transaction, the Company and its affiliated enterprises will take legal and			
			effective measures to minimize and regulate the connected transactions			
			with the Listed Company and consciously safeguard the interests of the			
			Listed Company and all shareholders, and will not take advantage of			
			connected transactions for improper benefits. 3. Without prejudice to laws			
			and regulations, if there are any unavoidable or well-grounded connected			
			transactions between the Company and its affiliated enterprises and the			
			Listed Company, the Company and its affiliated enterprises will enter into			
			transaction agreements with the Listed Company according to laws to			
			ensure they will strictly complete the connected transaction procedures			
			specified in laws, regulations, regulatory documents and the Articles of			
			Association, conduct connected transactions at a fair price in accordance			
			with market-oriented principles to ensure the fairness and compliance of			
			connected transactions, and will not take advantage of such connected			
			transactions to engage in any act that harms the interests of the Listed			
			Company or its minority shareholders, and at the same time, they will			
			perform the information disclosure obligations in accordance with relevant			
			regulations.			
			1. The Company and the holding subsidiary Haier Electric Appliances			
Undertaking			Internationals Co., Ltd. were mainly engaged in investment business			
related to			during the reporting period. The Company and the holding subsidiary			
significant	Resolve	Haier Group	Haier Electric Appliances International Co., Ltd. (including their	29 July		
asset	horizontal	Corporation	subsidiaries and entities holding more than 30% of its shares) are not	2020,	Yes	Yes
reorganizatio	competition	Corporation	involved in any existing or potential horizontal competition with HSH; 2.	long-term		
-			The domestic and overseas white goods businesses and assets held by the			
ns			Company (including its subsidiaries and entities holding more than 30%			
			of its shares) have been injected in HSH by way of asset integration and			

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			equity transfer in accordance with the undertakings made by the Company			
			in January 2011 and the requirements for adjustment of such undertakings			
			considered and approved at the annual general meeting for 2014 of HSH;			
			3. Since the closing of acquisition of 100% shares of Haier New Zealand			
			Investment Holding Company Limited, which holds 100% shares of			
			Fisher & Paykel Appliances Holdings Limited, by Haier Singapore			
			Investment Holding Co., Ltd., an overseas subsidiary of HSH in July			
			2018, there has been no horizontal competition between the Company			
			(including its subsidiaries and entities holding more than 30% of its			
			shares) and HSH in respect of any business at home and abroad. During			
			the reporting period, there was no new horizontal competition between the			
			Company (including its subsidiaries and entities holding more than 30%			
			of its shares) and HSH; 4. After the completion of this transaction, there is			
			no new or potential horizontal competition between the Company			
			(including its subsidiaries and entities holding more than 30% of its			
			shares) and its affiliated enterprises and HSH; 5. During the period when			
			the Company is the controlling shareholder of HSH and HSH Shares are			
			listed on the Hong Kong Stock Exchange, the Company and other			
			subsidiaries thereof and entities holding more than 30% of its shares will			
			not engage in any businesses which are in competition with those engaged			
			in by HSH or run into existing or potential horizontal competition with			
			HSH.			
Undertaking	Maintain the		After the completion of this transaction, the Company will equally			
related to	independenc	Usian Crour	exercise shareholders' rights and fulfill shareholders' obligations without	29 July		
significant	e of the	Haier Group Corporation	seeking improper benefits by taking advantage of its shareholder status in	2020,	Yes	Yes
asset	Listed	Corporation	strict accordance with the Company Law, Securities Law, relevant	long-term		
reorganizatio	Company		provisions of China Securities Regulatory Commission and Shanghai			

n			Stock Exchange as well as the Articles of Association of HSH, etc. to keep the Listed Company completely separate from the Company and other			
			the Listed Company completely separate from the Company and other enterprises under the control or significant influence of the Company in management, personnel, assets, finance, institution, and business operations so as to maintain the independence of the Listed Company in management, personnel, assets, finance, institution and business operations. After the completion of this transaction, the Company will regulate the external guarantees of the Listed Company and its subsidiaries without illegally occupying the funds thereof in compliance with the Notice on Several Issues concerning Regulating Fund Transactions between Listed Companies and Their Related Parties and the External Guarantees of Listed Companies《关于规范上市公司与关联 方资金往来及上市公司对外担保若干问题的通知》 and the Circular of China Securities Regulatory Commission and China Banking Regulatory Commission on Regulating the External Guaranties Provided by Listed Companies《中国证券监督管理委员会、中国银行业监督管理委员会 关于规范上市公司对外担保行为的通知》. The Company undertakes to strictly fulfill the above undertaking. If the Company and other enterprises			
			under the control or significant influence of the Company violate the above undertaking so as to cause any damage to the rights and interests of the Listed Company, the Company will bear corresponding compensation liability according to laws.			
Undertaking related to significant asset reorganizatio	Undertaking related to share reduction	Haier Group Corporation	In this transaction, during the period from the earlier of the date of resumption of trading of HSH Shares and the date of issuance of this letter of undertaking to the completion of this transaction, the Company has no plan to reduce HSH Shares. If the Company violates the aforesaid undertaking so as to cause any loss to HSH or other investors, the	29 July 2020, completion of this transaction	Yes	Yes

n			Company undertakes to be liable for compensation to HSH or other investors according to laws.			
Undertaking related to significant asset reorganizatio n	Undertaking related to share reduction	Qingdao Haier Venture & Investment Information Co., Ltd.	In this transaction, during the period from the earlier of the date of resumption of trading of HSH Shares and the date of issuance of this letter of undertaking to the completion of this transaction, the Company has no plan to reduce HSH Shares. If the Company violates the aforesaid undertaking so as to cause any loss to HSH or other investors, the Company undertakes to be liable for compensation to HSH or other investors according to laws.	29 July 2020, completion of this transaction	Yes	Yes
Undertaking related to significant asset reorganizatio n	Undertaking related to share reduction	Qingdao Haichuangzhi Management Consulting Enterprise (Limited Partnership)	In this transaction, during the period from the earlier of the date of resumption of trading of HSH Shares and the date of issuance of this letter of undertaking to the completion of this transaction, the Company has no plan to reduce HSH Shares. If the Company violates the aforesaid undertaking so as to cause any loss to HSH or other investors, the Company undertakes to be liable for compensation to HSH or other investors according to laws.	29 July 2020, completion of this transaction	Yes	Yes
Undertaking related to significant asset reorganizatio n	Others	HCH (HK) INVESTMEN T MANAGEME NT CO., LIMITED	1. The Company legally holds the underlying shares and has complete ownership of the underlying shares, which are not subject to any right restrictions or involved in any circumstance which may affect the offer or closing of this transaction. 2. The Company has complete right to participate in this transaction and is entitled to accept offer for this transaction and sign and perform all agreements and documents involved in this transaction. 3. The Company intends to participate in this transaction as a shareholder in the scheme of arrangement. 4. Unless the privatisation of HEG is completed or HSH announces termination of privatisation, except for the transaction with HSH and its designated subject, the Company will not sell underlying shares, or reach any	29 July 2020, six months after termination of privatisatio n/listing of H Shares	Yes	Yes

		arrangement with any third party on disposing of relevant underlying			
		shares or interests thereof, or set any pledge and other right restrictions on			
		the underlying shares after issue of the letter of confirmation. 5. Unless the			
		privatisation of HEG is completed or HSH announces termination of			
		privatisation, except for participating in and promoting this transaction,			
		the Company will not additionally hold HEG Shares, or reach any			
		arrangement with other HEG Shareholders on disposing of the relevant			
		underlying shares or interests thereof, or set any pledge and other right			
		restrictions on the HEG Shares held by other HEG Shareholders. 6. The			
		Company will comply with the relevant restrictions on the sale of HSH			
		Shares in accordance with Rule 10.07 of the Rules Governing the Listing			
		of Securities on the Stock Exchange of Hong Kong Limited as amended			
		from time to time: from the date of disclosure of the shareholdings of the			
		Company in the Listing Document of HSH H Shares involved in this			
		transaction to the 6th month after HSH H Shares are traded on the Hong			
		Kong Stock Exchange, the Company will not sell HSH H Shares acquired			
		by the Company through this transaction, or enter into any agreement on			
		selling such shares, or set any option, right, interest or encumbrance for			
		such shares; in addition, within six months after the expiry of the			
		aforementioned 6-month period, the Company's selling HSH H Shares,			
		entering into any agreement on selling such shares, or exercising or			
		executing relevant options, rights, interests or encumbrances for such			
		shares will not cause Haier Group Corporation and its concerted parties to			
		lose their status as controlling shareholders of HSH.			
Reduce	HCH (HK)	1. This transaction constitutes a connected transaction. The connected	29 July		
connected	INVESTMEN	transaction procedures completed for this transaction are in compliance	2020,	Yes	Yes
transactions	Т	with relevant regulations, the connected transaction is priced fairly, and	long-term		
	connected	connected INVESTMEN	 shares or interests thereof, or set any pledge and other right restrictions on the underlying shares after issue of the letter of confirmation. 5. Unless the privatisation of HEG is completed or HSH announces termination of privatisation, except for participating in and promoting this transaction, the Company will not additionally hold HEG Shares, or reach any arrangement with other HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders on the sale of HSH Shares in accordance with Rule 10.07 of the <i>Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited</i> as amended from time to time: from the date of disclosure of the shareholdings of the Company in the Listing Document of HSH H Shares involved in this transaction to the 6th month after HSH H Shares are traded on the Hong Kong Stock Exchange, the Company will not sell HSH H Shares acquired by the Company through this transaction, or enter into any agreement on selling such shares, or exercising or executing relevant options, right, interests or encumbrances for such shares will not cause Haier Group Corporation and its concerted parties to lose their status as controlling shareholders of HSH. Reduce HCH (HK) 1. This transaction constitutes a connected transaction. The connected transaction are in compliance 	shares or interests thereof, or set any pledge and other right restrictions on the underlying shares after issue of the letter of confirmation. 5. Unless the privatisation, except for participating in and promoting this transaction, the Company will not additionally hold HEG Shares, or reach any arrangement with other HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders of the relevant shares in accordance with Rule 10.07 of the <i>Rules Governing the Listing</i> of <i>Securities on the Stock Exchange of Hong Kong Limited</i> as amended from time to time: from the date of disclosure of the shareholdings of the Company in the Listing Document of HSH H Shares involved in this transaction to the 6th month after HSH H Shares involved in this transaction to the 6th month after HSH H Shares are traded on the Hong Kong Stock Exchange, the Company will not sell HSH H Shares, entering into any agreement on selling such shares, or set any option, right, interest or encumbrance for such shares; in addition, within six months after the expiry of the aforementioned 6-month period, the Company's selling HSH H Shares, entering into any agreement on selling such shares, or exercising or executing relevant options, rights, interests or encumbrances for such shares will not cause Haier Group Corporation and its concerted parties to lose their status as controlling shareholders of HSH.Reduce connectedHCH (HK) INVESTMEN1. This transaction constitutes a connected transaction. The connected 29 July 2020, <td>shares or interests thereof, or set any pledge and other right restrictions on the underlying shares after issue of the letter of confirmation. 5. Unless the privatisation, except for participating in and promoting this transaction, the Company will not additionally hold HEG Shares, or reach any arrangement with other HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders. 6. The Company will comply with the relevant restrictions on the sale of HSH Shares in accordance with Rule 10.07 of the <i>Rules Governing the Listing</i> of <i>Securities on the Stock Exchange of Hong Kong Limited</i> as amended from time to time: from the date of disclosure of the shareholdings of the Company in the Listing Document of HSH H Shares involved in this transaction to the 6th month after HSH H Shares are traded on the Hong Kong Stock Exchange, the Company will not sell HSH H Shares, entering into any agreement on selling such shares, or set any option, right, interest or encumbrance for such shares; in addition, within six months after the expiry of the aforementioned 6-month period, the Company's selling HSH H Shares, entering into any agreement on selling such shares, or exercising or executing relevant options, rights, interests or encumbrances for such shares will not cause Haier Group Corporation and its concerted parties to lose their status as controlling shareholders of HSH.29 July 2020,Yes</td>	shares or interests thereof, or set any pledge and other right restrictions on the underlying shares after issue of the letter of confirmation. 5. Unless the privatisation, except for participating in and promoting this transaction, the Company will not additionally hold HEG Shares, or reach any arrangement with other HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders on disposing of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders of the relevant underlying shares or interests thereof, or set any pledge and other right restrictions on the HEG Shareholders. 6. The Company will comply with the relevant restrictions on the sale of HSH Shares in accordance with Rule 10.07 of the <i>Rules Governing the Listing</i> of <i>Securities on the Stock Exchange of Hong Kong Limited</i> as amended from time to time: from the date of disclosure of the shareholdings of the Company in the Listing Document of HSH H Shares involved in this transaction to the 6th month after HSH H Shares are traded on the Hong Kong Stock Exchange, the Company will not sell HSH H Shares, entering into any agreement on selling such shares, or set any option, right, interest or encumbrance for such shares; in addition, within six months after the expiry of the aforementioned 6-month period, the Company's selling HSH H Shares, entering into any agreement on selling such shares, or exercising or executing relevant options, rights, interests or encumbrances for such shares will not cause Haier Group Corporation and its concerted parties to lose their status as controlling shareholders of HSH.29 July 2020,Yes

MANAGEME	there are no circumstances that harm the interests of the Listed Company			
NT CO.,	and non-connected shareholders. 2. After the completion of this			
LIMITED	transaction, the Company and other enterprises controlled by it will take			
	legal and effective measures to minimize and regulate the connected			
	transactions with the Listed Company and consciously safeguard the			
	interests of the Listed Company and all shareholders, and will not take			
	advantage of connected transactions for improper benefits. 3. Without			
	prejudice to laws and regulations, if there are any unavoidable or			
	well-grounded connected transactions between the Company and other			
	enterprises controlled by it and the Listed Company, the Company and			
	other enterprises controlled by it will enter into transaction agreements			
	with the Listed Company according to laws to ensure they will strictly			
	complete the connected transaction procedures specified in laws,			
	regulations, regulatory documents and the Articles of Association, conduct			
	connected transactions at a fair price in accordance with market-oriented			
	principles, and will not take advantage of such connected transactions to			
	engage in any act that harms the interests of the Listed Company or its			
	minority shareholders, and at the same time, they will perform the			
	information disclosure obligations in accordance with relevant regulations.			
	4. Any agreement and arrangement on connected transactions made by the			
	Company and other enterprises controlled by it with the Listed Company			
	will not prevent the other party from conducting business or transaction			
	with any third party for its own sake and under the same market			
	competition conditions.			
Haier	In this transaction, during the period from the earlier of the date of	29 July		
International	resumption of trading of HSH Shares and the date of issuance of this letter	2020,	Yes	Yes
Co., Limited	of undertaking to the completion of this transaction, the Company has no	completion		
	MT CO., LIMITED	NT CO., LIMITEDand non-connected shareholders. 2. After the completion of this transaction, the Company and other enterprises controlled by it will take legal and effective measures to minimize and regulate the connected 	NT CO., LIMITEDand non-connected shareholders. 2. After the completion of this transaction, the Company and other enterprises controlled by it will take legal and effective measures to minimize and regulate the connected transactions with the Listed Company and consciously safeguard the interests of the Listed Company and all shareholders, and will not take advantage of connected transactions for improper benefits. 3. Without prejudice to laws and regulations, if there are any unavoidable or well-grounded connected transactions between the Company and other enterprises controlled by it will enter into transaction agreements with the Listed Company according to laws to ensure they will strictly complete the connected transaction procedures specified in laws, regulations, regulatory documents and the Articles of Association, conduct connected transactions at a fair price in accordance with market-oriented principles, and will not take advantage of such connected transactions to engage in any act that harms the interests of the Listed Company or its minority shareholders, and at the same time, they will perform the information disclosure obligations in accordance with relevant regulations. 4. Any agreement and arrangement on connected transactions made by the Company and other enterprises controlled by it with the Listed Company will not prevent the other party from conducting business or transaction with any third party for its own sake and under the same market competition conditions.29JulytHaierIn this transaction, during the period from the earlier of the date of procupition of trading of HSH Shares and the date of issuance of this letter29July	NT CO., LIMITEDand non-connected shareholders. 2. After the completion of this transaction, the Company and other enterprises controlled by it will take legal and effective measures to minimize and regulate the connected transactions with the Listed Company and consciously safeguard the interests of the Listed Company and all shareholders, and will not take advantage of connected transactions for improper benefits. 3. Without prejudice to laws and regulations, if there are any unavoidable or well-grounded connected transactions between the Company and other enterprises controlled by it will enter into transaction agreements with the Listed Company according to laws to ensure they will strictly complete the connected transaction procedures specified in laws, regulations, regulatory documents and the Articles of Association, conduct connected transactions at a fair price in accordance with market-oriented principles, and will not take advantage of such connected transactions to engage in any act that harms the interests of the Listed Company or its minority shareholders, and at the same time, they will perform the information disclosure obligations in accordance with relevant regulations. 4. Any agreement and arrangement on connected transactions made by the Company and other enterprises controlled by it with the Listed Company will not prevent the other party from conducting business or transaction with any third party for its own sake and under the same market competition conditions.29July 2020,Yes

asset	reduction	plan to reduce HSH Shares. If the Company violates the aforesaid	of this	
reorganizatio		undertaking so as to cause any loss to HSH or other investors, the	transaction	
n		Company undertakes to be liable for compensation to HSH or other		
		investors according to laws.		

3.4 Warning of and explanation on reasons for the forecast that the accumulated net profit for the period from the beginning of the year to the end of the next reporting period may be a loss or there is a significant change as compared to that of the same period of last year

 \Box Applicable \checkmark Not Applicable

Company name	Haier Smart Home Co., Ltd.		
Legal representative	Liang Haishan		
Date	29 October 2020		

IV. APPENDIX

4.1 Financial statements

CONSOLIDATED BALANCE SHEETS

30 September 2020

Prepared by: Haier Smart Home Co., Ltd.

Unit	and Currency: RMB	Audit Type: Unaudited
Items	30 September 2020	31 December 2019
Current assets:		
Monetary capital	43,971,616,468.55	36,178,815,683.25
Provision of settlement fund		
Placements with banks		
Financial assets held for trading	2,039,467,556.56	308,135,007.05
Derivative financial assets	67,245,929.66	19,158,132.45
Bills receivable	14,949,371,910.85	13,951,419,893.96
Accounts receivable	16,667,866,196.08	11,015,871,060.09
Financing receivables		
Prepayments	1,421,696,685.35	1,272,921,546.72
Premiums receivable		
Reinsurance accounts receivable		
Reinsurance contract reserves receivable		
Other receivables	2,265,149,963.22	2,163,517,802.50
Including: interests receivable		
dividends receivable		
Financial assets purchased under resale agreements		
Inventories	26,868,460,739.65	28,228,600,971.61
Contract assets	327,756,561.53	422,738,398.42
Assets held for sale		
Non-current assets due within one year		
Other current assets	2,959,667,645.54	6,985,966,115.46
Total current assets	111,538,299,656.99	100,547,144,611.51
Non-current assets:		
Loans and advances granted		
Debt investments		
Other debt investments		
Long-term receivables	320,655,582.85	307,588,203.00
Long-term equity investments	21,240,150,916.22	20,460,763,915.68
Other equity instruments investments	2,652,599,272.58	1,395,959,878.92

Other non-current financial assets		294,547,364.47
Investment properties	30,096,458.24	29,402,691.38
Fixed assets	20,500,127,791.46	21,180,057,212.01
Construction in progress	3,400,638,452.19	2,391,364,659.97
Biological assets for production		
Oil and gas assets		
Right-of-use assets	2,806,441,498.95	2,755,066,601.59
Intangible assets	10,402,722,491.26	10,687,071,783.07
Development expenses	186,306,556.93	193,285,777.10
Goodwill	23,344,329,711.65	23,351,729,813.35
Long-term prepaid expenses	424,316,522.83	437,586,912.58
Deferred income tax assets	1,971,472,465.31	1,578,901,892.73
Other non-current assets	1,388,406,783.80	1,843,764,965.81
Total non-current assets	88,668,264,504.27	86,907,091,671.66
Total assets	200,206,564,161.26	187,454,236,283.17
Current liabilities:		
Short-term borrowings	8,525,338,027.22	8,585,049,237.18
Borrowings from central bank		
Placements from banks		
Financial liabilities held for trading	161,793.47	42,799,173.35
Derivative financial liabilities	185,453,864.17	99,548,853.97
Bills payable	18,075,782,128.00	19,308,538,776.92
Accounts payable	34,508,880,622.65	33,750,567,046.28
Receipts in advance		
Contract liabilities	5,074,397,307.18	5,583,008,412.49
Disposal of repurchased financial assets		
Absorbing deposit and deposit in inter-bank market		
Customer deposits for trading in securities		
Amounts due to issuer for securities underwriting		
Staff remuneration payable	3,186,705,796.49	3,155,572,417.30
Taxes payable	3,184,397,236.75	2,117,056,381.04
Other payables	16,609,237,169.38	15,156,392,521.82
Including: interests payable		
dividends payable		
Fees and commissions payable		
Reinsurance accounts payable		
Liabilities held for sale		
Non-current liabilities due within one year	7,882,943,632.73	7,317,138,918.02
Other current liabilities	6,033,058,626.01	494,065,707.54
Total current liabilities	103,266,356,204.05	95,609,737,445.91
Non-current liabilities:		
Deposits for insurance contracts		

Long-term borrowings	14,729,758,286.57	13,276,452,935.56
Debentures payable	7,001,667,987.29	7,004,585,761.43
Including: preference shares		
perpetual bonds		
Lease liabilities	2,094,925,821.41	1,980,271,767.35
Long-term payable	116,652,463.40	142,342,718.45
Long-term staff remuneration payable	1,160,093,620.84	1,122,350,237.36
Estimated liabilities	1,358,495,380.88	1,398,877,746.33
Deferred income	458,080,797.77	705,272,617.10
Deferred income tax liabilities	1,563,822,680.35	1,154,413,295.72
Other non-current liabilities	80,211,772.59	70,071,490.03
Total non-current liabilities	28,563,708,811.10	26,854,638,569.33
Total liabilities	131,830,065,015.15	122,464,376,015.24
Owners' equity (or shareholder's equity):		
Paid-in capital (or share capital)	6,579,566,627.00	6,579,566,627.00
Other equity instruments	431,424,524.07	431,424,524.07
Including: preference shares		
perpetual bonds		
Capital reserve	4,814,724,134.07	4,435,890,845.47
Less: treasury stock		
Other comprehensive income	-323,685,888.69	1,317,988,619.66
Special reserve		
Surplus reserve	2,655,327,405.46	2,655,327,405.46
General risk provisions		
Undistributed profits	36,281,720,148.32	32,468,121,744.26
Total equity attributable to owners (or shareholder'	50,439,076,950.23	47,888,319,765.92
equity) of the parent company		
Minority interests	17,937,422,195.88	17,101,540,502.01
Total owners' equity (or shareholders' equity)	68,376,499,146.11	64,989,860,267.93
Total liabilities and owners' equities (or	200,206,564,161.26	187,454,236,283.17
shareholders' equity)		

Legal representative: Liang Haishan

Chief financial officer: Gong Wei

Person in charge of accounting department: Ying Ke

Balance Sheet of the Parent Company

30 September 2020

Prepared by: Haier Smart Home Co., Ltd.

Unit and Currency: RMB	Audit Type: Unaudited
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Items	30 September 2020	31 December 2019
Current Assets:		
Monetary capital	9,556,438,789.79	5,624,406,816.79

Financial assets held for trading		
Derivative financial assets		
Bills receivable		
Accounts receivable	4,727,784,139.94	1,182,234,481.49
Financing receivables		
Prepayments	925,761,289.10	30,749,459.11
Other receivables	2,608,811,023.31	5,885,752,905.74
Including: interests receivable		
dividends receivable		
Inventories	147,327,100.83	233,688,207.38
Contract assets		
Assets held for sale		
Non-current assets due within one year		
Other current assets	545,955,057.97	705,958,670.28
Total current assets	18,512,077,400.94	13,662,790,540.79
Non-current assets:		
Debt investments		
Other debt investments		
Long-term receivables		
Long-term equity investments	35,652,576,621.87	35,566,480,370.20
Other equity instruments investments	804,882,401.58	5,147,131.28
Other non-current financial assets		
Investment properties		
Fixed assets	178,299,279.05	180,807,176.98
Construction in progress	51,278,884.38	65,367,920.02
Biological assets for production		
Oil and gas assets		
Right-of-use assets	1,770,219.19	
Intangible assets	45,225,376.38	15,779,108.14
Development expenses		
Goodwill		
Long-term prepaid expenses	4,602,913.36	5,405,209.80
Deferred income tax assets	109,055,186.69	97,384,845.46
Other non-current assets		3,792,624.04
Total non-current assets	36,847,690,882.50	35,940,164,385.92
Total assets	55,359,768,283.44	49,602,954,926.71
Current liabilities:		
Short-term borrowings		
Financial liabilities held for trading		
Derivative financial liabilities		
Bills payable		
Accounts payable	260,114,939.80	3,412,291,778.06

Receipts in advance		
Contract liabilities	12,052,596.21	16,562,259.31
Staff remuneration payable	69,002,034.37	76,513,196.33
Taxes payable	566,604,346.90	86,856,453.32
Other payables	28,333,414,035.56	26,900,844,668.74
Including: interests payable		
dividends payable		
Liabilities held for sale		
Non-current liabilities due within one year	814,925.37	
Other current liabilities	5,517,347,401.32	2,149,745.37
Total current liabilities	34,759,350,279.53	30,495,218,101.13
Non-current liabilities:		
Long-term borrowings		
Debentures payable		
Including: preference shares		
perpetual bonds		
Leasing liabilities	851,678.50	
Long-term payable	20,000,000.00	20,000,000.00
Long-term staff remuneration payable		
Estimated liabilities		
Deferred income	14,140,000.00	59,820,000.00
Deferred income tax liabilities	137,012,198.98	43,325,120.18
Other non-current liabilities		
Total non-current liabilities	172,003,877.48	123,145,120.18
Total liabilities	34,931,354,157.01	30,618,363,221.31
Owners' equity (or shareholder's equity):		
Paid-in capital (or share capital)	6,579,566,627.00	6,579,566,627.00
Other equity instruments		
Including: preference shares		
perpetual bonds		
Capital reserve	7,036,531,178.83	7,036,531,178.83
Less: treasury stock		
Other comprehensive income	-11,027,703.18	11,077,477.45
Special reserve		
Surplus reserve	2,050,181,180.01	2,050,181,180.01
Undistributed profits	4,773,162,843.77	3,307,235,242.11
Total owners' equity (or shareholders' equity)	20,428,414,126.43	18,984,591,705.40
Total liabilities and owners' equities (or	55,359,768,283.44	49,602,954,926.71
shareholders' equity)		

Legal representative: Liang Haishan

n Chief financial officer: Gong Wei of accounting department: Ying Ke Person in charge

Consolidated Income Statement

January-September 2020

Prepared by: Haier Smart Home Co., Ltd

		Unit and Currency: RMB Audit Type: Unaudited		
	Third		First three	First three quarter
	quarter	Third quarter of	quarters of 2020	of 2019
Items	of 2020	2019	(January-Septemb	(January-Septembe
	(July-Sep	(July-September)	er)	r)
	tember)			
I. Total operating	58,683,71	50,208,824,230.12	154,411,813,689.44	150,232,288,468.02
revenue	6,582.79			
Including: operating	58,683,71	50,208,824,230.12	154,411,813,689.44	150,232,288,468.02
revenue	6,582.79			
revenue				
Interest income				
Insurance				
premiums earned				
Fee and				
commission income				
II. Total cost of	56,207,29	48,779,084,172.58	148,193,548,528.82	142,800,464,434.51
operations	0,314.14			
operations				
Including: operating	42,196,49	35,945,417,806.83	111,131,091,030.65	106,944,901,437.60
cost	8,908.97			
Interest				
expenses				
Fee and				
commission expenses				
Insurance				
withdrawal				
payment				
Net payment				
from indemnity				
Net provisions				
withdrew for insurance				
liability				
Insurance policy				
dividend paid				
Reinsurance				
cost				
Taxes and	194,170,7	280,336,294.15	469,361,548.05	686,389,122.70

aunahanaaa	60 51			
surcharges	69.51			
Selling expenses	8,835,106, 847.37	8,067,287,691.29	23,362,019,340.66	22,845,186,914.20
Administrative expenses	2,472,958, 038.88	2,379,366,109.55	7,081,266,745.91	6,915,467,472.27
R&D expenses	2,067,364, 816.35	1,676,240,338.99	5,007,098,365.49	4,473,307,959.85
Financial expenses	441,190,9 33.06	430,435,931.77	1,142,711,498.06	935,211,527.89
Including: interest expenses	312,963,0 80.44	429,808,736.94	1,032,220,170.47	1,316,108,036.62
Interest	138,881,9 94.75	145,204,158.57	358,504,311.40	403,901,539.17
Add: other income	398,380,2 25.84	184,663,138.32	923,669,481.27	658,592,545.44
investment income (losses are represented by "-")	2,746,518, 107.86	4,230,763,215.03	3,503,301,030.65	4,987,525,354.22
Including: gain from investment in associates and joint ventures				
Derecognized gain of financial assets measured at amortized cost				
Exchange gain (losses are represented by "-")				
Gains on net exposure hedges (losses are represented by "-")				
Income from changes in fair value (losses are represented	37,582,69 1.78	-42,821,065.32	6,595,588.63	14,588,891.48

by ''-'')				
Loss on credit	-7,197,647	-72,795,564.53	-116,103,151.35	-35,019,959.14
impairment (losses are	.28			
represented by "-")				
Loss on assets	-118,128,4	210,045.69	-727,876,621.09	-257,537,859.51
impairment (losses are	88.40	,		
represented by "-")				
Gain from	-38,148,96	-26,845,448.82	-52,591,373.95	-14,138,765.95
disposal of assets	7.49	, ,	, ,	
(losses are				
represented by "-")				
III. Operating profit	5,495,432,	5,702,914,377.91	9,755,260,114.78	12,785,834,240.05
(losses are	190.96	, , ,	, , ,	
represented by "-")				
	38,934,20	198,849,917.68	107,820,893.69	471,456,387.01
Add: non-operating	4.62			· ,, · · ·
income				
	67,512,64	63,054,240.98	122,983,406.06	177,560,949.27
Less: non-operating	9.51			
expenses				
IV. Total profit (total	5,466,853,	5,838,710,054.61	9,740,097,602.41	13,079,729,677.79
losses are	746.07		, , ,	
represented by "-")				
	1,059,885,	917,363,167.62	1,721,111,958.00	1,973,468,098.82
Less: income tax	084.66	, ,	, , ,	
expense				
V. Net profit (net	4,406,968,	4,921,346,886.99	8,018,985,644.41	11,106,261,578.97
losses are represented	661.41			
by "-")				
(I) Classified by contin	uous operation	1	I	
1.Net profit from	4,406,968,	1,758,987,643.18	8,018,985,644.41	7,793,396,282.63
continuous operation	661.41			
(net losses are				
represented by "-")				
2. Net profit		3,162,359,243.81		3,312,865,296.34
from discontinued				
operation (net losses are				
represented by "-")				
(II) Classified by ownersl	hip			
1. Net profit	3,519,706,	2,554,071,805.27	6,300,507,503.54	7,612,154,769.74
attributable to	790.82			
shareholders of				
the Parent Company				

(, 1				
(net losses are				
represented by "-")				
2. Profit or loss	887,261,8	2,367,275,081.72	1,718,478,140.87	3,494,106,809.23
attributable to minority	70.59			
shareholders (net losses				
are represented by "-")				
VI. Other	-1,464,746	671,163,493.94	-1,726,210,230.61	877,244,401.03
comprehensive income,	,735.20			
net of tax				
(I) Other	-1,444,082	623,918,532.71	-1,664,084,285.15	857,542,799.89
comprehensive income	,794.82			
attributable to owners				
of the Parent				
Company, net of tax				
1. Other	-2,602,356	-3,931,545.48	-58,986,038.62	-16,174,504.60
comprehensive income	.48			
that cannot be				
reclassified into				
profit or loss				
(1) Changes arising	-2,808,591	655,808.28	-2,796,373.04	255,491.10
from re-measurement of	.43			
defined benefit plans				
(2) Other				
comprehensive income				
that cannot be				
transferred into profit or				
loss under equity				
method				
(3) Changes in fair	206,234.9	-4,587,353.76	-56,189,665.58	-16,429,995.70
value of investments in	5	y · y · · · -		-, -, -,
other equity instruments	_			
(4) Changes in fair				
value of own credit				
risks				
2. Other	-1,441,480	627,850,078.19	-1,605,098,246.53	873,717,304.49
comprehensive	,438.34	027,030,070.17	1,005,070,210.55	075,717,501.17
income to be	,150.51			
reclassified into profit				
or loss				
(1) Other	-218,697,4	51,040,731.98	-189,651,363.03	70,870,344.63
		51,040,751.98	-109,031,303.03	/0,0/0,044.03
comprehensive income	76.31			
that can be transferred				
into profit or loss under				

equity method				
(2) Changes in fair				
value of other debt				
investments				
(3) Reclassified				
financial assets that are				
credited to other				
comprehensive income				
(4) Provisions for				
credit impairment of				
other debt investments				
(5) Cash flow	993,839.0	-10,608,611.29	-84,274,049.94	-36,007,555.07
hedges reserve	0			
(6) Exchange	-1,223,776	587,417,957.50	-1,331,172,833.56	838,854,514.93
differences on	,801.03			
translation of financial				
statements denominated				
in foreign currencies				
(7) Others				
(II) Other	-20,663,94	47,244,961.23	-62,125,945.46	19,701,601.14
comprehensive income	0.38			
attributable to minority				
shareholders,				
net of tax				
VII. Total	2,942,221,	5,592,510,380.93	6,292,775,413.80	11,983,505,980.00
comprehensive income	926.21			
(I) Total	2,075,623,	3,177,990,337.98	4,636,423,218.39	8,469,697,569.63
comprehensive income	996.00			
attributable to the				
owners of Parent				
Company				
(II) Total	866,597,9	2,414,520,042.95	1,656,352,195.41	3,513,808,410.37
comprehensive income	30.21			
attributable to the				
minority				
shareholders				
VIII. Earnings per share:				
(I) Basic earnings per	0.535	0.401	0.958	1.195
share	5.000	001	0.200	
(RMB/share)				
(II) Diluted earnings	0.526	0.343	0.939	1.107
per share	0.520	0.545	0.757	1.107
(RMB/share)				
(NIVID/SIIdie)				

Legal representative: Liang Haishan Chief financial officer: Gong Wei Person in charge of accounting department: Ying Ke

Profit Statement of the Parent Company

January-September 2020

Prepared by: Haier Smart Home Co., Ltd

Unit and Currency: RMB Audit Type: Unaudited

	Third quarter	Third quarter of	First three quarters	First three quarter
Items	of 2020	2019	of 2020	of 2019
	(July-Septemb	(July-September	(January-Septembe	(January-Septembe
	er))	r)	r)
I. Operating	1,195,275,124.	903,401,779.64	6,237,992,223.98	2,234,271,154.27
income	30			
Less:	815,513,821.74	665,370,343.10	5,213,924,603.29	1,615,752,876.42
operating cost				
Taxes	7,304,197.70	5,324,414.17	18,647,884.55	14,118,655.09
and surcharges				
Selling	86,858,168.81	63,131,879.39	304,820,441.43	190,089,788.56
expenses				
Administ	68,072,858.57	179,457,329.72	200,361,265.40	320,496,657.73
ration expenses				
R&D	90,357,407.15	54,550,067.46	233,014,050.16	156,533,395.84
expenses				
Financial	17,149,862.40	11,752,125.45	46,128,332.17	111,189,066.25
expenses				
Including	28,698,250.00	25,477,118.45	74,857,472.22	139,021,578.60
: interest				
expenses				
In	14,208,638.45	12,873,607.27	30,293,547.81	30,581,562.15
terest income				
Add: other	28,797,741.49	4,501,688.94	62,059,874.59	56,974,198.19
income				
investme				
nt income	4 011 101 200			
(losses are	4,011,191,390. 98	8,374,916.12	4,257,166,131.35	253,943,029.70
represented by	98			
··-'')				
Including				
: gains from				
investment in				
associates and				
joint ventures				

ized gain on financial assets measured at amortized costImage: construction on met exposure hedges (losses are represented by "-")Image: construction on hedges (losses are represented by "-")Image: construction on hedges (losses are represented by "-")Image: construction on hedges (losses are represente					
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hedges (losses are represented by ".")Image: constraint of the section of the	Gains on				
are represented by ".")Image: set of the set of	net exposure				
$\begin{array}{cccc} \begin{tabular}{ c c c c } by a^{-1} & Income from changes in fair value (losses are represented by a^{-1} & Income from changes in fair value (losses are represented by a^{-1} & Income from changes in fair value (losses are represented by a^{-1} & Income from changes in the second se$	hedges (losses				
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from changes in fair value (losses are represented by "-")land landland landLoss on credit impairment (losses are represented by "-")391,099.72-7,920.79675,131.84979,217.15Ioss on assets impairment (losses are represented by "-")-1,793,656.12-3,100,268.37979,217.15Gain from disposal of assets (losses are represented by "-")-1,793,656.12-3,100,268.37-3,100,268.37It. Operating profit (losses are represented by "-")-1,448,605,384. 00-63,315,695.384,537,896,516.39138,038,277.88It. Operating profit (losses are represented by "-")706,408.803,590,569.68742,963.1313,003,372.98It. Coperating profit (losses are represented by "-")10,007,999.99339,043.622,971,024.42Less: non-operating income19,547.7310,007,999.99339,043.622,971,024.42	by "-")				
fair value (losses are represented by "-") Image: constraint of the section of t	Income				
fair value (losses are represented by "-") Image: constraint of the section of t	from changes in				
by "-")Image: constraint of the section o	fair value (losses				
by "-")Image: constraint of the section o	are represented				
Loss on credit impairment (losses are represented by "-") $391,099.72$ $-7,920.79$ $675,131.84$ $979,217.15$ Loss on assets impairment (losses are represented by "-") $-1,793,656.12$ $-3,100,268.37$ $-3,100,268.37$ Gain from disposal of assets (losses are represented by "-") $-1,793,656.12$ $-3,100,268.37$ $51,118.46$ II. Operating profit (losses are represented by "-") $-63,315,695.38$ $4,537,896,516.39$ $138,038,277.88$ Md: non-operating income $706,408.80$ $3,590,569.68$ $742,963.13$ $13,003,372.98$ II. Total profit Less: non-operating $19,547.73$ $1,007,999.99$ $339,043.62$ $2,971,024.42$					
impairment (losses are represented by "-")391,099.72-7,920.79675,131.84979,217.15Loss on assets impairment (losses are represented by "-")					
(losses are represented by "") 391,099.72 -7,920.79 675,131.84 979,217.15 Loss on assets -1,793,656.12	credit				
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II. Operating profit (losses are represented by "-") 4,148,605,384. 00 -63,315,695.38 4,537,896,516.39 138,038,277.88 Add: non-operating income 706,408.80 3,590,569.68 742,963.13 13,003,372.98 Less: non-operating 19,547.73 1,007,999.99 339,043.62 2,971,024.42 III. Total profit 4 149,292.245 4 149,292.245 4 149,292.245 4 149,292.245					
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represented by 00 "-") 00 Add: Add: non-operating 706,408.80 3,590,569.68 742,963.13 13,003,372.98 income 13,003,372.98 Less: 19,547.73 non-operating 19,547.73 1,007,999.99 339,043.62 2,971,024.42 expenses 4 149 292.245	-		-63,315,695.38	4,537,896,516.39	138,038,277.88
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income Image: Constraint of the second					
Less: Image: Image		706,408.80	3,590,569.68	742,963.13	13,003,372.98
non-operating expenses 19,547.73 1,007,999.99 339,043.62 2,971,024.42 III Total profit 4 149 292.245 <td></td> <td></td> <td></td> <td></td> <td></td>					
expenses III Total profit 4 149 292 245					
III Total profit 4 149 292 245	non-operating	19,547.73	1,007,999.99	339,043.62	2,971,024.42
III. Total profit 4.149.292.245.	expenses				
-60,733,125.69 4,538,300,435.90 148,070,626.44	III. Total profit	4,149,292,245.	-60 733 125 60	1 538 300 135 00	148 070 626 44
(total losses are 07 $-00,755,125.09$ $4,558,500,455.90$ $148,070,020.44$	(total losses are	07	-00,755,125.09	+,550,500,455.90	1+0,070,020.44

represented by				
"-")				
Less:	606 401 257 42	102 119 04	605 025 240 11	17 410 712 14
income tax	606,491,357.43	-123,118.24	605,035,349.11	-17,410,712.14
expenses				
IV. Net profit	2 5 42 000 007			
(net losses are	3,542,800,887.	-60,610,007.45	3,933,265,086.79	165,481,338.58
represented by	64			
"-")				
(I) Net profit				
from continuous				
operations (net	3,542,800,887.	-60,610,007.45	3,933,265,086.79	165,481,338.58
losses are	64			
represented by				
··-")				
(II) Net profit				
from				
discontinued				
operations (net				
losses are				
represented by				
··-")				
V. Other				
comprehensive	-14,989,053.63	5,204,966.29	-22,105,180.63	4,453,719.92
income, net of	1 .,, 07,000.00	0,201,200.22		.,
tax				
(I) Other				
comprehensive				
income that		-67,243.43	-178,713.89	
cannot be		07,245.45	170,715.07	
reclassified into				
profit or loss				
1. Changes				
arising from				
re-measurement				
of defined				
benefit plans				
2. Other				
comprehensive				
income that				
cannot be				
transferred into				
profit or loss				
profit of loss				

method				
3. Changes				
in fair value of				
investments in		-67,243.43	-178,713.89	
other equity		07,210110	110,110.05	
instruments				
4. Changes				
in fair value of				
own credit risks				
(II) Other				
comprehensive				
income to be	-14,989,053.63	5,272,209.72	-21,926,466.74	4,453,719.92
reclassified into	-14,707,055.05	5,272,209.72	-21,720,400.74	т,т55,717.72
profit or loss				
1. Other				
comprehensive				
income that can				
be transferred	-14,989,053.63	5,272,209.72	-21,926,466.74	4,453,719.92
into profit or	-14,989,055.05	5,272,209.72	-21,920,400.74	4,455,719.92
_				
loss under equity method				
2. Changes				
in fair value of				
other debt				
investments				
3.				
Reclassified				
financial assets				
that are credited				
to other				
comprehensive				
income				
4.				
Provisions for				
credit				
impairment of				
other debt				
investments				
5. Cash				
flow hedges				
reserve				
6.				
Exchange				
differences on				

				1
translation of				
financial				
statements				
denominated in				
foreign				
currencies				
7. Others				
VI. Total	2 527 911 924			
comprehensive	3,527,811,834.	-55,405,041.16	3,911,159,906.16	169,935,058.50
income	01			
VII. Earnings per	share:			
(I) Basic				
earnings per				
share				
(RMB/share)				
(II)				
Diluted				
earnings per				
share				
(RMB/share)				

Legal representative: Liang Haishan Chief financial officer: Gong Wei Person in charge of accounting department: Ying Ke

Consolidated Cash Flow Statement

January - September 2020

Prepared by: Haier Smart Home Co., Ltd.

Unit and Currency: RMB Audit Type: Unaudited

	The first three quarters	The first three quarters
Items	of 2020	of 2019
	(January – September)	(January – September)
I. Cash flows from operating		
activities:		
Cash received from the sale of goods	147,291,023,850.68	149,416,186,506.27
and rendering of services		
Net increase in customers and		
interbank deposits		
Net increase in borrowing from the		
central bank		
Net cash increase in borrowing from		
other financial institutes		
Cash received from premiums under		

original insurance contract		
Net cash received from reinsurance		
business		
Net increase in deposits of policy		
holders and investment		
Cash received from interest, fee and		
commissions		
Net increase in cash borrowed		
Net increase in cash received from		
repurchase operation		
Net cash received from securities		
trading agency services		
Refunds of taxes received	976,790,858.07	1,049,707,932.77
Cash received from other related	858,777,749.41	1,023,187,631.12
operating activities	. ,	,
Sub-total of cash inflows from	149,126,592,458.16	151,489,082,070.16
operating activities		
Cash paid on purchase of goods and	107,290,072,174.03	110,367,698,756.06
services		
Net increase in loans and advances of		
customers		
Net increase in deposits in PBOC and		
interbank		
Cash paid for compensation payments		
under original insurance contract		
Net increase in placements with banks		
Cash paid for interest, fees and		
commissions		
Cash paid for insurance policy		
dividend		
Cash paid to and on behalf of	16,400,625,372.03	16,241,539,773.60
employees		
Cash paid for all types of taxes	5,612,184,299.93	6,255,602,262.52
Cash paid on other operation related	14,112,505,937.72	10,148,204,038.58
activities		
Sub-total of cash outflows from	143,415,387,783.71	143,013,044,830.76
operating activities		
Net cash flows from operating	5,711,204,674.45	8,476,037,239.40
activities		
II. Cash flows from investing activities:		
Cash received from recovery of	2,810,432,335.20	1,534,282,960.18
investments		
Cash received from return on investments	348,202,313.61	457,961,430.03

IV. Effect of fluctuations in exchange	-418,539,387.37	585,786,113.94
activities		
Net cash flows from financing	5,750,700,752.11	-1,249,785,816.66
financing activities		
Sub-total of cash outflows from	19,066,262,371.72	13,356,085,112.48
activities		
Cash paid on other financing related	552,815,827.98	1,020,991,642.57
minority shareholders by subsidiaries		
Including: dividend and profit paid to		
profits or repayment of interest expenses		
Cash paid on distribution of dividends,	3,966,850,550.91	3,082,361,819.88
Cash paid on repayment of borrowings	14,546,595,992.83	9,252,731,650.03
financing activities		
Sub-total of cash inflows from	24,816,963,123.83	12,106,299,295.82
related activities		· · ·
Cash received from other financing	4,422,492.60	7,139,182.47
Cash received from borrowings	23,485,842,921.55	12,084,841,424.81
subsidiaries		
contributions by minority shareholders of		
Including: cash received from capital	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1.,010,000.01
Cash received from capital contributions	1,326,697,709.68	14,318,688.54
III. Cash flows from financing activities:		
activities	_,000,021,010171	5,77,110,777,114
Net cash flows from investing	-2,695,021,645.74	-8,977,116,997.14
investing activities	1,230,240,031.10	11,177,017,770.02
Sub-total of cash outflows from	7,256,240,637.76	11,449,817,770.82
activities	52,772,772.02	1,107,075,727.72
Cash paid on other investment related	52,942,942.62	1,167,045,427.42
subsidiaries and other operating entities	345,271,380.17	2,641,246,363.38
Net cash paid on acquisition of		
Net increase in secured loans	1,/30,422,/03.33	5,057,007,407.17
Cash paid for investments	1,758,422,705.33	3,059,069,407.17
Cash paid on purchase of fixed assets, intangible assets and other long-term assets	5,099,603,609.64	4,582,456,572.85
investing activities		
Sub-total of cash inflows from	4,561,218,992.02	2,472,700,773.68
related activities	4.5(1.010.000.00)	2 472 700 772 50
Cash received from other investment	8,051,012.31	279,515,688.66
subsidiaries and other operating entities	0.051.010.01	070 E1E 200 22
Net cash received from disposal of	1,314,096,598.53	
long-term assets		
fixed assets, intangible assets and other	80,436,732.37	200,940,694.81

rates on cash and cash equivalents		
V. Net increase in cash and cash	8,348,344,393.45	-1,165,079,460.46
equivalents		
Add: balance of cash and cash	34,981,410,830.63	36,257,588,929.47
equivalents at the beginning of the period		
VI. Balance of cash and cash equivalents	43,329,755,224.08	35,092,509,469.01
at the end of the period		

Legal representative: Liang Haishan Chief financial officer: Gong Wei Person in charge of accounting department: Ying Ke

Cash Flow Statement of the Parent Company

January-September 2020

Prepared by: Haier Smart Home Co., Ltd.

Unit and Currency:	RMB Audi	t Type:	Unaudited
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	The first three quarters	Amount for the first
Items	of 2020	three quarters of 2019
	(January – September)	(January – September)
I. Cash flows from operating activities:		
Cash received from the sale of goods and	3,467,075,928.84	1,219,703,551.51
rendering of services		
Refunds of taxes received	20,913,285.18	31,329,360.51
Cash received from other related	27,453,408.37	182,304,374.25
operating activities		
Sub-total of cash inflows from	3,515,442,622.39	1,433,337,286.27
operating activities		
Cash paid on purchase of goods and	9,943,115,483.72	57,147,717.08
services		
Cash paid to and on behalf of employees	433,934,396.95	701,565,276.87
Cash paid for all types of taxes	196,697,391.69	116,443,799.11
Cash paid on other operation related	178,656,735.99	456,381,806.73
activities		
Sub-total of cash outflows from	10,752,404,008.35	1,331,538,599.79
operating activities		
Net cash flows from operating activities	-7,236,961,385.96	101,798,686.48
II. Cash flows from investing activities:		
Cash received from recovery of	4,410,000,000.00	
investments	4,410,000,000.00	
Cash received from return on investments	4,062,494,274.83	1,513,456,657.45
Net cash received from the disposal of		
fixed assets, intangible assets and other		
long-term assets		

Net cash received from disposal of		
subsidiaries and other operating entities		
Cash received from other investment		1,431,977,000.00
related activities		
Sub-total of cash inflows from	8,472,494,274.83	2,945,433,657.45
investing activities	-,,	
Cash paid on purchase of fixed assets,	98,238,434.96	30,442,256.39
intangible assets and other long-term assets	50,250,151.50	30,112,230.39
Cash paid for investments	1,199,400,000.00	3,521,662,503.09
Net cash paid on acquisition of		
subsidiaries and other operating entities		
Cash paid on other investment related	133,000,000.00	246,801,379.00
activities		
Sub-total of cash outflows from	1,430,638,434.96	3,798,906,138.48
investing activities		
Net cash flows from investing	7,041,855,839.87	-853,472,481.03
activities		
III. Cash flows from financing activities:		
Cash received from capital contributions		
Cash received from borrowings	10,000,000,000.00	
Cash received from other financing	1,155,486,114.60	3,728,909,076.12
related activities		
Sub-total of cash inflows from	11,155,486,114.60	3,728,909,076.12
financing activities		
Cash paid on repayment of borrowings	4,500,000,000.00	1,500,000,000.00
Cash paid on distribution of dividends,	2,528,459,679.57	2,262,440,498.23
profits or repayment of interest expenses		
Cash paid on other financing related		8,419,159.30
activities		
Sub-total of cash outflows from	7,028,459,679.57	3,770,859,657.53
financing activities		
Net cash flows from financing	4,127,026,435.03	-41,950,581.41
activities		
IV. Effect of fluctuations in exchange	111,084.06	-1,836,962.00
rates on cash and cash equivalents	, ·	,,
V. Net increase in cash and cash	3,932,031,973.00	-795,461,337.96
equivalents	, , , , , , , , , , , , , , , , , , , ,	, ,
Add: balance of cash and cash equivalents	5,624,406,816.79	7,068,899,574.96
at the beginning of the period	, , , - ,	, , , .
VI. Balance of cash and cash equivalents	9,556,438,789.79	6,273,438,237.00
at the end of the period	, , , ,	, , -,

Legal representative: Liang Haishan

Chief financial officer: Gong Wei

Person in charge of accounting department: Ying Ke

4.2 Status in relation to adjustments to the first implementation of relevant items in financial statements at the beginning of the year for implementation of New Income Standards and New Lease Stands for the first time since 2020

□Applicable √Not Applicable

4.3 Explanation on retroactive adjustments of previously comparative data for implementation of New Income Standards and New Lease Standards for the first time since 2020

 \Box Applicable \sqrt{Not} Applicable

4.4 Audit report

 \Box Applicable \sqrt{Not} Applicable