MELNG美菱

CHANGHONG MEILING CO., LTD.

Semi-Annual Report 2022

August 2022



Section I. Important Notice, Contents and Interpretation

Board of Directors, Supervisory Committee, all directors, supervisors and senior executives of Changhong Meiling Co., Ltd. (hereinafter referred to as the Company) hereby confirm that there are no any fictitious statements, misleading statements, or important omissions carried in this report, and shall take all responsibilities, individual and/or joint, for the reality, accuracy and completion of the whole contents.

Mr. Wu Dinggang, Chairman of the Company, Mr. Pang Haitao, person in charge of accounting work and Mr. Yang Jun, person in charge of accounting organ (accountant in charge) hereby confirm that the Financial Report of 2022 Semi-Annual Report is authentic, accurate and complete.

The Company did not have directors, supervisors and senior executives of the Company could not guarantee the reality, accuracy and completion of the whole contents or have objections.

All the directors attended the board meeting to deliberating the Report by a combination of on-site and communication.

Modified audit opinions notes

□ Applicable √Not applicable

Risk warning of concerning the forward-looking statements with future planning involved in semi-annual report $\sqrt{\text{Applicable}}$ $\square \text{Not applicable}$

Concerning the forward-looking statements with future planning involved in the Report, they do not constitute a substantial commitment for investors, investors and the person concerned should maintain adequate risk awareness, furthermore, differences between the plans, forecast and commitments should be comprehended. Investors are advised to exercise caution of investment risks.

Investors are advised to read the full text of semi-annual report, and pay particular attention to the following risk factors:

More details about the possible risks and countermeasures in the operation of the Company are described in the report "X. Risks and countermeasures" of "Section III Management Discussion and Analysis", investors are advised to read the relevant content.

Securities Times, China Securities Journal, Hong Kong Commercial Daily and Juchao Website (www.cninfo.com.cn) are the media for information disclosure for year of 2022 that appointed by the Company. All public information under the name of the Company disclosed on the above said media and website shall prevail, and investors are advised to exercise caution.

Does the Company need to comply with disclosure requirements of the special industry: No

Profit distribution pre-plan or capitalizing of common reserves pre-plan deliberated by the Board in the semi-



annual period

□Applicable √Not applicable

The Company has no plans of cash distribution, bonus shares and capitalizing of common reserves either.

Directors, supervisor and senior executives of the Company respectively signed Written Confirmation Opinions for 2022 Semi-Annual Report.

Supervisory Committee of the Company formed Written Examination Opinions for 2022 Semi-Annual Report.

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Documents available for Reference

- I. Text of the Semi-Annual Report carrying the signature of the Chairman;
- II. Financial statement carrying the signatures and seals of the Chairman, principal of the accounting works and person in charge of accounting organ;
- III. Original documents of the Company and manuscripts of public notices that disclosed in the website designated by CSRC in the report period;

The aforesaid documents are all available at headquarter of the Company. The Company would provide them timely when CSRC and Shenzhen Stock Exchange require or the shareholders need consultation according to the regulations and Articles of Association.

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Interpretation

Items	Refers to	Contents
Company, The Company, Changhong Meiling or Meiling Electric	Refers to	CHANGHONG MEILING CO.,LTD.
Sichuan Changhong or controlling shareholder	Refers to	Sichuan Changhong Electric Co., Ltd.
Changhong Group	Refers to	Sichuan Changhong Electronics Holding Group Co., Ltd.
Hong Kong Changhong	Refers to	CHANGHONG (HK) TRADING LIMITED
Meiling Group	Refers to	Hefei Meiling Group Holdings Limited
Changhong Air-conditioner	Refers to	Sichuan Changhong Air-conditioner Co., Ltd.
Zhongke Meiling	Refers to	Zhongke Meiling Cryogenic Technology Co., Ltd.
Mianyang Meiling	Refers to	Mianyang Meiling Refrigeration Co., Ltd.
Jiangxi Meiling	Refers to	Jiangxi Meiling Electric Appliance Co., Ltd.
Ridian Technology	Refers to	Changhong Meiling Ridian Technology Co., Ltd.
Wulian Technology	Refers to	Hefei Meiling Wulian Technology Co., Ltd
Zhongshan Changhong	Refers to	Zhongshan Changhong Electric Co., Ltd.
Meiling Life Appliances	Refers to	Hefei Changhong Meiling Life Appliances Co., Ltd.
Changhong Huayi	Refers to	Changhong Huayi Compressor Co., Ltd.
Shine Wing	Refers to	Shine Wing Certified Public Accountants (LLP)
CSRC	Refers to	China Securities Regulatory Commission
Anhui Securities Bureau	Refers to	China Securities Regulatory Commission, Anhui Province Securities Regulatory Bureau
SSE	Refers to	Shenzhen Stock Exchange



Section II Company Profile and Main Financial Indexes

I. Company profile

Short form of the stock	Changhong Meiling, Hongmeiling B	Stock code	000521, 200521	
Short form of the Stock after changed (if applicable)	N.	/A		
Stock exchange for listing	Shenzhen Sto	ock Exchange		
Name of the Company (in Chinese)	长虹美菱股份有限公司			
Short form of the Company (in Chinese)(if applicable)	长虹美菱			
Foreign name of the Company (if applicable)	CHANGHONG MEILING CO.,LTD.			
Abbr. of English name of the Company (if applicable)	CHML			
Legal representative	Wu Di	nggang		

II. Person/Way to contact

	Secretary of the Board	Rep. of security affairs
Name	Li Xia	Pan Haiyun
Contact add	No. 2163, Lianhua Road, Economic and	No. 2163, Lianhua Road, Economic and
Contact add.	Technology Development Zone, Hefei	Technology Development Zone, Hefei
Tel.	0551-62219021	0551-62219021
Fax.	0551-62219021	0551-62219021
e-mail	lixia@meiling.com	haiyun.pan@meiling.com

III. Others

(I) Way of contact

Whether registrations address, offices address and codes as well as website and email of the Company changed in reporting period or not

☐ Applicable √ Not applicable

Registrations address, offices address and codes as well as website and email of the Company has no change in reporting period, found more details in Annual Report 2021.

(II) Information disclosure and preparation place

Whether information disclosure and preparation place changed in reporting period or not

☐ Applicable √ Not applicable

The newspaper appointed for information disclosure, website for semi-annual report publish appointed by CSRC and preparation place for semi-annual report have no change in reporting period, found more details in Annual



Report 2021.

(III) Other relevant information

Whether other relevant information has changed in reporting period or not

□Applicable √Not applicable

IV. Main accounting data and financial indexes

Whether it has retroactive adjustment or re-statement on previous accounting data or not

□Yes √No

			Changes in the current reporting
	Current period	Same period last year	period compared with the same
			period of the previous year (+,-)
Operating income (RMB)	10,224,503,551.19	9,602,759,345.29	6.47%
Net profit attributable to shareholders of the	60,375,199.25	37,157,511.54	62.48%
listed company (RMB)	00,373,179.23	37,137,311.34	02.4870
Net profit attributable to shareholders of the			
listed company after deducting non-recurring	4,107,468.91	-63,552,415.01	106.46%
gains and losses (RMB)			
Net cash flow arising from operating activities	575 052 217 25	500 407 117 02	107.720/
(RMB)	575,053,217.35	-588,496,116.82	197.72%
Basic earnings per share (RMB/Share)	0.0582	0.0356	63.48%
Diluted earnings per share (RMB/Share)	0.0582	0.0356	63.48%
Weighted average ROE	1.24%	0.76%	Increase by 0.48 percentage points
			Changes at the end of the reporting
	End of current period	End of last year	period compared with the end of the
			previous year (+,-)
Total assets (RMB)	16,517,739,871.56	15,190,469,756.33	8.74%
Net assets attributable to shareholder of listed company (RMB)	4,845,537,338.97	4,837,334,400.21	0.17%

V. Accounting data difference under domestic and foreign accounting standards

(I) Difference of the net profit and net assets disclosed in financial report, under both IAS (International Accounting Standards) and Chinese GAAP (Generally Accepted Accounting Principles)

□ Applicable √ Not applicable

The Company has no difference of the net profit and net assets disclosed in financial report, under both IAS (International Accounting Standards) and Chinese GAAP (Generally Accepted Accounting Principles) in reporting period.



(II) Difference of the net profit and net assets disclosed in financial report, under both foreign accounting rules and Chinese GAAP (Generally Accepted Accounting Principles)

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

In RMB

	Net profit attributable t	o shareholders of listed	Net assets attributable to shareholders of listed		
	company		company		
	Current period	Current period Previous period		Opening amount	
Chinese GAAP	60,375,199.25 37,157,511.54		4,845,537,338.97	4,837,334,400.21	
Items and amount adjusted by foreign accounting rules					
Foreign accounting rules	60,375,199.25			4,837,334,400.21	

The Company had no difference of the net profit or net assets disclosed in financial report, under either foreign accounting rules or Chinese GAAP (Generally Accepted Accounting Principles) in the period.

(III) Reasons for the differences of accounting data under accounting rules in and out of China

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

The "Notice of Relevant Issues of Audit for Company with Domestically Foreign Shares Offering" was issued from CSRC dated 12 September 2007, since the day issuing, cancel the previous "dual audit" requirement for companies who offering domestically listed foreign shares (B-share enterprise) while engaging securities practice qualification CPA for auditing. The Company did not compile financial report under foreign accounting rules since 2007, the financial report of the Company is complying on the "Accounting Standard for Business Enterprise" in China, and therefore, there are no differences of accounting data under accounting rules in and out of China at period-end.

VI. Items and amounts of non-recurring profit (gains)/losses

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

In RMB

Item	Amount	Note
Gains/losses from the disposal of non-current asset (including the	8,358,775.10	Found more in "Income from
write-off that accrued for impairment of assets)	8,338,773.10	assets disposal"
Governmental subsidy calculated into current gains and losses(while		
closely related with the normal business of the Company, the		
government subsidy that accord with the provision of national policies	41,343,694.48	Found more in "Other income"
and are continuously enjoyed in line with a certain standard quota or		
quantity are excluded)		



Gains/losses of fair value changes arising from holding of the trading		
financial asset, trading financial liability and investment earnings		Found more in "Income of fair
obtained from disposing the trading financial asset, trading financial	13,172,916.65	value changes", "Investment
liability, and financial assets available for sale, except for the effective		income"
hedging business related to normal operation of the Company		
Switch back of the impairment for receivables that has impairment	714,463.58	Found more in "Account
test independently	/14,403.36	receivable"
		Found more in "Non-operating
Other non-operating income and expenses other than the above	577,926.96	income" and "Non-operating
		expenses"
Less: impact on income tax	6,327,022.61	
Impact on minority shareholders' equity (post-tax)	1,573,023.82	
Total	56,267,730.34	

Details of other gains/losses items that meets the definition of non-recurring gains/losses:

 \Box Applicable $\sqrt{\text{Not applicable}}$

There are no other gains/losses items that meet the definition of non-recurring gains/losses in the Company.

Explain the items defined as recurring profit (gain)/loss according to the lists of extraordinary profit (gain)/loss in Q&A Announcement No.1 on Information Disclosure for Companies Offering Their Securities to the Public --- Extraordinary Profit/loss

 \Box Applicable $\sqrt{\text{Not applicable}}$

There are no items defined as recurring profit (gain)/loss according to the lists of extraordinary profit (gain)/loss in Q&A Announcement No.1 on Information Disclosure for Companies Offering Their Securities to the Public --- Extraordinary Profit/loss



Section III Management Discussion and Analysis

I. Main businesses of the company engaged in during the Period

The Company is one of China's major electric appliance manufacturers, possesses four major domestic manufacturing bases in Hefei, Mianyang, Jingdezhen and Zhongshan, and two overseas manufacturing bases in Indonesia and Pakistan. Currently, we have completed the industry layout of white electricity basically, covering the full product line including refrigerator, washing machine, air conditioner, kitchen and bath, small household appliances and others, at the same time, the Company enters the new industrial fields as bio-medical and with certain achievements made.

For more than 40 years, the Company has always been adhering to the "independent innovation, created in China", and always focus on the home appliance industry with great persistence, elaborately building the core competitiveness of enterprises by technological innovation and product innovation. Relying on the cutting-edge R&D team and advanced technology, Meiling continue to achieve breakthrough results in the variable frequency, intelligence, refreshment, thin-wall, odourless, energy-saving, forced air cooling, deep cooling and other fields. The Company has set up the first RoHS public testing center in Anhui Province, the national enterprise technology center, the national industrial design center, and the 5G industrial internet innovation application laboratory. In recent years, the Company has successively awarded several national honorary titles as the "Smart Refrigerator Intelligent Manufacturing Pilot Demonstration Project", the "National Green Factory", the "National Industrial Design Center" and "National Leading Enterprises of Qualify in Home Appliance Industry" etc. At the same time, many products of Meiling have repeatedly won a number of domestic awards, continuously demonstrating the capabilities and strength of Meiling's intelligent manufacturing and Meiling brand intelligent innovation technology. In the "2022 China Refrigerator Industry Summit", Meiling won the 2022 China Refrigerator Industry Clean and Sterilization Pioneer Brand Award, its product Meiling Very Clean Series BCD-550WP9BT won the "2022 China Refrigerator Industry Full Space Sterilization Best-Selling Product" Award, and Meiling Spectral Freshness Refrigerator BCD-413WP9BY won the "2022 Outstanding Channel Performance Product" Award; Changhong 3P Guest Restaurant Shared Air Conditioner KFR-72LW/Q6C+R1 won the title of "The World's 3P Guest Restaurant Mechanical Air Conditioner with the Longest Air Supply Distance"; Meiling kitchen appliances, small household appliances, and drinking water products won the "National Quality Leading Brand in the Household Appliance Industry"; Zhongke Meiling Cryogenic Technology Co., Ltd, a subsidiary of biomedical business, was recognized by the Ministry of Industry and Information Technology as the third batch of "little giant" enterprises with specialization, refinement, specialty and novelty.

In recent years, driven by the industry transformation and upgrades and consumption upgrades, the Company always adheres to the strategy of smart and variable frequency products, promoted the Company's products to transform and upgrade to become intelligent and high-end and comprehensively enhanced the competitiveness of products in the industry by grasping the opportunities of refreshment, thin-wall, odourless, air cooling and energy efficiency upgrades and effectively resolving the pain points of customers. Under the guidance of the "intelligent" strategy, in recent year, the Company has released and listed a number of CHiQ series of smart refrigerators, air-conditioning



and washing machine, "M-Fresh" refrigerators, "M-Fresh" comprehensive thin series products and "very clean" series of refrigerators, Meiling always leads the trend of the industry by solving the pain points of users effectively. In April 2022, Meiling launched the M Fresh "Mega Capacity" refrigerator, which not only meets the consumer demand for embedding and small footprint, but also meets the user's demand for storage. In May 2022, the industry's first smart refrigerator tea bar machine using the refrigerator foaming process to make the body and door for the tea bar machine was launched, which solved the problem that the tea bar machine could not be refrigerated. In the same month, Meiling Biomedical launched a new generation of "Yunzhian Automated Sample Library", an original -80 °C separate storage unit, which has the advantages of high compatibility, multi-partition, phased, and multi-system guarantee, and integrates IoT technology to provide safer and smarter automated sample storage solutions. In June 2022, the MG100-14598DHCZ product of the Super Oxygen Clean Brightening series was released. This product not only continued the core function of ultra-thin and large drum diameter, but also pioneered the "drying tunnel washing" function, which has the effects of cleaning, health and deodorization. The ultra-high standard technology once again demonstrates the hard core strength in the core technology field of washing machines. In July 2022, Meiling Very Clean 632WUPBT refrigerator, which adopts "MNC + long-term deodorization and sterilization" technology, mainly focuses on the core functions of disinfection, sterilization and deodorization. The inactivation ratio for various bacteria and viruses reaches 99.99%, achieving a full range of health care, and creating a real healthy life for users.

Facing the future, the Company will implement the management policy of "one goal and three main lines" and further improve the layout of whole scene of smart home, accelerate the intelligentization of home appliances, form a dual-growth engine of "hardware + services", drive the transformation and upgrading of the Company's profitability model, investigate the new value-added service models for home appliance enterprises, meet new competition pattern in the industry, and achieve its own sustainable and stable development under the guidance of the core values of "professionalism and shared development". Meanwhile, based on the "Smart Home Eco-system Project" and the existing products, the company will enhance the R&D, manufacturing, sales and cooperative capabilities of integrated white goods so as to provide a complete set of smart scene system solutions for users.

During the reporting period, main income of the Company coming from refrigerator (freezer), air conditioner, washing machine, kitchen & toilet products, small home appliances and biomedical etc., total amounting to 10.138 billion yuan, a 99.16% of the operating income.

II. Core Competitiveness Analysis

(1) Brand capacity

The Company is one of the famous home appliances manufacturers in China, owns several product lines such as refrigerator, freezing box, air conditioner, washing machine, small household appliances and biomedical etc. "Meiling" brand is listed as one of the most valuable brands in China, we own the young brand "Athena" and gradually build the "M Fresh" product brand. In recent years, the company has been continuously improving the core competitiveness of the brand through measures such as reshaping the brand image, continuously innovating core technologies and developing high-end intelligent products. In terms of continuous innovation of core



technologies, on the one hand, in order to comply with the development needs of the industry and the market, the company continuously promotes innovations in fresh-keeping, intelligence and frequency conversion technologies to maintain its leading position in the industry. On the other hand, under the boost of consumption upgrade, in order to meet the individualized, differentiated and diversified demands of consumers, the company continues to accelerate product innovation and enhance the comprehensive competitiveness of the brand around products. In the development of high-end intelligent products, product innovation has been continuously promoted through continuous technological innovation, and through the introduction of high-end intelligent products, it can timely meet the market demand, and enrich and enhance the brand image.

In terms of refrigerator products, the company has independently developed core technologies such as "zero shock" and "slight freeze" fresh-keeping technology, water molecule activation preservation technology, full thin GLS integration technology, MCN + deodorization and fresh-keeping technology, etc., leading the refrigerator industry to return to the main field of fresh-keeping and fully enter the era of "thin" and "long-lasting deodorization". At the same time, the company has successively released the "M Fresh" series of refrigerators, the "M Fresh" full thin series of products, the "M Fresh" second-generation series of refrigerators, and the "Very Clean" series of refrigerators, which created "Meiling Fresh", "Meiling Clean", "Meiling Embedding" brand name cards, and established brand images. In terms of washing machine products, through the development of three black technologies, i.e. inner barrel conical bulging technology, inclined barrel stabilization technology and cloud tray condensed technology, we have created a "thin", "large" and "smart" industry business card for washing machines, providing users with new embedded experience. In terms of air-conditioning products, the company adheres to the product concept of "good sleep + good air + comfort", focuses on quality, experience and health for product upgrades, strictly controls quality based on comfort and reliability indicators, and creates the "extremely quiet, extremely power saving, extremely intelligent" brand experience of air conditioners, and carries out product series layout around three core functions of "fresh air ventilation, self-cleaning, and complete dust-free". In terms of kitchen, bathroom and small household appliances, the company focuses on building an influential brand of water ecological appliances and operation services, strengthens the lineup of drinking water products, and develops the integration of drinking water series products with refrigeration and household fields to provide users with better products and services. In terms of biomedical treatment, the company adheres to the development strategy "based on the relevant diversification in the biomedical field", focuses on the three major business strategic layouts of life science, smart cold chain and family health, and continues to promote product innovation, research and development and quality improvement.

Promoting the remodeling of brand ability through the continuous upgrading of products, Meiling will achieve a rejuvenated, intelligent, international and professional brand image. Through gradual construction of the ideas of Wonderful Start Point, Wonderful Life Circle and Wonderful Ecology Circle, Meiling has become a people-oriented artist specializing in white appliances, a smarter scientific expert and a more reliable house keeper.

(2) Product capacity

For more than 40 years, the Company has been focusing on the refrigeration industry, and has developed a number of different models of refrigerators, mainly including the "M fresh" first generation series of fresh-keeping



refrigerators carrying water molecule activation preservation technology, the "M fresh" second generation series of fresh-keeping refrigerators with "zero shock" and "slight freeze" fresh-keeping technology, "Star" series mother and infant refrigerators, "Very Clean" series fresh-keeping and cleaning refrigerators, the ultra-thin side-by-side refrigerator BCD-529X, large capacity and equipped with ADF + negative ion antibacterial magic stone series (O2O) BCD-616B/532B and other 5 glass door refrigerators, M Fresh "Mega Capacity" BCD-681WQ3S refrigerator, -32 degrees cryogenic lock fresh BCD-500L, French BCD-546WP9B, BCD-550WUP9BT series refrigerators, very clean and sterilized BCD-632WUPBT series refrigerators, export vertical air-cooled freezers, SC-270WE singledoor refrigeration vertical display freezer, CX-1000 chromatography freezer, CT-G185R high-speed freezing laboratory centrifuge, etc. On the "Very Thin" front loading washing machine platform, Meiling has successively released series of products such as super-oxygen clean and 5G II. The aforementioned washing machines not only continue the core functions of ultra-thin and large inner barrel, but also are smarter and healthier. Its automatic delivery and voice technology are more intelligent and convenient, the pioneered "drying channel washing" function has the functions of cleaning, health, and deodorization. The ultra-high standard technology once again demonstrates the hard core strength of washing machine products in the core technology field. Deeply dug into the industry subdivision track, adopted the "far-to-near soft and comfortable wind" technology and released the shared series floor-standing air conditioners for living room and dining room, and opened up the industry's living-dining room air-conditioning market segment; it was the first to release the "completely dust-free" series of wall-mounted air-conditioners, adopting fully enclosed and dust-proof design for the air inlet and outlet, which opened up a new track for the health industry. Launched the industry's smallest 5P floor-standing air conditioners, of which the fashionable style, high performance, and high cost performance have opened up a new choice for 5P floor-standing air conditioners. Kitchen, bathroom and small household appliances have carefully cultivated the industry field according to user needs, strengthened the integration of product functions, and launched the industry's first smart refrigerator tea bar machine, breaking through the bottleneck of product refrigeration technology and leading the high-end and high-quality development of the industry. Biomedical launched a new generation of "Yunzhian Automated Sample Library", an original -80 °C separate storage unit, which has the advantages of high compatibility, multi-partition, phased, and multi-system guarantee, and integrates IoT technology to provide safer and smarter automated sample storage solutions.

The Company owned advanced development and quality assurance systems, passed management system certification of ISO9001, ISO14001 and ISO45001. Product quality has been quality assurance and product performance is reliable. At the same time, the company has authoritative certifications including "national-level technology center", "national-level industrial design center", "national-level intellectual property demonstration enterprise", "national-level industrial product green design demonstration enterprises", "Anhui Green Energy-saving Refrigerator Engineering technology research center", "Anhui energy-saving and fresh green refrigerator engineering research center "as strong guarantees. In terms of technical research, it is committed to applying basic technology research and industrialization transfer, and has established a technical strategic plan with "intelligence, frequency conversion, simulation, fresh-keeping" as core technologies, and "refrigeration, new material and foam" as key technologies. Adhere to the product strategy of "thin, fresh, clear, embedded and intelligent", aim at the users' pain point, making the refrigerators return to essence of use. Promoting the transformation and upgrading of



products to high-end by seizing the opportunities of "large volume ratio", "fresh-keeping", "odor clear", "embed in home", "intelligent upgrade" and "green appliances". In terms of product development, based on the technological research results and consumption upgrade requirements, updated the annual product planning and development outline, increasingly upgraded the product structure, continued to increase the development of mid-to-high-end products with characteristic of thin-wall, air-cooling, large-volume, frequency conversion, intelligence, simulation, smart cleaning, odour clean, sterilization, dust removal, silent and developed competitive core products. At the strategic level of the company, continued to adhere to the core idea of "intelligent strategy, productism", and promoted the company's product transformation, technological innovation, and industry leadership by advancing the subsequent research and development, promotion and technical update of intelligent and frequency conversion products. Additionally, the Company will improve their home appliances product lines continuously, layout several product business as AC, washing machines, kitchen and bathroom, small appliances and biomedical products, to build a comprehensive home appliance enterprise.

(3) Operation capacity

The Company continues to carrying out bench-marking activities to improve the operation and management standards and competitiveness of the Company. At the same time, the internal management capability has been continuously improved by continuing to carry out the improvement work in "human efficiency, money efficiency and material efficiency". The company established a hierarchical sharing system with clear goals, quantitative indicators, performance-oriented performance appraisal and incentives to activate internal productivity. Taking value chain management as the main line, continued to carry out value creation work, and enhanced the company's competitiveness. Meanwhile, continuously improved the internal control system and improved the ability to prevent risks.

(4) Marketing ability

The Company has established a relatively complete sales network and service system, which can provide users with high-quality services covering all categories of white goods. The domestic market is actively accelerated to realize the marketing transformation from product line-oriented sales management to channel- and user-oriented business services, from single-category marketing to full-category marketing, quickly building an operation management system with reasonable commercial inventory management as the core and a value management system core with terminal retail price; through determined bench marking match, achieved products leading and efficiency improvement and builds the capability for marketing system and development potential for long period of time. In overseas markets, the company increased the investments in overseas marketing agencies, research and development bases, production bases, etc., developed the market actively and cooperated with internationally renowned household appliance brands and distributors, continued to optimize the customer structure and enhance the product structure, accelerated the overseas branding, improve overseas brand awareness, in counter with the overseas market segments, tailored marketing strategy to promoting the expanding driven by marketing.

III. Main Business Analysis

(1) Overview

Whether the disclosure is the same as the main businesses of the company engaged in during the Period



□Yes √No

1. Introduction

In the first half of 2022, the external environment of the market continued to deteriorate. The sporadic pandemic seriously affected the release of demand. The interruption of national logistics and transportation by the pandemic also made the market worse. With the pandemic under control, the logistics industry has also recovered, the supply side of the household appliance manufacturing industry has recovered, and the demand side has begun to show a positive trend. In the first half of this year, the retail sales of China's household appliance market reached 338.9 billion yuan, a decline of 9.3 percent on a year-over-year basis, according to total data released by All View Cloud (AVC).

In the first half of the year, revenue scale of the Company has achieved a y-o-y growth with profitability improved and result in a virtuous development. Operating income as a growth of 6.47%, net profit rose 30.52%.

2. Progress of the company's development strategy and business plan during the reporting period

During the reporting period, according to the development strategy, the Company comprehensively implemented the guidelines of "one goal and three main lines", actively push forward the operation plans and carried out following works including:

1.One goal

(1) Refrigerator (cabinet)

In the domestic market, the company insists on creating the "fresh", "clean" and "embedded" featured product business cards. With reasonable commercial inventory as the core, it promotes the digital transformation of its own channels, and strategically expands the pre-installation market and ODM business. The online C-end operation capability has been steadily improved, profit and loss has been improved, the B-end expansion capabilities has been improved, and the online scale in the first half of the year increased by more than 20% on a year-on-year basis.

In the overseas markets, faced with soaring shipping costs and severe shipping situation, the company gathers near shipping routes, uses shipping resources to grab orders, and implements "production based on sales orders" to improve efficiency, and assists business development by focusing on best-selling products, advantageous markets, and key customers. During the reporting period, the company's refrigerator (freezer) business achieved revenue of about 3.344 billion yuan, a year-on-year decrease of 12.53 %.

(2) Air-conditioning

In the domestic market, we have made popular floor-standing air conditioner and wall-mounted air conditioner online, and expanded our unique value products offline. In terms of channel improvement, we implemented special action plans and achieved initial results. In addition, in the first half of the year, two waves of high temperature



weather in March and June in Sichuan and Chongqing significantly boosted retail sales, and the O2O channel boosted beyond expectations, with a significant year-on-year increase. The company strengthened cooperation with core strategic customers, and realized a large increase in ODM business.

In the overseas markets, we continues to carry out special actions to actively snatch orders, and gets repeat orders by improving customer service, improving customer satisfaction and promoting fast delivery. Relying on the improvement of product strength, we vigorously promotes variable frequency products, launches new products (D platform), promotes high-end products (EVA series, voice air conditioners, etc.), and promotes differentiated products (such as generator air conditioners, current controllable energy-saving variable frequency air conditioners), constantly adjusts product structure, and competes for new customers. During the reporting period, the company's air-conditioning business achieved revenue of about 5.351 billion yuan, a year-on-year increase of 35.16 %.

(3) Washing machine

The company's washing machine industry insists on differentiated and dislocated competition, and optimizes and adjusts the product structure. In the domestic market, the company gives full play to its "very thin" differentiated competitive advantage, and closely focuses on the needs of users, and has launched the super-oxygen cleaning series of front-loading washing machines to further enhance the competitiveness of Meiling's mid-to-high-end washing machine products. In the overseas markets, the company expands washing machine business with industrial thinking, creates washing machine products in line with overseas markets, and promotes washing machine products with the help of refrigerator and freezer customers, and has achieved certain results in various markets. During the reporting period, the company's washing machine business achieved revenue of about 393 million yuan, a year-on-year increase of 21.89%.

(4) Kitchen & bathroom, small appliances

The company adheres to drinking water, gas hot water products as the core products. Based on traditional marketing, it actively embraces new retail, vigorously explores new channels, comprehensively sorts out the organizational structure of offline channels from the inside, and promotes the flat transformation of offline channels. It establishes online shop groups on JD, Tmall, Pinduoduo and other platforms and quickly builds self-operated shop matrix to improve the sales conversion rate and associated purchase rate. During the reporting period, the company's kitchen and bathroom, small household appliances business achieved revenue of about 727 million yuan, a year-on-year growth 27.20%.

(5)Biomedical

Focusing on the three major business strategic layouts of life science, smart cold chain and family health, strengthen innovative research and development of new technologies and new products, optimize research and development processes, stimulate innovation and research and development vitality, and form sustainable technological innovation capabilities. Based on market demand, deepen the market segmentation and channel layout, and



constantly improve the level of market services; promote the standardization of production processes, enhance the level of value chain management, and improve production capacity efficiency and product quality; absorb outstanding talents, improve the construction of talent training system, and stimulate the vitality and creativity of the company. The Company's biomedical industry is mainly developed on the platform of its subsidiary Zhongke Meiling. According to strategic planning and business development needs, Zhongke Meiling is promoting the public offering of shares to unspecified qualified investors and the listing on the Beijing Stock Exchange. Up to now, the Beijing Stock Exchange has officially accepted the application of Zhongke Meiling Cryogenic Technology Co., Ltd to issue shares to unspecified qualified investors and be listed on the Beijing Stock Exchange. During the reporting period, the biomedical business achieved revenue of approximately 213 million yuan, a year-on-year decrease of 18.21%.

2. Three main lines

(1)Efficiency priority

With reasonable commercial inventory as the core, the whole chain of "retail end - production end - logistics end" is driven to operate efficiently and collaboratively to maximize efficiency. It mainly improves delivery efficiency through model innovation, bottleneck breakthrough, and production and sales collaboration, and continues to reduce the number of models, optimizes the supply chain, replenishes in time, maintains reasonable inventory, digitally transforms basic channels, and strengthens the assessment of the accuracy of sales forecasts. In the first half of the year, commercial inventory turnover days of refrigerators decreased by over 20%, and air conditioners increased by over 40%.

In terms of organizational efficiency, the company focuses on strengthening operation, and adjusts the R&D and production organization and functions of the refrigerator and freezer business headquarters in accordance with the management principle of "small platform, big business", thus, the organization has become more flat, and the decision-making efficiency has been further improved.

The company is accelerating its digital transformation. On the manufacturing end, continue to improve the Meiling Industrial Internet platform, consolidate high-end manufacturing capabilities, and enhance large-scale flexible customized production capabilities. On the market side, promote the "C+3 customer order system" model, based on online collaboration and data parallel decision-making of four plans of sales, procurement, manufacturing, and logistics, and quickly respond to market demand with punctual and efficient production and delivery capabilities. On the product side, use advanced R&D tools such as PLM and digital simulation to dig into the data value of market, R&D, process, manufacturing, service and others to achieve deep understanding of user pain points and accurate access to consumption trends. At the same time, improve operational efficiency through digital operation of the whole value chain.

(2)Product leadership

Through the close combination of technology empowerment and product application, the company promotes the in-



depth research and capability improvement of core technologies, key technologies and hard-core technologies, and the competitiveness of products is continuously strengthened. In the first half of the year, we continued to promote the "fresh, clean, and embedded" refrigerators and the "thin, large, and intelligent" washing machines, and released a variety of products, such as the "Very Clean" series refrigerators, super-oxygen clean, Tianpu II washing machines, etc., and made every effort to create differentiated and high-profit "high-quality products" with Meiling characteristics. Focus on unique value products to carry out annual promotion of air conditioners, and create three business cards of "good comfort, good air, and good sleep" around "wind - wind feeling, air inlet and outlet, and air conditioning". Good Comfort mainly promotes the "living room and dining room shared floor-standing air conditioner" series, Good Air mainly promotes the "all dust-free" series, as well as the industry's smallest 5P floor-standing air conditioner, and Good Sleep mainly promotes the static oxygen wall-mounted air conditioner. Kitchen, bathroom and small home appliances refine their product layout around the core strategy of "water ecology", and launch the industry's first refrigerator tea bar machine and the condensing gas heating water heater with energy efficiency grade 1. Biomedical launches a new generation of "Yunzhian 'Automated Sample Library", an original -80 °C independent storage unit, to provide users with a safer and more intelligent automated sample storage solution.

At the same time, in terms of improving product competitiveness, the company has launched a product competitiveness model, which evaluates product arrays and individual products in terms of appearance, cost performance, quality, experience and other dimensions, and continuously improves product competitiveness. During the reporting period, the success rate of new refrigerator and freezer products in the market has increased, and the research on wide-speed full-frequency conversion technology and the application of air-cooled refrigerators have won the Science and Technology Improvement Award of China National Light Industry Council, which not only marks that Meiling's technological innovation strength has been widely recognized by the industry and society, and also highlights Meiling's continuous satisfaction and innovation strength for user needs.

(3) Benchmarking

Comprehensive benchmarking strengthens internal efficiency improvement. The company has been focusing on promoting product cost benchmarking, share increase, average price increase and other work, and has achieved certain results, i.e. reduced cost through bidding and negotiation, introduction of new suppliers, updated application of price models, new foaming process, new materials, design optimization and other measures. Benefiting from the successful creation of "Jingxiaozhai" air conditioners and relying on C-end refined operational breakthrough, air-conditioning share at JD.com reached 1.5%, an increase of 0.8 percent on a year-on-year basis. Relying on product advantages, it strengthened terminal retail-driven delivery of of cargo from warehouses. According to the monitoring data of AVC, the offline share of refrigerators increased by 0.22%, and the offline share of freezers increased by 2.28%, and the offline share of washing machines increased by 0.44%.

(2)Y-o-y changes in the key financial data

In RMB

Current Period	Same period last	Ү-о-у	Causes



		year	changes	
			(+,-)	
Operation income	10,224,503,551.19	9,602,759,345.29	6.47%	No major changes
Operation cost	9,061,080,531.06	8,177,231,196.17	10.81%	No major changes
Sales expense	666,066,309.98	984,805,928.94	-32.37%	According to the implementation of guidelines Q&A in the Period, relevant expenses as transportation costs adjusted to item of "Operation cost"
Administrative expense	164,132,141.97	152,957,426.98	7.31%	No major changes
Financial expense	-62,786,327.96	-5,695,990.10	-1002.29%	Mainly due to the exchange gains in the Period and there is an exchange loss in the same period of the previous year
Income tax expenses	-10,115,573.46	37,086,971.38	-127.28%	Mainly due to the decline of taxable income in the Period
R&D investment	272,521,887.72	217,199,272.52	25.47%	Mainly due to the increase of investment in R&D in the Period
Net cash flow from operation activity	575,053,217.35	-588,496,116.82	197.72%	Mainly due to the increase of cash from commodity sales, and providing labor service increase from a year earlier
Net cash flow from investment activity	-844,422,733.68	-699,480,638.02	-20.72%	Mainly due to the restricted time deposits in the Period
Net cash flow from financing activity	-352,220,645.93	-356,001,274.24	1.06%	No major changes
Net increased amount of cash and cash equivalent	-602,548,686.03	-1,657,978,314.35	63.66%	Mainly because the net cash flow from operation activity increased from a year earlier
Investment income	13,816,261.75	52,533,705.90	-73.70%	Mainly because forward foreign exchange contract delivery gains decreased from a year earlier
Credit impairment loss	-50,466,619.13	-15,121,003.89	233.75%	Mainly because impairment loss on account receivable increased from a year earlier
Assets impairment loss	-29,791,822.84	-43,310,366.42	-31.21%	Mainly because the provision for decline in value of inventories declined from a year earlier

(3)Major changes on profit composition or profit resources in reporting period

 \Box Applicable $\sqrt{\text{Not applicable}}$

No major changes on profit composition or profit resources occurred in reporting period

(4) Constitute of operation revenue/income

In RMB

	Current Period		Same period	Y-o-y	
	Amount	Ratio in operation revenue	Amount	Ratio in operation revenue	changes (+,-)
Total operation revenue	10,224,503,551.19	100%	9,602,759,345.29	100%	6.47%
According to indust	According to industries				
Manufacture of household appliances	10,138,489,064.28	99.16%	9,076,019,575.56	94.51%	11.71%



Other business	86,014,486.91	0.84%	526,739,769.73	5.49%	-83.67%	
According to produc	ets					
Refrigerator, freezer	3,557,279,193.80	34.79%	4,083,961,202.33	42.53%	-12.90%	
Air-conditioning	5,350,650,174.76	52.33%	3,958,753,350.50	41.23%	35.16%	
Washing machine	393,315,713.02	3.85%	322,671,076.35	3.36%	21.89%	
Small appliance and kitchen & toilet	727,498,495.75	7.12%	571,948,185.39	5.96%	27.20%	
Other products	109,745,486.95	1.07%	138,685,760.99	1.44%	-20.87%	
Other business	86,014,486.91	0.84%	526,739,769.73	5.48%	-83.67%	
According to region	According to region					
Domestic	7,556,599,775.06	73.91%	6,912,387,260.07	71.98%	9.32%	
Foreign	2,667,903,776.13	26.09%	2,690,372,085.22	28.02%	-0.84%	

(5)The industries, products or regions that accounting for over 10% of the Company's operating revenue or operating profit

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

In RMB

	Operating revenue	Operating cost	Gross profit ratio	Increase/dec rease of operating revenue y-o- y	Increase/decr ease of operating cost y-o-y	Increase/decrea se of gross profit ratio y-o- y
According to indust	ries					
Manufacture of household appliances	10,138,489,064.28	9,027,583,283.96	10.96%	11.71%	17.09%	-4.09%
According to produc	cts					
Refrigerator, freezer	3,557,279,193.80	3,052,742,990.21	14.18%	-12.90%	-8.43%	-4.19%
Air-conditioning	5,350,650,174.76	4,907,155,572.46	8.29%	35.16%	38.60%	-2.28%
Small appliance and kitchen & toilet	727,498,495.75	642,738,038.67	11.65%	27.20%	35.55%	-5.44%
According to region						
Domestic	7,475,522,523.09	6,574,576,772.52	12.05%	16.94%	26.12%	-6.40%
Foreign	2,662,966,541.19	2,453,006,511.44	7.88%	-0.77%	-1.76%	0.92%

Under circumstances of adjustment in reporting period for statistic scope of main business data, adjusted main business based on latest one year's scope of period-end

 \Box Applicable $\sqrt{}$ Not applicable



(6) Reasons for y-o-y relevant data with over 30% changes

\Box Applicable \lor Not applicable

Products of air-conditioning has a y-o-y growth in operation revenue and operation costs, mainly resulted by the full implementation of the business policy as "one goal and three main lines" and positive demand in China and international market.

IV. Analysis of the non-main business

√Applicable □Not applicable

In RMB

	Amount Ratio in Note total profit		Whether be sustainable (Y/N)	
Investment income	13,816,261.75	22.08%	Mainly due to the income of long-term equity investment and forward foreign exchange contract delivery proceeds in the Period	N
Gains/losses from change of fair value	3,562,737.04	5.69%	Mainly due to the income on change in fair value of the forward foreign exchange contract in the Period	N
Asset impairment	-29,791,822.84	-47.61%	Mainly due to the provision for losses on decline in value of inventory in the Period	N
Non-operating income	2,910,887.79	4.65%	Mainly due to the income from fines received	N
Non-operating expense	2,332,960.83	3.73%	Mainly due to the loss on retirement of non-current assets in the Period	N
Other income	48,325,391.81	77.22%	Mainly due to the government subsidies received in the Period	N
Credit impairment loss	-50,466,619.13	-80.64%	Mainly due to the provision for credit impairment loss on account receivable in the Period	N

V. Analysis of assets and liability

(1) Major changes of assets composition

In RMB

	End of current	period	Year-end of las	t year			
	Amount	Ratio in total	Amount	Ratio in total	Ratio	Notes of major changes	
	Amount	assets	Amount	assets	changes		
Monetary fund	6,183,005,095.11	37.43%	5,938,823,396.21	39.10%	-1.67%	The percentage of total assets declined due to the increase in total assets	
Account receivable	2,270,853,232.12	13.75%	1,440,874,691.28	9.49%	4.26%	Mainly due to the increase in operation revenue	
Contractual assets	2,313,522.40	0.01%			0.01%	No major changes	
Inventory	1,607,718,382.71	9.73%	1,356,357,419.80	8.93%	0.80%	Mainly due to the increase	



						in production in the Period
Investment real estate	52,191,185.68	0.32%	53,149,934.45	0.35%	-0.03%	No major changes
Long-term equity investment	88,915,648.08	0.54%	86,631,660.53	0.57%	-0.03%	No major changes
Fix assets	2,266,504,611.74	13.72%	2,303,122,699.92	15.16%	-1.44%	Mainly due to the decrease in assets investment in the Period
Construction in progress	103,923,104.08	0.63%	98,469,862.45	0.65%	-0.02%	No major changes
Right-of-use assets	40,286,720.53	0.24%	45,367,918.31	0.30%	-0.06%	No major changes
Short-term loans	1,087,291,446.15	6.58%	622,874,652.77	4.10%	2.48%	Mainly due to the new short-term borrowings in the Period
Contractual liability	351,317,980.38	2.13%	515,004,115.23	3.39%	-1.26%	Mainly due to the decrease in accounts received in advance during the Period
Long-term loans	158,000,000.00	0.96%	168,000,000.00	1.11%	-0.15%	No major changes
Lease liability	30,061,422.30	0.18%	33,225,912.15	0.22%	-0.04%	No major changes

(2) Main overseas assets

 $\sqrt{\text{Applicable}} \quad \Box \quad \text{Not applicable}$

	Reas						Foreign	Whether
Content of assets	on for the form ation	Asset size	Locati on	Operat ion mode	Control measure to ensure the security of assets	Income (RMB)	assets accounted for net assets of the Company	exist significant impairme nt risk (Y/N)
60% equity of Changhong Ruba Trading Company	Inves tment estab lishm ent	US\$ 7.8 03 million	Pakist an	Sales	Details of risks control measures have been disclosed by the Company by way of announcement on appointed media (No. 2011-028, No. 2011-032, No. 2014-023, No. 2014-026, No. 2016-027, No. 2016-032, No. 2017-053 and No. 2017-059) on 28 May 2011, 19 April 2014, 25 March 2016 and 10 August 2017	-741,419.00	-0.04%	N
40% equity of Changhong Ruba Electric Company(Private)Lt d.	Inves tment estab lishm ent	US\$ 6.9 761 million	Pakist an	Manuf acture	Details of risks control measures have been disclosed by the Company by way of announcement on appointed media (No. 2011-028, No. 2011-032, No. 2014-023, No. 2014-026, No. 2017-053 and No. 2017-059) on 28 May 2011, 19 April 2014 and 10 August 2017	0.00	-0.22%	N



100% equity of CHANGH ONG MEILING ELECTRI C INDONESI A. PT	Inves tment estab lishm ent	US\$ 6 million	KELA PA GADI NG, JKT, Indon esia	Sales	Details of risks control measures have been disclosed by the Company by way of announcement on appointed media (No. 2016-027 and No. 2016-033) on 25 March 2016	-966,902.47	0.35%	N
100% equity of CH- Meiling Internation al (Philippine s) Inc. Other notes	Inves tment estab lishm ent	US\$ 1 million	Philip pines	Sales	Details of risks control measures have been disclosed by the Company by way of announcement on appointed media (No. 2019-083) on 7 December 2019.	-844,501.46	0.04%	N
Otner notes	IN/A							

(3) Assets and liability measured by fair value

√Applicable □ Not applicable

In RMB

Items	Amount at the beginning period	Changes of fair value gains/losses in this period	Accu mulati ve chang es of fair value reckon ed into equity	Dev aluat ion of with dra win g in the peri od	Amount of purchase in the period	Sales in the period	Other changes	Amount at end of the period
Financial assets								
1.Trading financial assets (derivativ e financial assets excluded)	17,997,086.19	29,478,307.89			380,000,000.00	220,000,000.00	709,401.15	208,184,795.23
2.Receiva ble financing	1,808,109,301.56						-428,009,007.47	1,380,100,294.09
3.Other non-	581,980,440.70					5,779,799.20		576,200,641.50



current							
financial							
assets							
Subtotal							
of	2,408,086,828.45	29,478,307.89		380,000,000.00	225,779,799.20	-427,299,606.32	2,164,485,730.82
financial	2,400,000,020.43	29,476,307.69		380,000,000.00	223,117,177.20	-427,277,000.32	2,104,463,730.62
assets							
Above	2 400 00 6 020 45	20 450 205 00		200 000 000 00	225 550 500 20	127 200 505 22	2 1 5 4 40 5 7 20 02
total	2,408,086,828.45	29,478,307.89		380,000,000.00	225,779,799.20	-427,299,606.32	2,164,485,730.82
Financial	10.001.000.11						20.020.244.44
liabilities	12,304,272.41	26,624,972.00					38,929,244.41

Other changes:

Other change of trading financial assets mainly due to the provision of income from financial products; other change of receivable financing due to the decrease in note receivable with the objective of both collecting contractual cash flow (collections) and selling (endorsement or discounting)

Whether there have major changes on measurement attributes for main assets of the Company in report period or not

□Yes √No

(4) Assets right restricted ended as reporting period

Ended as the reporting period, the Company has no major assets been closed down, detain, freeze or pledge and guarantee. As for other assets have restriction on rights found more in relevant content of "63. Assets with restricted ownership or use rights" in "VI. Note of consolidate financial statement" carried under Section X. Financial Report

VI. Investment analysis

- (1) Overall situation
- \Box Applicable $\sqrt{\text{Not applicable}}$
- (2) The major equity investment obtained during the reporting period
- \Box Applicable $\sqrt{\text{Not applicable}}$
- (3) The material non-equity investment during the reporting period
- \Box Applicable $\sqrt{\text{Not applicable}}$
- (4)Financial assets investment
- 1. Securities investment
- □ Applicable √ Not applicable



The Company had no securities investment in the reporting period.

2. Derivative investment

✓ Applicable □ Not applicable

In 10 thousand yuan

Operator	Relate d relatio nship	Whether related trade or not(Y/N	Туре	Initial investment	Start date	End date	Investment amount at period- begin	Amount purchased in the reporting period	Amount sales in the reporting period	Amount of reserve for devaluation of withdrawing (if applicable)	Investment amount at period-end	Ratio of investment amount at period-end in net assets of the Company at period-end	Actual gains/loss es in period	
Financial institution	N/A	N	Forward foreign exchang e contract	299,655.67	2021-5-26	2023-3-30	156,034.41	282,480.19	239,774.22	-	200,001.57	41.28%	-1,261.19	
Total				299,655.67			156,034.41	282,480.19	239,774.22	-	200,001.57	41.28%	-1,261.19	
Capital resour	rce			Own fund										
Lawsuit invol	lved (if app	plicable)		Not applicable										
Disclosure da for investmen				2022-3-31	2022-3-31									
Disclosure date for approval from board of shareholders for investment of derivatives (if applicable)			2022-4-29	2022-4-29										
Risk analysis derivatives he				Risk analysis:	Risk analysis:									



but not limited to market risk, liquidity risk,	1. Market risk: domestic and international economic situation changes may lead to exchange rate fluctuations, forward foreign exchange transactions are under certain market
credit risks, operation risk and law risks etc.)	risk. Forward foreign exchange business is aiming to reducing impact on corporate profits by foreign exchange settlement and sale prices, exchange rate fluctuations. The
	Company will follow up the exchange fluctuation, on the basis of target rate determined from the business, relying on the research of the foreign currency exchange rates,
	combined with prediction of consignments, and burdening ability to price variations due to exchange rate fluctuations, then determine the plan of forward foreign exchange
	contracts, and make dynamic management to the business, to ensure reasonable profit level.
	2. Liquidity risk: all foreign exchange transactions are based on a reasonable estimate of the future import and export business, to meet the requirements of the trade
	authenticity. In addition, forward foreign exchange transactions are processed with bank credit, will not affect liquidity of company funds.
	3. Bank default risk: if cooperative banks collapse within the contract time, the Company will not be able to transact the original foreign exchange contracts with contract
	price, which leads the risk of income uncertainty. So the Company chose five state-owned banks, the Chinese-funded banks in shareholding enterprise as Everbright Bank,
	Industrial Bank and the foreign-funded banks as UOB, OCBC, BEA etc. to conduct the trading of foreign exchange capital. These banks share a solid strength and
	management whose failure and possible losses to the Company is very low.
	4. Operational risk: improper operation of the person in charge of forward foreign exchange transactions may cause related risk also. The Company has formulated related
	management system which defines the operation process and responsibility to prevent and control risks.
	5. The legal risks: unclear terms based in contract signed with banks for related transactions may lead legal risks when forward foreign exchange transactions are
	processing. The Company will strengthen legal review, and choose good bank to carry out this kind of business as to risk control.
Invested derivative products have changes in	The Company determines fair value in accordance with the Chapter VII "Determination of Fair Value" carried in the Accounting Standards for Business Enterprises No.22 -
market price or fair value in the Period, as for	Recognition and Measurement of Financial Instruments. Fair-value is basically obtained according to prices offered by bank and other pricing services. While fair-value of
analysis of the fair value of derivatives,	derivatives is mainly obtained according to the balance between prices given by outstanding contracts and forward prices given by contracts signed during the reporting
disclosed specific applied methods and	period with bank. The differences are identified as trading financial assets and liabilities. During the reporting period, forward foreign exchange contracts and losses of the
correlation assumption and parameter setting	Company is -12.6119 million yuan.
Specific principle of the accounting policy and	
calculation for derivatives in the Period	Not applicable
compared with last period in aspect of major	Not applicable
changes	
	Upon inspection, the Company believes that: during the reporting period, the Company carried out its foreign exchange forward deals in strict compliance with the Shenzhen
	Stock Exchange Self-Regulatory Guidelines No.1- Standardized Operation of the Listed Companies on main Board, the Articles of Association, Management Measures on
Special opinion on derivative investment and	Company Authorization, Management System in relating to Foreign Exchange Forward Deals, and these deals were conducted within the authorization scope under general
risk control by independent directors	meeting and board meeting. The Company conducts no foreign exchange transactions on the purpose of getting profit only, all of the forward foreign exchange transactions
	are operates closely related to the routine operation requirement of the Company and based on normal operating and production, which is relying on specific business
	operations with purpose of avoiding the preventing the risks in exchange rate. The forward foreign exchange transactions of the Company are beneficial to prevent the



exchange risks exposed by import and export business and thus met its requirement for operation development. There was no speculative operation, no break of relevant rules and regulations and relevant business was conducted under corresponding decision-making procedures. Interests of the Company and entire shareholders, especially minority shareholders, were not prejudiced.

✓ Applicable □ Not applicable

(1) Overall application of raised proceeds

√ Applicable □ Not applicable

In 10 thousand yuan

Raisin g year	Way	Total raised capitals	Total raised capital used in Period	Total accumulative raised capitals used	Total raised capital has purpose of uses changed in Period	Cumulative raised capitals has purpose of uses changed in total	Ratio of cumulative raised capitals has purpose of uses changed	Total accumulative raised capitals unused	Usage of the retained raised capitals and what is expected to invested with those capitals	Raised capitals idle for more than two years
2016	Non- public offerin g of A- share	154,073.272276	970.54351	117,946.07	0	42,584.305127	27.64%	935.01821	After approval of the "proposal on closing of the remaining fund raising investment and replenishment of the working capital with surplus fund raised permanently" at the 16 th session of 10 th BOD, the 13 th session of 10 th BOS and AGM of 2021 held dated March 29, 2022 and April 28, 2022, its was agreed that the Company will close the project of "intelligent R&D management platform construction" under the "intelligent manufacturing construction project" and "intelligent R&D project". after the project closed, the investment projects with the funds raise by 2016 non-public offering of shares will all be completed. The above-mentioned fund raising project still have some	



								remaining contractual payments and financial	ļ
								management income of 9,350,182.1 yuan. The Company	
								will pay the remaining contract payments as planned and	
								use the surplus proceeds to replenish the working capital	
								permanently for its daily operations and business	
								development.	
Total	 154,073.272276	970.54351	117,946.07	0	42,584.305127	27.64%	935.01821		

Explanation on General usage of raised capital

In 2016, the Company successfully offering 280,858,676 shares (A-stock) to 7 qualified investors, including Sichuan Changhong Electric Co., Ltd. (hereinafter referred as to Sichuan Changhong), with price of 5.59 yuan/Share and face value of 1.00 yuan. The total proceeds raised from the issue amounted to 1,569,999,998.84 yuan, net amount raised amounted to 1,540,732,722.76 yuan after deducted the offering expenses (tax included) 29,267,276.08 yuan.

As of June 30, 2022, the Company accumulative used the fund raised amounted as 1179460700 yuan, total balance of special account for fund raised was 9350182.1 yuan (including 369,142.04 yuan accumulated interest income and maturity earnings of 1,735,039.45 yuan from bank financial products)

(2) Situation of committed project of raised proceed

 \Box Applicable $\sqrt{\text{Not applicable}}$

(3) Change of the raised funds

 \Box Applicable $\sqrt{\text{Not applicable}}$

There is no change of raised funds during the reporting period.

VII. Sales of major assets and equity

(1) Sales of major assets

□Applicable √ Not applicable

No major assets are sold in the period

(ii) Sales of major equity

□Applicable √ Not applicable

VIII. Analysis of main holding company and stock-jointly companies

√ Applicable □Not applicable

(1) Particular about main subsidiaries and stock-jointly companies net profit over 10%

In RMB

Company name	Туре	Main business	Register capital	Total assets	Net assets	Operating revenue	Operating profit	Net profit
Zhongke Meiling Cryogenic Technology Co., Ltd.	Subsidiary	Research and development, manufacturing and sales of ultra-low temperature freezer	72,548,200	460,367,118.01	225,013,744.69	235,704,905.75	37,635,712.20	34,977,067.97
Jiangxi Meiling Electric Appliance Co., Ltd.	Subsidiary	Manufacturing of refrigeration and freezer	50,000,000	329,823,180.80	139,812,393.11	316,893,749.46	7,371,271.74	7,375,671.74
Mianyang Meiling Refrigeration Co., Ltd.	Subsidiary	Manufacturing of refrigeration and freezer	100,000,000	173,913,164.56	120,480,549.80	174,755,637.60	799,630.57	91,970.82
Zhongshan Changhong Electric Co., Ltd.	Subsidiary	R&D, manufacturing and foreign sales of air-conditioning	334,000,000	1,794,997,540.68	126,106,127.73	1,778,468,757.66	44,914,005.28	44,602,177.68
Hefei Meiling Group Holdings Limited	Subsidiary	Sales of white goods	80,000,000	1,719,256,879.22	-356,638,304.23	2,680,436,900.73	-124,970,892.33	-127,111,190.44
Changhong Meiling Ridian Technology Co., Ltd.	Subsidiary	R&D, manufacturing and sales of kitchen and toilet products, small home appliances and water purifier	83,000,000	286,455,739.24	138,687,564.56	121,903,975.39	2,398,112.05	1,833,690.30

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	Subsidiary	R&D and sales of household						
Hefei Changhong Meiling Life Appliances Co., Ltd.		appliances, kitchen appliances	50,000,000	484,728,701.85	89,120,532.45	618,374,856.05	13,640,426.72	8,755,357.31
rippinances co., Eta.		and small home appliances						



(2) Subsidiary obtained and disposed in the period

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

G	The method of obtaining and disposing	The influence to the whole production and		
Company name	subsidiaries during the report period	performance		
Jinan Xiangyou Electric	Cancellation	Minor effect on the overall production and operation		
Appliances Marketing Co., Ltd	Cancellation	and performance of the company		
Zhengzhou Meiling Electric	M	Minor effect on the overall production and operation		
Appliances Marketing Co., Ltd	Mergers & acquisition	and performance of the company		

(3) Description of the holding company and stock-jointly companies

During the reporting period, subsidiary Sichuan Changhong Air-conditioner Co., Ltd. and Zhongshan Changhong Electric Co., Ltd has larger increase in net profit from a year earlier, mainly due to the big increase in operation revenue.

IX. Structured entity controlled by the Company

 \Box Applicable $\sqrt{\text{Not applicable}}$

X. Risks and countermeasures

(1) risks and countermeasures

In the second half of 2022, the domestic home appliance market demand will be under pressure, and exports will be affected by factors such as transportation costs and the market. The company will face business risks such as severe industry situation, intensified competition, and repeated COVID-19 pandemic at home and abroad.

1.Grim industry situation

Affected by the pandemic and pandemic prevention policies, consumption, especially offline contact service consumption, has been recovering slowly, and the consumption intention is still lower than the level before the pandemic. The repeated pandemic has a negative impact on the overall consumption environment and consumer confidence, and consumption, real estate, and employment have weakened. Reflected in the home appliance market, the market uncertainty has intensified, and some enterprises in the same industry have begun to contract strategically.

2. Impact of cross-border Internet industry and challenges of new business model

With the advent of the Internet era and the era of artificial intelligence, Internet enterprises are constantly pouring into the smart home field. Diversified and digital scene marketing will accelerate the transformation of online channels, which not only intensifies the competition in the industry, but also aggravates the sinking of chains and the difficulties of KA channels. Traditional home appliance enterprises are facing severe challenges.

3. Risk of price fluctuations in international transportation

Affected by the international shipping situation, ocean freight rates are still at a high level, and there is no fundamental improvement, which will have an impact on export business



4. The impact of trade frictions and geopolitics

The company pays close attention to the impact of uncertain factors such as international trade frictions and geopolitics on the company's global business.

In response to the above risks, combined with the industry situation in the second half of the year and the shortage in the first half of the year, the company will seize the opportunities and turn the crisis into an opportunity in the second half of 2022,, and implement the business plan from the following part (II).

(2)Operation plan for second half of the year

Under strategic planning, the company will continue to take "one goal and three main lines" as the guiding ideology, main works during the second half of the year as follow:

1. Refrigerator and freezer industry

In the domestic market, we will promote customer focus, provide consumers with unique value products, promote high-quality products and create popular products, and improve channel efficiency by reducing inventory, speeding up turnover, and exiting from inefficient stores, carry out transformation of basic channels through unified warehousing and distribution, digital platform, C+3, and operator models, develop trend channels through dedicated and customized product resources, and expand incremental channels through the establishment of professional teams and planning dedicated products. At the same time, a special promotion group for efficiency improvement will be established to continuously improve the capital efficiency, channel efficiency, product efficiency and management efficiency to strengthen its own capabilities.

In overseas markets, we will continue to focus on best-selling products, advantageous markets, and key customers. Focus on products with large loading quantity and high value per container; focus on the markets with shipping resources and low freight near the ocean routes; focus on key customers and explore market opportunities. Improve efficiency internally while looking for optimized logistics solutions. Increase investment in brand business teams and products, and continue to promote the construction of overseas independent brands.

2.Air-conditioning industry

In the domestic market, we will focus on the offline core areas, and the controllable online value chain. We will consolidate and enhance existing core customers and incrementally expand TOP and ODM customers mainly through the special plans of "granary area construction, innovation area model, Qiao Tou Bao plan, and Jing Geng action"; improve retail promotion capabilities, and expand unique value products.

In overseas markets, we will continue to practice the concept of "profitable scale growth and profit growth with cash flow", adhere to brand priority, improve product strength, expand customer channels, and at the same time focus on efficiency improvement, reduce costs, improve quality, and improve service capabilities.

3. Washing machine industry

In the second half of the year, washing machine industry will adhere to the "good quality" + "hot sale" product



strategy, and build the "thin", "large", "smart" industry business card. For "good quality" products, enrich the product lines mainly through the layout in color screen tumble washing machine and high-box wave washing machine, and improve product competitiveness from the appearance, cost performance, experience, and quality. For "hot sale" products, deploying the downstream channels and product integration channel in way of high price performance, and expand the scale of washing machines. At the same time, relying on the self-produced washing machine to develop overseas business and ODM/OEM customers, and achieve rapid breakthroughs in Meiling washing machine scale after complete the layout of washing and care products and accessories.

4. Kitchen, bathroom and small household appliances industry

In the second half of the year, the kitchen, bathroom and small household appliances industry shall adhere to the policy of "seeking quality in progress, transformation and upgrading". In terms of products, we will focus on drinking water and gas heating products, promote the core products, core technologies and popular products, improve product competitiveness and operation quality, and quickly fill the space left by the peer when exiting the market. In terms of marketing channels, we will continue to develop new business situations such as online and live broadcast, at the same time, continue to expand self-operated business, explore and integrate high-quality market resources, and strengthen self-operated capabilities.

5. Bio-pharmaceutical

We will implement the development strategy of "related diversification based on bio-medical field" determinedly, and keep up steady to push the innovation and research in aspect of new technology and new products, enrich the product lines and higher the quality by focusing on the strategy deployment for three business, including life science, smart cold-chain and family heath care. The life science businesses continue to strengthen the channel system construction of the domestic market, actively deploy overseas markets, and strengthen online and offline market training and promotion. Relying on the life science channel system, the smart cold chain businesses steadily extend to professional logistics, pharmaceuticals, chemicals and other fields. Family health businesses actively promote the launch of new products, build channel system construction, and promote the growth of the company's scale.



Section IV Corporate Governance

I. AGM(Annual General Meeting) and extraordinary general meeting

(1)AGM held in the period

Meeting	Туре	Participatio n ratio for investors	Meeting date	Disclosure date	Resolution
First Extraordinar y General Meeting of 2022	Extraord inary General Meeting	6.0286%	2022-1-5	2022-1-6	The General Meeting has approved one proposals-"Agreement of the External Guarantee Provided by Sichuan Zhiyijia Network Technology Co., Ltd ", found more in the "Resolution of First Extraordinary General Meeting of 2022" released on Juchao Website www.cninfo.com.cn
2021 AGM	Annual General Meeting	31.9056%	2022-4-28	2022-4-29	The General Meeting have approved 18 proposals in total, including "Report on Works of BOD for year of 2021", "Report on Works of BOS for year of 2021", "Annual Report of 2021 and Its Summary", "Financial Statement Report for year of 2021", "Plans of Profit Distribution for year of 2021", "Renewal of the Audit Institution on Financial Report and Internal Control for year of 2022 and Payment of Remuneration", "Change of the Accounting Policy" and the rest, found more in the "Resolution of 2021 Annual General Meeting" (No.: 2022-033) released on Juchao Website www.cninfo.com.cn
Second Extraordinar y General Meeting of 2022	Extraord inary General Meeting	31.9478%	2022-6-29	2022-6-30	The General Meeting have approved 5 proposals in total, including "Provide Internal Guarantee and External Loans to Overseas Controlling Subsidiary", "Amendment of Some Clauses in Articles of Association", "Amendment of Some Clauses in 'Rules of Procedure for the GM", "Amendment of Some Clauses in 'Rules of Procedure of the BOD" and "Amendment of Some Clauses in 'Rules of Procedure of the BOS", found more in the "Resolution of Second Extraordinary General Meeting of 2022" (No.: 2022-049) released on Juchao Website www.cninfo.com.cn

(2) Request for extraordinary general meeting by preferred stockholders with rights to vote

 \Box Applicable $\sqrt{\text{Not applicable}}$

II. Changes of directors, supervisors and senior executives



 \Box Applicable $\sqrt{\text{Not applicable}}$

There was no change of directors, supervisors and senior executives during the reporting period, refer to the Annual Report of 2021 for details.

III. Profit distribution plan and capitalizing of common reserves in the period

□Applicable √ Not applicable

There are no cash dividend, bonus and capitalizing of common reserves carried out in the semi-annual

IV. Implementation of the company's stock incentive plan, employee stock ownership plan or other employee incentives

 \Box Applicable $\sqrt{\text{Not applicable}}$

The Company has no implementation of the company's stock incentive plan, employee stock ownership plan or other employee incentives in the period.

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Section V Environmental and Social Responsibility

I. Major environmental

The listed Company and its subsidiary whether belongs to the key sewage units released from environmental protection department

□Yes √No

Administrative penalties imposed for environmental issues during the reporting period

Name	Cause of penalty	Violations	Penalty results	Impact on production & operation of the listed company	Rectification measures
Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable

Other environmental information disclosed with reference to the key emission units

Not applicable

Measures taken to reduce the carbon emission during the reporting period and their effectiveness

√Applicable □Not applicable

Integrate features of the carbon emissions and special requirements, the Company, perfecting energy efficiency index assessment for internal energy management and energy consumption assessment system through tighten up the energy management works in each production units. Continuously develop energy measurement assessment, follows the principle of system management and establish a complete and effective management system. During the reporting period, the Company vigorously promotes and applies the advanced energy-saving equipment and technology within the industry, carried out energy-saving technology improvement works; carried out energy-saving renovation measures to upgrading the automation and intelligence including high-consumption & low-efficiency renovation for air compressor, air compressor upgrading for the join control system, compressed air pressure reduction modification, steam piping energy saving retrofit, research and application on the infrared heating technology, application research of air energy units, application research on electric heating to replace the steam heating and the replacement of energy-efficient heating tiles, etc., combining energy management with the information technology construction, at the same time of realizing the leaner production management and enhance productivity to reduce the energy waster and emission of CO₂.

Reasons for not to disclosing other information with environment concerned

The Company and subordinate subsidiaries are not belongs to the key emission units announced by the authority of environmental protection.



II. Social responsibility

The company adheres to the core values of "dedication, responsibility, co-creation and sharing", and achieves the purpose of "staff satisfaction, customer satisfaction, and shareholder satisfaction" through standardized operation and scientific management. While achieving benign development, the company has also actively fulfilled its social responsibilities through various forms and channels.

1. Protection of the rights and interests of shareholders and creditors

The company strictly follows the provisions and requirements formulated by the Articles of Association and the Rules of Procedure for the General Meeting of Shareholders, regulates the convening, holding and voting procedures of the general meeting of shareholders, equally treats all shareholders, especially small and medium shareholders equally, and ensures that all shareholders enjoy equal status and fully exercise their own rights. Under the premise of strictly implementing the Administrative Measures for Information Disclosure of Listed Companies, the company actively communicates and exchanges information with investors on the company's operations and management, financial status, etc. through annual performance briefings, Anhui service week for investors by SZSE, investor telephone hotline, e-mails, and the investor relations interactive platform of the Shenzhen Stock Exchange, and discloses information to all investors in a truthful, accurate, complete, concise and clear, and easy-to-understand manner; further, the company attaches great importance to the shareholder return mechanism,in line with the "Shareholder Return Plan for the Next Three Years (2021-2023) of Changhong Meiling Co., Ltd.", combined with the self-management status and other factors, during the reporting period, the Company implemented the profit distribution plan for the year of 2021 and giving shareholders a reasonable return on their investment.

2. Protection of the rights and interests of employees

In accordance with relevant laws, regulations and policies, and in light of its own actual situation, the company has established a relatively complete employment management system, including labor contract system, salary and performance appraisal system, welfare management system, training management system, employee vacation management system, etc. The company pays attention to the vital interests of employees, maximizes the protection of the legitimate rights and interests of employees and retirees, and strives to form a benefit sharing mechanism for both company and employees, and establishes a harmonious labor relationship. At the same time, the company shapes corporate culture and improves employee satisfaction by providing various vacations, allowances, condolences, and organizing colorful leisure activities, sports and cultural festivals, carnivals, etc.

3. Protection of the rights and interests of suppliers, customers and consumers

The company has established a relatively complete procurement management system, optimized and revised system documents in a timely manner, unified information system tools, strictly controlled every link of the procurement business, cultivated core and strategic suppliers, and established a high-end supply chain cultivation plan for component suppliers of high-end products, so as to form a synergy, cooperation and win-win situation between the company and its suppliers.

The company attaches great importance to product quality and customer needs, and has a relatively advanced and



complete R&D and quality assurance system which has passed ISO9001, ISO14001, ISO45001 management system certifications. Laboratory of the Company owns a CNAS qualifications and built its own RoHS laboratory to conduct the strict testing for products, so its products are guaranteed by high quality and reliable performance. At the same time, for different types of customers, the company implements classification evaluation and system management, timely answers or feedbacks and deals with the questions raised by customers, continuously improves quality services, and enhances brand image. Fully survey, understand customer needs, and do real-time follow-up and result feedback, focus on terminal construction, terminal experience and product training to increase attention and support, and improve the sales of high-end structural products. For export products sold to various countries, the company conducts product certification in accordance with local laws and regulations, and also internally tests the reliability of the product and its adaptability to different environments to ensure the reliability of the product in the target market, and tracks usage feedback by means of customer satisfaction surveys and SCR value monitoring.

For the protection of consumers' rights and interests, the company has a relatively advanced closed-loop management system for user services. In order to meet the service needs of users, it has gradually improved the function construction of user interaction platforms such as 400 service hotline, brand official website, WeChat public account, Douyin, and APP, understands and deals with user needs and problems in a timely manner, and promotes the process visualization management and user evaluation system management of the work order processing timeline according to user needs. We pay attention to the improvement of consumer product protection services, and have upgraded and launched the 180-day unconditional return of Meiling M Fresh refrigerator if not satisfied with the fresh keeping and the 180-day unconditional return of Meiling Very Clean refrigerator if not satisfied with the sterilization, so as to effectively meet the needs of users and improve consumer satisfaction.

4. Social welfare

Over the years, the company has been actively participating in social welfare undertakings and various social welfare activities. The company strictly implements the internal environmental operation control procedures and a series management systems related to environment, safety and product quality, such as Energy Management Regulations, Safety Production Responsibility System, Safety Training Management System, and "Process Quality Control Points" Management Measures for Refrigerator and Freezer Products, ensures that the company's production and service activities comply with relevant national legal requirements; and actively carries out actions such as helping employees with serious illnesses and advocating voluntary donations by employees. During the reporting period, in order to actively fulfill corporate social responsibilities, Zhongke Meiling, a subsidiary of the company, shall donate scholarships totaling no more than 5.65 million yuan to 11 well-known domestic universities within 10 years, which will be used to support the development of college education and enhance the brand reputation, social image and influence of the company and its subsidiaries.

5. Consolidate and expand the achievements of poverty alleviation and rural revitalization

The company actively undertakes corporate social responsibility, and strives to contribute to local poverty alleviation and rural revitalization while achieving its own sound operation and development. At the beginning of 2022, the company has successively carried out the "Rural revitalization with Meiling- Base Agricultural Products



Fair", and the love assistance activities for Tongxin Primary School in Tiantangzhai Town, Jinzhai County, positively responding to Xi Jinping Thought on Socialism with Chinese Characteristics for a New Era, and assuming the social responsibility of enterprises.



Section VI Important Events

1. Commitments that the actual controller, shareholders, related party, the buyer and the
company have fulfilled during the reporting period and have not yet fulfilled by the end of
reporting period
\Box Applicable $\sqrt{\text{Not applicable}}$
The Company has no commitments that the actual controller, shareholders, related party, the buyer and the company have fulfilled during the reporting period and have not yet fulfilled by the end of reporting period
II. Non-operational fund occupation from controlling shareholders and its related party
\Box Applicable $\sqrt{\text{Not applicable}}$
No non-operational fund occupation from controlling shareholders and its related party in period.
III. External guarantee out of the regulations
\Box Applicable $$ Not applicable
No external guarantee out of the regulations occurred in the period.
IV. Appointment and non-reappointment (dismissal) of CPA
Whether the semi-annual financial report had been audited
□Yes √No
The semi-annual report was not audited
V. Explanation on "Qualified Opinion" from CPA by the Board and Supervisory Committee
\Box Applicable $$ Not applicable
VI. Explanation from the Board for "Qualified Opinion" of last year's
\Box Applicable $\sqrt{\text{Not applicable}}$
VII. Bankruptcy reorganization
\Box Applicable $\sqrt{\text{Not applicable}}$
No bankruptcy reorganization for the Company in reporting period
VIII. Lawsuit

(i) Major Litigation and Arbitration Matters



□ Applicable √ Not applicable

During the reporting period, the Company had no major litigation and arbitration matters.

(ii) Other litigation matters

☐ Applicable √ Not applicable

To maintain the independence and integrity of "Meiling" trademark and trade name, the Company carried out serials of lawsuits, attribution and administration suits with "Meiling" trademark and corporate name concerned, Up to now, in view of the infringement to the Company's "Meiling" trademark and trade name, false propaganda and unfair competition in the market, the Company has carried out many ways including administrative reports, criminal investigation and civil litigation to fight against infringement and counterfeiting behavior in the whole country to stop the trademark infringement and unfair competition.

IX. Penalty and rectification

☐ Applicable √ Not applicable

X. Integrity of the company and its controlling shareholders and actual controllers

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

During the reporting period, the Company and the controlling shareholders and the actual controllers have had good reputation, and there is no large amount due unliquidated debt sentenced by the court.

XI. Major related party transaction

(i) Related party transaction with routine operation concerned

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



Seri al	Related party	Relationship	Type of relate d transa ction	Content of related transaction	Pricing principl	Related transaction price (in 10 thousand Yuan)	Related transaction amount (in 10 thousand Yuan)	Proporti on in similar transacti ons (%)	Trading limit approved (in 10 thousand Yuan)	Whether over the approve d limited or not (Y/N)	Cleari ng form for related transa ction	Availa ble simila r marke t price	Date of disclosure	Index of disclosure
1	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Com modit y purch ased	R-three-terminal voltage regulator, integrated circuits, R-insulated gate bipolar transistors, steel plates, plastic parts etc.	Marketi ng price	20,658.40	20,658.40	2.45%	65,000.00	N	Spot excha nge, Bank accept ance	-	7 Dec. 2021; 24 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
2	Changhong Huayi Compressor Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Compressor	Marketi ng price	19,297.58	19,297.58	2.29%	48,000.00	N	Bank accept ance	-	7 Dec. 2021; 24 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
3	Sichuan Changhong Mold Plastic Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Components, plastic parts and lining accessories etc.	Marketi ng price	42,116.85	42,116.85	5.00%	100,000.00	N	Spot excha nge, Bank accept ance	-	7 Dec. 2021; 25 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
4	Sichuan Changhong	Other enterprise control under the same controlling	Com modit y	Base plate assembly, black	Marketi ng price	24,772.90	24,772.90	2.94%	52,000.00	N	Spot excha nge,	-	7 Dec. 2021; 26 Dec. 2021	Juchao Website (www.cninfo.



	Jijia Fine Co., Ltd.	shareholder and ultimate controller	purch ased	plate, bracket etc.							Bank accept ance			com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
5	Sichuan Changhong Package Printing Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Packing boxes, foam, fixed support block etc.	Marketi ng price	7,365.41	7,365.41	0.87%	18,000.00	N	Bank accept ance	-	7 Dec. 2021; 27 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
6	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Printed board machine insertion machine paste assembly	Marketi ng price	1,157.30	1,157.30	0.14%	3,000.00	N	Bank accept ance	-	7 Dec. 2021; 28 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
7	Sichuan Changhong Internationa 1 Hotel Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Food	Marketi ng price	1.17	1.17	0.00%	5,000.00	N	Cash settle ment	-	7 Dec. 2021; 29 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
8	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Foam and carton	Marketi ng price	230.87	230.87	0.03%	10,000.00	N	Spot excha nge, Bank accept ance	-	7 Dec. 2021; 30 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
9	Hefei Changhong	Other enterprise control under the	Com modit	Inverter integrated board	Marketi ng price	279.42	279.42	0.03%	10,000.00	N	Bank accept	-	7 Dec. 2021; 31 Dec. 2021	Juchao Website



	Industrial Co., Ltd.	same controlling shareholder and ultimate controller	y purch ased								ance		(www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
10	Sichuan Changhong New Energy Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Batteries	Marketi ng price	1.91	1.91	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 32 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
11	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Air conditioner, LCD TV	Marketi ng price	178.81	178.81	0.02%	10,000.00	N	Cash settle - ment	7 Dec. 2021; 33 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
12	Changhong Internationa 1 Holdings (Hong Kong) Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Television	Marketi ng price	202.84	202.84	0.02%	8,000.00	N	Cash settle - ment	7 Dec. 2021; 34 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
13	Sichuan Changhong Device Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	printed board	Marketi ng price	506.18	506.18	0.06%	10,000.00	N	Bank accept - ance	7 Dec. 2021; 35 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222



14	Sichuan Changhong Electronic Products Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Remote controls, switching transformers, printed boards, electronic components, etc.	Marketi ng price	1,608.43	1,608.43	0.19%	3,000.00	N	Spot excha nge, Bank accept ance	7 Dec. 2021; 36 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
15	Sichuan Ailian Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Wifi module	Marketi ng price	460.43	460.43	0.05%	5,000.00	N	Spot excha nge, Bank accept ance	7 Dec. 2021; 37 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
16	Sichuan Aichuang Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Inverter integrated board	Marketi ng price	5,142.93	5,142.93	0.61%	13,000.00	N	Bank accept - ance	7 Dec. 2021; 38 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
17	Sichuan Aoku Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Com modit y purch ased	Power board	Marketi ng price	1.82	1.82	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 39 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
18	Sichuan Changhong Electronics Holding Group Co., Ltd.	Controlling shareholder and ultimate controller	Accep t labor servic e	Shuttle transportation fee, training fee	Marketi ng price	38.59	38.59	0.05%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 40 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094,



													2021-222
19	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Accep t labor servic e	Software usage fee, information consultation fee, inspection and certification fee	Marketi ng price	163.87	163.87	0.20%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 41 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
20	Sichuan Changhong Minsheng Logistics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Transportation costs, storage and handling charges, freight and miscellaneous charges etc.	Marketi ng price	30,520.11	30,520.11	37.07%	75,000.00	N	Cash settle - ment	7 Dec. 2021; 42 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
21	Sichuan Changhong Mold Plastic Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	commission processing fee	Marketi ng price	1,131.77	1,131.77	1.37%	5,000.00	N	Spot excha nge, Bank accept ance	7 Dec. 2021; 43 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
22	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Three packages, equipment repair,miscellane ous fees, installation fee etc.	Marketi ng price	10,913.63	10,913.63	13.26%	32,000.00	N	Cash settle - ment	7 Dec. 2021; 44 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
23	Sichuan Hongxin Software Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Software usage fee, service supporting fee and information	Marketi ng price	296.28	296.28	0.36%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 45 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091,



				service fee									2021-092, 2021-094, 2021-222
24	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Service support fee, network service fee etc.	Marketi ng price	18.84	18.84	0.02%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 46 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
25	Sichuan Jiahong Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Meals, property management fees etc.	Marketi ng price	342.76	342.76	0.42%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 47 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
26	Sichuan Changhong Internationa 1 Hotel Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Meetings fee, accommodation	Marketi ng price	3.66	3.66	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 48 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
27	Sichuan Changhong Property Services Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Dormitory facility and equipment service fees, property management fees	Marketi ng price	5.41	5.41	0.01%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 49 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
28	Sichuan Zhiyijia Network	Other enterprise control under the same controlling shareholder and	Accep t labor servic e	Design service fee and platform usage fee	Marketi ng price	10.37	10.37	0.01%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 50 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.:



	Technology Co., Ltd.	ultimate controller											2021-091, 2021-092, 2021-094, 2021-222
29	Sichuan Changhong Intelligent Manufacturi ng Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	test modification fee	Marketi ng price	7.31	7.31	0.01%	5,000.00	N	Bank accept - ance	7 Dec. 2021; 51 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
30	Sichuan Changhong Jijia Fine Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	commission processing fee	Marketi ng price	665.53	665.53	0.81%	5,000.00	N	Bank accept - ance	7 Dec. 2021; 52 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
31	Sichuan Qiruike Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Accep t labor servic e	Technology development service fee, instrument repair fee, inspection and certification fee, etc.	Marketi ng price	533.02	533.02	0.65%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 53 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
32	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Purch ase of fuel power	Electricity, steam, water, compressed air	Marketi ng price	1,332.18	1,332.18	0.16%	65,000.00	N	Cash settle - ment	7 Dec. 2021; 54 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
33	Changhong Huayi	Other enterprise control under the	Purch ase of	Compressed air	Marketi ng price	10.70	10.70	0.00%	48,000.00	N	Cash settle	7 Dec. 2021; 55 Dec. 2021	Juchao Website



	Compressor Co., Ltd.	same controlling shareholder and ultimate controller	fuel power								ment		(www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
34	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fuel power	Electricity, water, compressed air	Marketi ng price	28.59	28.59	0.00%	10,000.00	N	Cash settle - ment	7 Dec. 2021; 56 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
35	Hefei Changhong New Energy Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fuel power	Electricity fees	Marketi ng price	16.35	16.35	0.00%	10,000.00	N	Cash settle - ment	7 Dec. 2021; 57 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
36	Sichuan Changhong Property Services Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fuel power	Electricity fees	Marketi ng price	1.35	1.35	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 58 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
37	Hefei Changhong Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fuel power	Electricity, water fee	Marketi ng price	58.03	58.03	0.01%	10,000.00	N	Cash settle - ment	7 Dec. 2021; 59 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
38	Sichuan	Controlling	Sales	Kitchen and	Marketi	23.92	23.92	0.00%	1,500.00	N	Spot -	7 Dec. 2021; 60	Juchao



	Changhong Electric Co., Ltd.	shareholder	of goods	bathroom and small appliances	ng price						excha nge, Bank accept ance		Dec. 2021	Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
39	Sichuan Changhong Mold Plastic Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Plastic parts	Marketi ng price	43.19	43.19	0.00%	31,000.00	N	Cash settle ment	-	7 Dec. 2021; 61 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
40	Lejiayi Chain Managemen t Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner, water heater and small appliances	Marketi ng price	104.10	104.10	0.01%	5,000.00	N	Cash settle ment	-	7 Dec. 2021; 62 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
41	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	washing machine,Refriger ator,freezer,Air conditioner,small appliances	Marketi ng price	343,787.59	343,787.59	33.91%	720,000.00	N	Spot excha nge, Bank accept ance	-	7 Dec. 2021; 63 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
42	Sichuan Changhong Device Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	small appliances	Marketi ng price	0.11	0.11	0.00%	5,000.00	N	Cash settle ment	-	7 Dec. 2021; 64 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222



43	Sichuan Changhong Minsheng Logistics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner,Refri gerator	Marketi ng price	13.97	13.97	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 65 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
44	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioners, inver ter integrated boards, components etc.	Marketi ng price	302.53	302.53	0.03%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 66 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
45	Sichuan Huafeng Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner	Marketi ng price	35.31	35.31	0.00%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 67 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
46	Sichuan Changhong Real Estate Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner	Marketi ng price	9.72	9.72	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 68 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
47	Hunan Grand-Pro Intelligent Tech. Company	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Labeling	Marketi ng price	0.05	0.05	0.00%	48,000.00	N	Cash settle - ment	7 Dec. 2021; 69 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092,



													2021-094, 2021-222
48	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	small appliances	Marketi ng price	1.99	1.99	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 70 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
49	Sichuan Aoku Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner	Marketi ng price	23.01	23.01	0.00%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 71 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
50	Changhong Huayi Compressor Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner	Marketi ng price	7.26	7.26	0.00%	48,000.00	N	Cash settle - ment	7 Dec. 2021; 72 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
51	Guangyuan Changhong Electronic Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner,Kitch en and bathroom,small appliances	Marketi ng price	13.79	13.79	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 73 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
52	CHANGHO NG(HK)TR ADINGLIM ITED	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Air conditioner	Marketi ng price	17,413.91	17,413.91	1.72%	130,000.00	N	Cash settle - ment	7 Dec. 2021; 74 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091,



													2021-092, 2021-094, 2021-222
53	CHANGHO NGELECT RIC(AUST RALIA)PT Y.LTD.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Refrigerator,freez ers,washing machine and accessories	Marketi ng price	7,001.05	7,001.05	0.69%	130,000.00	N	Cash settle - ment	7 Dec. 2021; 75 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
54	Orion.PDP. Co.,ltd	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Refrigerator	Marketi ng price	2,814.00	2,814.00	0.28%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 76 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
55	Changhong EuropeElect rics.r.o	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Refrigerator	Marketi ng price	305.51	305.51	0.03%	10,000.00	N	Cash settle - ment	7 Dec. 2021; 77 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
56	CHANGHO NGELECT RICMIDDL EEASTFZC O	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Refrigerator, freez ers and accessories	Marketi ng price	446.27	446.27	0.04%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 78 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
57	Changhong Internationa 1 Holdings (Hong	Other enterprise control under the same controlling shareholder and	Sales of goods	Refrigerator, freez ers, Air conditioner, kitchen utensils	Marketi ng price	8,390.66	8,390.66	0.83%	35,000.00	N	Cash settle - ment	7 Dec. 2021; 79 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.:



	Kong) Co., Ltd.	ultimate controller											2021-091, 2021-092, 2021-094, 2021-222
58	Sichuan Aichuang Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sales of goods	Kitchen and bathroom and small appliances	Marketi ng price	2.19	2.19	0.00%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 80 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
59	Sichuan Changhong Mold Plastic Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	13.32	13.32	0.77%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 81 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
60	Sichuan Changhong Jijia Fine Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	3.76	3.76	0.22%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 82 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
61	Sichuan Aichuang Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Technical service fee,Labor cost	Marketi ng price	-78.97	-78.97	-4.56%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 83 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
62	Sichuan Huafeng Technology	Other enterprise control under the same controlling	Provi ding servic	Labor cost	Marketi ng price	36.61	36.61	2.11%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 84 Dec. 2021	Juchao Website (www.cninfo.



	Co., Ltd.	shareholder and ultimate controller	es										com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
63	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Service fee	Marketi ng price	0.84	0.84	0.05%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 85 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
64	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Provi ding servic es	Labor cost	Marketi ng price	-32.65	-32.65	-1.88%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 86 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
65	Sichuan Changhong Device Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Technical service fee	Marketi ng price	8.01	8.01	0.46%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 87 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
66	Changhong Huayi Compressor Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Technical service fee	Marketi ng price	35.54	35.54	2.05%	500.00	N	Cash settle - ment	7 Dec. 2021; 88 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
67	Sichuan Changhong	Other enterprise control under the	Provi ding	Labor cost	Marketi ng price	17.41	17.41	1.00%	5,000.00	N	Cash settle	7 Dec. 2021; 89 Dec. 2021	Juchao Website



	Minsheng Logistics Co., Ltd.	same controlling shareholder and ultimate controller	servic es								ment		(www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
68	Hefei Changhong Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	0.02	0.02	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 90 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
69	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	117.25	117.25	6.77%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 91 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
70	Sichuan Aoku Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	15.62	15.62	0.90%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 92 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
71	Sichuan Changhong Internationa 1 Hotel Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Maintenance fees	Marketi ng price	1.65	1.65	0.10%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 93 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
72	Sichuan	Other enterprise	Provi	Labor cost	Marketi	0.13	0.13	0.01%	2,500.00	N	Cash -	7 Dec. 2021; 94	Juchao



	Qiruike Technology Co., Ltd.	control under the same controlling shareholder and ultimate controller	ding servic es		ng price						settle ment	Dec. 2021	Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
73	Guangyuan Hongcheng Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	4.59	4.59	0.26%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 95 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
74	Yuanxin Financial Lease Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Service fee of Financial statement	Marketi ng price	9.57	9.57	0.55%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 96 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
75	Sichuan Changhong Property Service Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Technical service fee	Marketi ng price	8.58	8.58	0.50%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 97 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
76	Sichuan Changhong Jiechuang Lithium Battery Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi ding servic es	Labor cost	Marketi ng price	2.56	2.56	0.15%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 98 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222



77	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	0.28	0.28	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 99 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
78	Sichuan Changhong Minsheng Logistics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	2.19	2.19	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 100 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
79	Sichuan Changhong Jijia Fine Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	7.89	7.89	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 101 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
80	Sichuan Changhong Mold Plastic Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees,steam fee	Marketi ng price	322.08	322.08	0.03%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 102 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
81	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	3.52	3.52	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 103 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094,



													2021-222
82	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	0.72	0.72	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 104 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
83	Sichuan Changhong Device Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees,compressed air	Marketi ng price	15.27	15.27	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 105 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
84	Changhong Internationa 1 Holdings (Hong Kong) Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Provi de fuel power	Water fee, electricity fees	Marketi ng price	2.95	2.95	0.00%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 106 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
85	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Lodging house	Marketi ng price	1.42	1.42	0.02%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 107 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
86	Hefei Changhong Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Rental apartment,wareho uses	Marketi ng price	30.32	30.32	0.51%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 108 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092,



													2021-094, 2021-222
87	Sichuan Aichuang Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Warehouse for rent	Marketi ng price	1.88	1.88	0.03%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 109 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
88	Sichuan Ailian Science & Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Warehouse for rent	Marketi ng price	0.09	0.09	0.00%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 110 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
89	Sichuan Aoku Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Warehouse for rent	Marketi ng price	0.16	0.16	0.00%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 111 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
90	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Rental apartment,office	Marketi ng price	11.77	11.77	0.20%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 112 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
91	Sichuan Qiruike Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Lease of factory	Marketi ng price	4.73	4.73	0.08%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 113 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091,



													2021-092, 2021-094, 2021-222
92	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Rent to the relate d party	Lease of factory,equipment	Marketi ng price	151.16	151.16	2.54%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 114 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
93	Sichuan Changhong Jijia Fine Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Rental apartment,wareho uses,plants,equip ment	Marketi ng price	222.83	222.83	3.74%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 115 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
94	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Serviced apartment, living quarters	Marketi ng price	8.97	8.97	0.15%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 116 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
95	Sichuan Changhong Minsheng Logistics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Serviced apartment, office, etc.	Marketi ng price	14.22	14.22	0.24%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 117 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
96	Sichuan Changhong Mold Plastic Tech. Co.,	Other enterprise control under the same controlling shareholder and	Rent to the relate d	Serviced apartment, warehouse, workshop,	Marketi ng price	433.61	433.61	7.28%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 118 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.:



	Ltd.	ultimate controller	party	equipment and living quarters									2021-091, 2021-092, 2021-094, 2021-222
97	Sichuan Changhong Device Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Lease of factory	Marketi ng price	108.73	108.73	1.83%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 119 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
98	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Rent to the relate d party	Rental apartment	Marketi ng price	9.41	9.41	0.16%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 120 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
99	Chengdu Changhong Electronic Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Leasi ng from relate d party	Leasing office	Marketi ng price	36.30	36.30	0.61%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 121 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
100	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Leasi ng from relate d party	Lease of staff dormitory, plant	Marketi ng price	78.15	78.15	1.31%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 122 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
101	Hefei Changhong Industrial	Other enterprise control under the same controlling	Leasi ng from	lease of plant	Marketi ng price	89.37	89.37	1.50%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 123 Dec. 2021	Juchao Website (www.cninfo.



	Co., Ltd.	shareholder and ultimate controller	relate d party										com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
102	Sichuan Jiahong Industrial Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Leasi ng from relate d party	Lease of staff dormitory	Marketi ng price	19.39	19.39	0.33%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 124 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
103	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Leasi ng from relate d party	Lease of laboratory and workshop	Marketi ng price	181.22	181.22	3.04%	4,000.00	N	Cash settle - ment	7 Dec. 2021; 125 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
104	Sichuan Changhong Electronics Holding Group Co., Ltd.	Controlling shareholder and ultimate controller	Leasi ng from relate d party	Lease shop	Marketi ng price	6.28	6.28	0.11%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 126 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
105	Changhong Huayi Compressor Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Leasi ng from relate d party	Lease of staff dormitory	Marketi ng price	4.43	4.43	0.07%	500.00	N	Cash settle - ment	7 Dec. 2021; 127 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
106	Sichuan Changhong	Other enterprise control under the	Purch ase	assembly line body	Marketi ng price	48.43	48.43	0.39%	3,000.00	N	Bank accept -	7 Dec. 2021; 128 Dec. 2021	Juchao Website



	Intelligent Manufacturi ng Technology Co., Ltd.	same controlling shareholder and ultimate controller	and constr uction of fixed assets								ance		(www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
107	Sichuan Changhong Electric Co., Ltd.	Controlling shareholder	Purch ase and constr uction of fixed assets	Relocation and renovation equipment	Marketi ng price	140.00	140.00	1.14%	1,500.00	N	Cash settle - ment	7 Dec. 2021; 129 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
108	Sichuan Hongxin Software Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase and construction of fixed assets	Knowledge management, integration and functional improvement projects	Marketi ng price	157.03	157.03	1.27%	1,500.00	N	Cash settle - ment	7 Dec. 2021; 130 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
109	Sichuan Zhiyijia Network Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fixed assets	TV	Marketi ng price	0.84	0.84	0.01%	1,500.00	N	Cash settle - ment	7 Dec. 2021; 131 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
110	Guangdong Changhong Electronics Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fixed assets	TV	Marketi ng price	0.06	0.06	0.00%	1,500.00	N	Cash settle - ment	7 Dec. 2021; 132 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
111	Mianyang	Other enterprise	Purch	Plant construction	Marketi	45.26	45.26	0.37%	1,500.00	N	Cash -	7 Dec. 2021; 133	Juchao



	Science & Technology City Big Data Technology Co., Ltd.	control under the same controlling shareholder and ultimate controller	ase and constr uction of fixed assets		ng price						settle ment	Dec. 2021	Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
112	Sichuan Changhong Electronics Holding Group Co., Ltd.	Controlling shareholder and ultimate controller	Purch ase and constr uction of fixed assets	Fire upgrades	Marketi ng price	9.43	9.43	0.08%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 134 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
113	Sichuan Qiruike Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Purch ase of fixed assets	laboratory equipment	Marketi ng price	6.56	6.56	0.05%	5,000.00	N	Cash settle - ment	7 Dec. 2021; 135 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
114	Sichuan Aoku Technology Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Sale of fixed assets	Computers, monitors, current probes, etc.	Marketi ng price	12.10	12.10	1.59%	2,500.00	N	Cash settle - ment	7 Dec. 2021; 136 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222
115	Yuanxin Financial Lease Co., Ltd.	Other enterprise control under the same controlling shareholder and ultimate controller	Finan cing busine ss	Financing business	Marketi ng price	21,168.68	21,168.68		82,000.00	N	Cash settle - ment	7 Dec. 2021; 137 Dec. 2021	Juchao Website (www.cninfo. com.cn) No.: 2021-091, 2021-092, 2021-094, 2021-222



1 1 1 2	fuel and poactually 1,	mated that the rower from Sich			esulted by purchasing	goods (in				
f 2	fuel and poactually 1,	ower from Sich			esulted by purchasing	goods (in				
Report the actual implementation of the daily related transactions which were projected about their total amount by types during the reporting period (if applicable)	occurred ir 3. It is estinetc. from S yuan occur 4. It is est subsidiary period. 5. It is estinetcomperiod. 5. It is estinetcomperiod. 6. It is estinetcomperiod. 7. It is estinetcomperiod. 7. It is estinetcomperiod. 8. It is estinetcomperiod. 9. It is estinetcomperiod. 10. It is estinetcomperiod. 10. It is estinetcomperiod. 11. It is estinetcomperiod.	imated that the g Huayi and its in reporting period mated that the resichuan Changhorred in reporting imated that the by the Compan mated that the reco., Ltd. by the Companed that the reco., Ltd. and its subsiguity period.	subsidiary by the od. clated transaction ong and its subsidiary period. related transaction on year of 20 related transaction year of 20 related transaction on year at most (elated transaction of the Company for year of 20 related transaction anghong and its in reporting period in reporting period in the Company for year of year o	porting per on amount resolution amount resolution amount resolution amount resolution amount from amount from amount from year of 2022 with amount resolution amount resoluti	sidiary by the Compa	g goods (I 485 million r selling eq 2022 was goods and goods and goods and goods logis most (tax-exclusiness to Signoods logis	r of 2022 including on yuan at a puipment, so a providing luded), act actual Charactered in restrict business excluded), attic goods at actually and labor 2022 was 50 at most (take eceiving labsidiary business at most (take eceiving labsidiary business at goods at most (take eceiving labsidiary business at most (take eceiving labsidiary business at goods at goods at most (take eceiving labsidiary business at goods	compressormost (tax- coftware, in yuan at in fuel and in ually 3,78 anghong a eporting p ss outsour actually 3 outsourcin 109,136,3 service et 0 million as from Sid ax-exclude abor service y the Com , commer	press, smart vacuum ele-excluded), actually maintenance and span nost (tax-excluded), a power to Sichuan C 32,132,100 yuan occur and its subsidiary by period. Cing to Sichuan Characterista (105,201,100 yuan occur and to Sichuan Services (100 yuan occur and to Sichuan Services) and to Sichuan Services (100 yuan occur and to Sichuan Characterista (tax-exchuan Changhong Eled), actually 28,842,40es, fuel power, leasing pany for year of 202 cial factoring and bis constant of the services of the	leaners, etc.) with 193,555,600 yuan re parts and molds actually 3,431,900 hanghong and its urred in reporting the Company for anghong Minsheng curred in reporting reporting period. The exercise and labor actually ectronics Holding 400 yuan occurred ang and purchasing 2 was 260 million
Reasons for major differences between trading price and market reference price (if applicable)	Not application	able								



(ii) Related transactions by assets acquisition and sold

□Applicable √ Not applicable

There are no related transactions by assets acquisition and sold in the period

(iii) Related party transaction of joint foreign investment

□ Applicable √ Not applicable

No main related transactions of mutual investment outside for the Company in reporting period.

(iv) Connect of related liability and debt

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

Whether has non-operational contact of related liability and debts or not

□Yes √No

No non-operational contact of related liability or debts in Period

(v) Contact with the related finance companies

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

Deposit business

	- Ousiness						
		Maximum			Amount fo		
	Relationship	daily		Opening	T 4 1 1 '4	The total	Ending
D. I. d.		deposit limit	Deposit interest	balance (In	Total deposit	amount	Balance (10
Related party		(In 10 rate range		10 thousand	amount for the	withdrawn in	thousand
		thousand		yuan)	Period (10	the Period (10	yuan)
		yuan)			thousand yuan)	thousand yuan)	
Sichuan	Other enterprise control						
Changhong	under the same	450,000,00	0.420/.4.0050/	220 500 60	1 (24 044 02	1 (42 0 (2 0 (220 500 76
Group Finance	controlling shareholder	450,000.00	0.42%-4.805%	338,508.69	1,634,044.03	1,642,963.96	329,588.76
Co., Ltd.	and ultimate controller						

Credit extension or other financial business

Related party	Relationship	Type of business	Total amount (10	Actual amount (10	
Related party	Relationship	Type of business	thousand yuan)	thousand yuan)	
Sichuan					
Changhong	Other enterprise control under the same	Other financial services -	200,000,00	150 001 20	
Group Finance	controlling shareholder and ultimate controller	note issuance	300,000.00	150,991.30	
Co., Ltd.					
Sichuan					
Changhong	Other enterprise control under the same	Other financial services -	200,000,00	94 172 90	
Group Finance	controlling shareholder and ultimate controller	note discounting	300,000.00	84,173.89	
Co., Ltd.					



Note 1: After deliberated and approved by the 27th session of 9th BOD and 3rd extraordinary shareholders general meeting of 2019 held on 10 September 2019 and 27 September, it is agreed that the company and its related party, Changhong Huayi Compressor Co., Ltd. (hereinafter referred to as "Changhong Huayi"), respectively, will increase the capital to Changhong Finance Company by 500 million yuan with its own funds, the total capital increase will not exceed one billion yuan. After capital increased, registered capital of Changhong Finance Company changed to 2,693,938,365.84 yuan. The Company and Changhong Huayi holds 14.96% equity of Chonghong Finance Company respectively, and controlling shareholder of the Company -Sichuan Changhong Electric Co., Ltd and its controlling shareholder Sichuan Changhong Electronics Holding Group Co., Ltd holds 35.04% equity of Changhong Finance Company respectively.

Note 2: After deliberated and approved by the 41st session of 9th BOD and 4thextraordinary shareholders general meeting of 2020 held on 14 August 2020 and 12 October, it is agreed to continue the financial services cooperation between the Company and Changhong Finance Company and renew the "Financial Service Agreement" for a period of three years. Changhong Finance Company will provide a series of financial services such as deposit and loans within scope of operation according to the requirements of Company and its subsidiaries.

(vi) Transactions between the finance company controlled by the Company and related parties

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

(vii) Other related party transactions

☐ Applicable √ Not applicable

During the reporting period, the company had no other significant related transactions.

XII. Significant contract and implementations

(i) Entrust, contract and leasing

1. Entrust

□Applicable √ Not applicable

No entrust in Period.

2. Contract

□Applicable √ Not applicable

No contract in Period.

3. Leasing

 $\sqrt{\text{Applicable}}$ \square Not applicable Explanation of leasing

Operational leasing of the Company please found more details in "investment real estate", "fixed assets", "Right-of-use assets", "Lease of related party" and "Rent of related party" in Note of Financial Statement.



Gains or losses to the Company from projects that reached over 10% in total profit of the Company in reporting period.

☐ Applicable √Not applicable

No gains or losses to the Company from projects that reached over 10% in total profit of the Company in reporting period.

(ii) Major guarantee

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

The guarantees provided by the company to the wholly-owned and holding subsidiaries are guarantees for supporting bank credits generated by its production and operation. The guaranty style is the guarantee. The company and its subsidiaries did not provide guarantees to subjects outside the scope of consolidated statements. The company and its holding subsidiaries had no overdue external guarantees, no external guarantees involving litigation, and no losses due to the award of the guarantee. Up to 30 June 2022, the external guarantees of the Company and subsidiaries are as follows:

In 10 thousand yuan

								III TO U	iousana yua	
		Particulars about the extern	al guarantee of the Compa	ny and subsidiaries (Ba	arring the guarantee f	for subsidiar				
Name of the Company guaranteed	Related Announcement disclosure date	Guarantee limit	Actual date of happening	Actual guarantee limit	Guarantee type	Collatera l (if applicabl e)	Counter guarante e (if applicab le)	Guarantee term	Complete implemen tation or not	Guarantee for related party
-	-	-	-	-	-	-	-	-	-	-
Total approving extern period (A1)	nal guarantee in report	0		Total actual occurred external guarantee in report period (A2)						0
Total approved external guarantee at the end of report period (A3)		0		Total actual balance guarantee at the end					0	
report period (713)				(A4)						
Guarantee be			Guarantee between the C	Company and the subsi	diaries					
Name of the Company guaranteed	Related Announcement disclosure date	Guarantee limit	Actual date of happening	Actual guarantee limit	Guarantee type	Collatera 1 (if applicabl e)	Counter guarante e (if applicab le)	Guarantee term	Complete implemen tation or not	Guarantee for related party
Jiangxi Meiling Electric Appliance	Notice No.: 2020-097, 2020-098, 2020-101 and 2020-107 released on 12 December 2020 and 30 December 2020 respectively	10,000.00	2021-7-8	10,000.00	Joint liability guaranty	N/A	Y	1-year	N	N
Co., Ltd.	Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24	15,000.00	-	-	-		-	-	-	-

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				CHIEVOHOUG MET	TING CO., LID SEMI	minone it	DI OI(1 2022			
	December 2021									
	respectively									
	Notice No.: 2020-097,			5,000.00	Joint liability					
	2020-098, 2020-101 and		2021-9-24		guaranty		Y	1-year	N	N
	2020-107 released on 12	100,000.00								
	December 2020 and 30	100,000.00			Joint liability		Y	1-year	N	
Sichuan Changhong	December 2020		2021-12-7	15,000.00	guaranty					N
Air-conditioner Co.,	respectively				Samuriy					
Ltd.	Notice No.: 2021-091,				Joint liability guaranty					
Eta.	2021-092, 2021-096 and	100,000.00	2022-3-18	8,000.00			Y	1-year	N	N
	2021-109 released on 7									
	December 2021 and 24		2022-4-18	20.000.00	Joint liability	Joint liability				
	December 2021			30,000.00	guaranty		Y	1-year	N	N
	respectively									
	Notice No.: 2020-097,	30,000.00	2021-3-31	4,000.00 3,000.00	Joint liability		Y	1-year	Y	N
	2020-098, 2020-101 and				guaranty		-	1) 0	-	1,
	2020-107 released on 12		2021-9-22		Joint liability		Y	1-year	N	N
	December 2020 and 30		2021-7-22	3,000.00	guaranty		1	1-year	IN	1,
Changhong	December 2020		2021-10-19	4,000.00	Joint liability		Y	1-year	N	N
MeilingRidian	respectively		2021 10 17	4,000.00	guaranty		1	1 year	11	11
Technology Co.,	Notice No.: 2021-091,									
Ltd.	2021-092, 2021-096 and									
	2021-109 released on 7	16,000.00	2022-6-6	3,000.00	Joint liability		Y	1-year	N	N
	December 2021 and 24	10,000.00	2022 0 0	3,000.00	guaranty	I	1	1-year	11	11
	December 2021									
	respectively									
ZhongkeMeiling	Notice No.: 2020-097,				Joint liability					
Cryogenic	2020-098, 2020-101 and	26,000.00	2021-5-24	5,000.00	guaranty		Y	1-year	N	N
	,				,					

				CITETOTICH METE	TING CO., LID SEMI	THINTOILD TO	31 01(1 00			<u></u>
Technology Co., Ltd.	2020-107 released on 12 December 2020 and 30 December 2020 respectively		2021-9-26	6,000.00	Joint liability guaranty		Y	1-year	N	N
	Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively	26,000.00	-	-	-		-	-	-	-
			2021-3-26	13,000.00	Joint liability guaranty		Y	1-year	Y	N
			2021-3-29	18,000.00	Joint liability guaranty		Y	1-year	Y	N
			2021-3-30	20,000.00	Joint liability guaranty		Y	1-year	Y	N
	Notice No.: 2020-097, 2020-098, 2020-101 and		2021-4-1	20,000.00	Joint liability guaranty		Y	11.5 months	Y	N
Zhongshan Changhong Electric	2020-107 released on 12 December 2020 and 30	140,000.00	2021-4-6	9,000.00	Joint liability guaranty		Y	1-year	Y	N
Co., Ltd.	December 2020 respectively		2021-5-25	10,000.00	Joint liability guaranty		Y	1-year	Y	N
	respectively		2021-7-20	5,000.00	Joint liability guaranty		Y	1-year	N	N
			2021-8-19	5,000.00	Joint liability guaranty		Y	1-year	N	N
			2021-8-27	15,000.00	Joint liability guaranty		Y	1-year	N	N
	Notice No.: 2021-091, 2021-092, 2021-096 and	140,000.00	2022-3-10	2,000.00	Joint liability guaranty		Y	1-year	N	N

			CIMETORICITO METE	ING CO., LID SEMI	THITTOTIES IN	7 OKT 101			
2021-109 released on 7		2022-3-28	7,000.00	Joint liability		Y	1-year	N	N
		2022-4-22	18,000.00	-		Y	1-year	N	N
respectively									
		2022-5-6	6,000.00	-		Y	1-year	N	N
		2022-6-10	10,000.00	guaranty		Y	1-year	N	N
		2022 6 25	12 000 00	Joint liability		V	1 1/200	N	N
		2022-0-23	13,000.00	guaranty		1	1-year	IN	IN
Notice No.: 2020-097,									
	50,000.00	2021-3-5	5,000.00	-		Y	1-year	Y	N
	·		·	guaranty					
•									
	40,000.00	2022-4-18	5,000.00	-		Y	1-year	N	N
				guaranty					
respectively				T-1-4 11-1-114-					
		2021-7-28	2,000.00			Y	1-year	Y	N
Notice No.: 2021-008,									
2021-009, 2021-011 and		2021-7-29	5,000.00	-		Y	1-year	N	N
2021-034 released on 3	35,000.00								
		2021-8-30	5,000.00	-		Y	1-year	N	N
April 2021 respectively		2021 10 12	2 000 00	Joint liability		V	11 4	N	N
		2021-10-13	2,000.00	guaranty		Y	11 months	N	N
	December 2021 and 24 December 2021 respectively Notice No.: 2020-097, 2020-098, 2020-101 and 2020-107 released on 12 December 2020 and 30 December 2020 respectively Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively Notice No.: 2021-008, 2021-009, 2021-011 and	December 2021 and 24 December 2021 respectively Notice No.: 2020-097, 2020-098, 2020-101 and 2020-107 released on 12 December 2020 and 30 December 2020 respectively Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively Notice No.: 2021-008, 2021-009, 2021-011 and 2021-034 released on 3 March 2021 and 29	December 2021 and 24 December 2021 respectively 2022-3-28 2022-4-22 2022-4-22 2022-5-6 2022-6-10 2022-6-25 Notice No.: 2020-097, 2020-098, 2020-101 and 2020-107 released on 12 December 2020 and 30 December 2020 and 30 December 2020 respectively Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 and 29 Notice No.: 2021-008, 2021-7-28 Notice No.: 2021-011 and 2021-034 released on 3 March 2021 and 29 2021-8-30	2021-109 released on 7 December 2021 and 24 December 2021 respectively	2021-109 released on 7 December 2021 and 24 December 2022-5-6 Good.oo Joint liability guaranty	2021-109 released on 7 December 2021 and 24 December 2022 and 30 Doint liability guaranty	2021-109 released on 7 December 2021 and 24 December 2020 and 30 December 2021 and 24 December 2021 and	2021-109 released on 7 December 2021 and 24 December 2020 and 30 December 2020 are specifiedly Automotice No.: 2021-091, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 and 25 December 2021 and 26 December 2021 and 27 December 2021 and 29 December 2021	2021-109 released on 7 December 2021 and 24 December 2021 respectively 2022-4-22 18,000.00 Joint liability guaranty Y 1-year N

				CHIEFORIONO METE	TING CO., LID SEM.	t minoria it.	51 01(1 0000			
			2021-12-9	4,000.00	Joint liability guaranty		Y	1-year	N	N
	Notice No.: 2021-091, 2021-092, 2021-096 and		2022-1-26	3,000.00	Joint liability guaranty		Y	1-year	N	N
	2021-109 released on 7 December 2021 and 24	35,000.00	2022-3-17	5,000.00	Joint liability guaranty		Y	1-year	N	N
	December 2021 respectively		2022-3-21	5,000.00	Joint liability guaranty		Y	5 months	N	N
Hefei Meiling Nonferrous Metal Products Co., Ltd.	Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively	3,000.00	-	-	-		-	-	-	-
Changhong RUBA Trade Company	Notice No.: 2022-036, 2022-036, 2022-037 and 2022-049 released on 18 May2022 and 30 June 2022 respectively	5,955.93 ^{note 1}	-	-	-		-	-	-	-
Total amount of subsidiaries in report	approving guarantee for period (B1)		5,955.93	Total amount of guarantee for subsperiod (B2)						305,000.00
	approved guarantee for d of reporting period (B3)		721,955.93	Total balance of ac subsidiaries at the period (B4)	end of reporting					204,000.00
			Guarantee of the subside	diaries for the subsidia	aries					
Name of the Company guaranteed	Related Announcement disclosure date	Guarantee limit	Actual date of happening	Actual guarantee limit	Guarantee type	Collatera 1 (if applicabl e)	Counter guarante e (if	Guarantee term	Complete implemen tation or not	Guarantee for related party

					ING CO., LID SEMI	THUISTIE I				
							applicab			
							le)			
Anhui Tuoxing	Notice No.: 2021-013, 2021-014, 2021-021 and 2021-034 released on 31 March 2021 and 29 April 2021 respectively	6,000.00	2021-4-30	500	Joint liability guaranty		-	11 months	Y	N
Technology Co., Ltd.	Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively	5,000.00	2022-6-27	500	Joint liability guaranty		-	1-year	N	N
Anhui Ling'an Medical Equipment Co., Ltd.	Notice No.: 2021-091, 2021-092, 2021-096 and 2021-109 released on 7 December 2021 and 24 December 2021 respectively	5,000.00	-	-	-	-	-	-	-	-
Total amount of a subsidiaries in report	approving guarantee for period (C1)		0	guarantee for sub period (C2)						1,000.00
Total amount of approved guarantee for subsidiaries at the end of reporting period (C3)			10,000.00	Total balance of a subsidiaries at the period (C4)	_					500.00
		Total amount of	of guarantee of the Compar			e)				
Total amount of appropriate period (A1+B1+C1)			5,955.93	Total amount of guarantee in report p	eriod (A2+B2+C2)					306,000.00
	Total amount of approved guarantee at the end of report period (A3+B3+C3)		731,955.93	Total balance of act	ual guarantee at the (A4+B4+C4)					204,500.00



Ratio of actual guarantee (A4+B4+C4) in net assets of the Company	42.20%
Including:	
Amount of guarantee for shareholders, actual controller and its related parties (D)	0
The debts guarantee amount provided for the guaranteed parties whose assets-liability ratio exceed	472.000.00
70% directly or indirectly (E)	173,000.00
Proportion of total amount of guarantee in net assets of the Company exceed 50% (F)	0
Total amount of the aforesaid three guarantees (D+E+F)	173,000.00
Explanations on possibly bearing joint and several liquidating responsibilities for undue guarantees (if	
applicable)	N/A
Explanations on external guarantee against regulated procedures (if applicable)	N/A

Note 1: In order to unify the currency for totaling, the exchange rate here was converted from the US dollar to the 6.6177 yuan on 30 April 2022. For details, please refer to the announcement No. 2022-037 disclosed by the company.

The above-mentioned guarantee objects are the wholly-owned and holding subsidiaries of the Company, and these wholly-owned and holding subsidiaries are in normal production and operation, there are no overdue loans, and the guarantee risks are controllable. As of the end of the reporting period, the effective amount of guarantee provided to the subsidiaries that approved by the Company amounted to 7,219,559,300 yuan, actually 3,050 million yuan occurred. At the end of the reporting period, the practical guarantee balance amounted to 2,040 million yuan, accounting for the Company's latest net assets ratio of 42.20%. As of the end of the reporting period, the effective amount of guarantee provided to the subsidiaries from subsidiary that approved by the Company amounted to 100 million yuan, actually 10 million yuan occurred. As of 30 June 2022, the actual guarantee balance provided to subsidiaries by subsidiary was 5 million yuan, occupied 0.10% of the latest net assets of the Company.

Explanation on guarantee with composite way: Not applicable



(iii) Trust financing

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

In 10 thousand yuan

Туре	Capital resources	Amount for entrust	Undue balance	Overdue amount	Impairment amount for overdue financial management
Bank financing products	Own funds	38,000	16,000	0	0
Total		38,000	16,000	0	0

Details of the single major amount, or high-risk trust investment with low security, poor fluidity

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

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In 10 thousand yuan

Trustee instituti on (or name of trustee)	Trust ee type	Produ ct type	Amount	Sourc e of funds	Start date	Expiry date	Capital investment purpose	Criter ia for fixing rewar d	Reference annual rate of return	Antici pated incom e (if applic able)	Actual gains/l osses in period	Actu al colle cted gain s/los ses in perio d	Amou nt of reserv e for deval uation of withd rawin g in the year(i f applic able)	Whet her appro ved by legal proce dure (Y/N)	Whethe r has entrust finance plan in the future	Summary of the items and related query index (if applicable)
Hefei Branch of China Everbrig ht Bank	Bank	Princi pal- guaran teed with floatin g incom e	7,000.00	Idle own funds	2022-1-11	2022-4-11	This product is an embedded financial derivatives of RMB structured deposits, the bank invests the raised structured deposits funds in fixed deposit of the bank, at the same time, the bank invests it in financial derivative transactions (including but not	Agree ment	1.5%/3.45 %/3.55%	Not applic able	60.38	60.3	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn) (Notice No.: 2022-003)
Hefei Branch of	Bank	Princi pal- guaran teed	3,000.00	Idle own funds	2022-1-12	2022-4- 12	This product is a structured deposit product, the derivative product of which is linked to the morning	Agree ment	1.5%/3.21 %/3.42%	Not applic able	23.75	23.7	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn)

Industri		with					benchmark price of Shanghai									(Notice No.:
al Bank		floatin					Gold Exchange on the									2022-003)
		g					observation date.									
		incom														
		e														
Hefei		Princi														
Luyang		pal-					The structured deposit									
Branch		guaran					product, the derivative									Juchao
of Bank		teed		Idle		2022-4-	products are partially linked	Agree	1.5%/3.3	Not					Not	Website(www.c
of	Bank	with	1,000.00	own	2022-1-14	14	to the spot rate published on	ment	%/3.5%	applic	8.16	8.16	N/A	Y	applicab	ninfo.com.cn)
Hangzh		floatin		funds			Bloomberg page "BFIX" at			able					le	(Notice No.:
ou Co.,		g					14:00 BST on the									2022-003)
Ltd.		incom					observation day									
		e														
		Princi														
		pal-					This product is a structured									
Hefei		guaran					deposit product, the									Juchao
Branch	Bank	teed		Idle		2022-4-	derivative product of which	Agree	1.5%/3.21	Not					Not	Website(www.c
of	Dank	with	1,000.00	own	2022-1-14	14	is linked to the morning	ment	%/3.42%	applic	7.92	7.92	N/A	Y	applicab	ninfo.com.cn)
Industri		floatin		funds			benchmark price of Shanghai			able					le	(Notice No.:
al Bank		g					Gold Exchange on the									2022-004)
		incom					observation date.									
		е					D: 1 0 1									
Zhongsh		Princi					Principal of the structured									T 1
an		pal-		T 21			deposit is included in the			N T :					NT :	Juchao
Branch	Bank	guaran	5,000,00	Idle	2022 1 20	2022-4-	unified operation and	Agree	1%/3.7%/	Not	46.05	46.8	NT/4	37	Not	Website(www.c
of China	Dallk	teed	5,000.00	own	2022-1-28	28	management of Guangdong	ng ment	3.8%	applic	46.85	5	N/A	Y	applicab	ninfo.com.cn)
Guangfa		with		funds			Development Bank,			able					le	(Notice No.:
Bank		floatin					investor's returns from the									2022-006)
		g					structured deposit depend on									

					, // ×	ı		IMINOITONO	MEILING CO.	·, LID 5.	I TINIVOTI	L KLI OK	1 2022		1	
Co.,		incom					the performance of gold									
Ltd.		e					during the observation									
							period									
							Bank of Communications									
							operates the funds raised by									
							structured deposit products									
							in a unified manner and									
							manages them in accordance									
		Princi					with the principle of									
Zhongsh		pal-					separating basic deposits									
an		•					from derivative transactions.									Juchao
Branch		guaran		Idle			The raised principal will be			Not					Not	Website(www.c
of Bank	Bank	teed with	5,000.00		2022-3-2	2022-6-6	included in the internal fund	Agree	1.85%/3.2	Not	42.08	42.0	N/A	Y		ninfo.com.cn)
of	Dunn		3,000.00	own funds	2022-3-2	2022-0-0	of Bank of Communications	ment	%	applic able	42.08	8	IN/A	I	applicab	(Notice No.:
Commu	ication g		lunas			for unified operation and			able					le	2022-009)	
nication					management, and will be									2022-009)		
S		incom					included in the payment									
		e					scope of deposit reserve fund									
							and deposit insurance. The									
							embedded derivative part of									
							products will be linked to the									
							exchange rate, interest rate,									
							commodity and index, etc.									
		Princi					This product is an embedded									
Hefei		pal-					financial derivatives of RMB									Juchao
Branch		guaran		Idle		2022-7-	structured deposits, the bank	A 0m0 =	1.5%/3.45	Not					Not	Website(www.c
of China	Bank	teed	8,000.00	own	2022-4-15		invests the raised structured	Agree		applic	-	-	N/A	Y	applicab	ninfo.com.cn)
Everbrig		with		funds	15	13	deposits funds in fixed	ment	%/3.55%	able					le	(Notice No.:
ht Bank		floatin					deposit of the bank, at the									2022-027)
		g					same time, the bank invests it									

		T . T					T		METERIO CO.	ĺ	T		1			
		incom					in financial derivative									
		e					transactions (including but									
							not									
Hefei High Tech Zone Branch of Huaxia Bank Co., Ltd.	Bank	Princi pal- guaran teed with floatin g incom e	2,000.00	Idle own funds	2022-5-25	2022-11- 25	The structured deposit product, and all or part of the interest generated by the deposit is linked to the CSI 500	Agree ment	1.05%- 3.91%	Not applic able	-	-	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn) (Notice No.: 2022-039)
Hefei Branch of Bank of Hangzh ou Co., Ltd.	Bank	Princi pal- guaran teed with floatin g incom e	2,000.00	Idle own funds	2022-5-25	2022-8- 26	The structured deposit product, the derivative products are partially linked to the spot rate published on Bloomberg page "BFIX" at 14:00 BST on the observation day	Agree ment	1.5%/3.04 %/3.24%	Not applic able	-	-	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn) (Notice No.: 2022-039)
Hefei Science and Technol ogy Sub- branch of Bank	Bank	Princi pal- guaran teed with floatin g	2,000.00	Idle own funds	2022-5-27	2022-11-23	Principal of the structured deposit is included in on-balance sheet accounting and managed in accordance with the deposit, and included in the payment range payment of deposit reserves and deposit insurance premiums,	Agree ment	2%/3.5%/ 3.55%	Not applic able	-	-	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn) (Notice No.: 2022-039)

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of Donggu an Co., Ltd.	incom e					relevant capitalized	assets are and pr									
Zhongsh an Shiqi Sub- branch of China Guangfa Bank Co., Ltd.	Princi pal- guaran teed With floatin g incom e	2,000.00	Idle own funds	2022-5-27	2022-11-23	deposit is unified management Development investor's structured of the perform	of the structured included in the operation and of Guangdong ent Bank, returns from the deposit depend on mance of CSI 500 he observation	Agree ment	1.5%/3.25 %/3.3%	Not applic able	-	-	N/A	Y	Not applicab le	Juchao Website(www.c ninfo.com.cn) (Notice No.: 2022-040)
	Total	38,000.00								-	189.13		-			

Entrust financial expected to be unable to recover the principal or impairment might be occurred

□ Applicable √ Not applicable



(iv) Other material contracts

☐ Applicable √ Not applicable

No other material contracts in the period.

XIII. Explanation on other significant events

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

1. The Profit Distribution Plan of 2021 was deliberated and approved by the 16th session of 10th BOD, 13th session of 10th BOS and Annual General Meeting of 2021, meanwhile, independent director of the Company expressed their independent approval of the Plan. By focusing on the investor's interest and long-term development needs, based on the total share capital on the registration date when the annual equity distribution plan of 2021 is implemented, distributed 0.5 yuan (tax included) in cash for every 10 shares to whole shareholders, no bonus shares and no share capital increased from public reserves. After distribution, total share capital of the Company remains unchanged. The remaining accumulated retain profit of the parent company amounted to 901,324,751.30 yuan, and the remaining retained profit will carry forward for distribution in later years.

On June 17, 2022, the profit distribution plan 2021 was released by the Company and above mentioned plan was implemented. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No: 2022-012, 2022-013, 2022-015, 2022-033 and 2022-046) on March 31, 2022, April 29, 2022 and June 17, 2022.

- 2. After deliberated and approved by the 16th session of 10th BOD and Annual General Meeting of 2021, it agreed that the Company and its subsidiaries shall carry out forward foreign exchange fund trading business during the period from 1 July 2022 to 30 June 2023. Balance of trading not exceeding US\$ 825 million (mainly including USD, AUD, EUR and other foreign exchange converted to USD), and the maximum period of delivery of a single business shall not exceed one year. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012, 2022-019 and 2022-033) on 3 March 2022 and 29 April 2022.
- 3. Since the completion of "Repurchase Plan for Some of the Domestically Listed Foreign Shares (B Share)" on February 18, 2022 and the shares were cancel dated March 2, 2022. After deliberation and approved by the 16th session of 10th BOD and Annual General Meeting of 2021, agreed to reduce registered capital of the Company from 1,044,597,881 yuan to 1,029,923,715 yuan, further agreed to make corresponding amendment in the Article of Association with registered capital, share capital structure concerned in line with the laws. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012, 2022-020 and 2022-033) on 3 March 2022 and 29 April 2022.
- 4. After deliberated and approved by the 16th session of 10th BOD, the 13th session of 10th BOD and Annual General



Meeting of 2021, its was agreed that the Company will close the project of "intelligent R&D management platform construction" under the "intelligent manufacturing construction project" and "intelligent R&D project". the 45,665,621.17 yuan (subject to the bank balance on the day the fund transferred) fund raised balance up to December 31, 2021 from the above mentioned projects and the balance resulting from the difference between interest income and fees generated before the cancellation of the special account of raised fund will be permanently replenish the working capital for daily operation and business development of the Company. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012, 2022-013, 2022-022 and 2022-033) on 3 March 2022 and 29 April 2022.

- 5.After deliberated and approved by the 16th session of 10th BOD. The Company invested 10.45 million yuan for the technical transformation of front-end production line in Hefei refrigerator base. Newly increased one multi-door shell forming line to enhance the front-end manufacturing capability in refrigerators, accomplish the cost reduction and efficiency improvement, strengthen the market competitiveness of the products to meet the production demand of refrigerator products. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012) on 3 March 2022.
- 6. The resolution of the 16thsession of the 10thBOD and the 2021 annual general meeting of shareholders approved and agreed that the company and its subsidiaries apply to Industrial Bank Co., Ltd., Hefei Branch for a special credit line of bill pool of up to 400 million yuan, and applied to Ping An Bank Co., Ltd. Hefei Branch for a special credit line of bill pool of up to 300 million yuan, and applied to Jiujiang Bank Co., Ltd. Hefei Branch for a special credit line of bill pool of up to 400 million yuan. The credit period is one year, and the types of credit are mainly used for the special business of bill pool, and endorsement for pledge is adopted. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012, 2022-023 and 2022-033) on 31 March 2022 and 29 April 2022.
- 7. On April 22, 2022, the Company received a Letter of Notification of Share Reduction from Ms. Li Xia-the secretary of the BOD of the Company. Due to the need of Li's own funds, within six months after 15 trading days from the share reduction plan announced, Ms. Li Xia reduced 138,200 shares of the Company at most (0.0134% of total share capital of the Company) by way of centralized competitive bidding, shares reduction shall not exceed 25% of the shares held by Ms. Li. On June 6, 2022, the Company received a Letter of Notification of Completion of the Share Reduction from Ms. Li Xia. As of June 6, 2022, Ms. Li Xia completed the reduction of 138,200 shares aforesaid through centralized bidding trading on Shenzhen Stock Exchange. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-032 and 2022-041) on 25 April 2022 and 7 June 2022.

8.In the interest of establishing a diverse shareholder return mechanism, and to thanks the shareholders for their concern and support for a long period, also, allows shareholders to experience new products and services of the



Company, improve the understanding and recognition of the intrinsic value of the Company, a "Meiling Shareholder Return Activity" was held by the Company from May 9, 2022 to May 15, 2022. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-035) on 7 May 2022.

- 9. After deliberated and approved by the 18th session of 10th BOD and second extraordinary shareholders meeting of 2022, agreed the Company to provide a domestic guarantee for Changhong RUBA Trading Co., Ltd to apply for a loan from local banks. Guarantee amounted to \$9 million at most, with a period of one year for the operating capital turnover of Changhong RUBA Trading Company. Meanwhile, Changhong RUBA Trading Company will provide a corresponding counter-guarantee to the Company's guarantee with its whole assets. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-036, No.2022-037 and No.2022-044) on 18 May 2022 and 14 June 2022.
- 10. After deliberated and approved by the 19th session of 10th BOD and second extraordinary shareholders meeting of 2022, and according to the "Guidelines for Article of Association of the Listed Companies" (Revised in 2022) from SCRC and relevant provisions of laws and regulations as "Listing Rules of Stocks" from Shenzhen Stock Exchange, take the actual situation of the Company into consideration, agreed to amend some Clauses of the Article of Association, "Rules of Procedure for the GM", "Rules of Procedure of the BOD" and "Rules of Procedure of the BOS". Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-042, No.2022-043 and No.2022-049) on 14 June 2022 and 30 June 2022.
- 11. On June 16, 2022, after the implementation of the company's share structure reform, the thirteenth batch of tradable shares with sales restrictions was lifted and listed for circulation. There were 4 holders of shares lifted from sales restrictions this time, and the number of shares lifted from sales restrictions was 1,250,430 shares, accounting for 0.1214% of the company's total share capital. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-045) on 15 June 2022.

XIV. Major event of the subsidiary

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

1. After deliberated and approved by the 16th session of 10th BOD, with purpose of fulfilling the corporate social responsibility, the BOD agreed that subsidiary Zhongke Meiling Cryogenic Technology Co., Ltd endowed the scholarships to 11 well-known domestic universities in 10 years with 5.65 million yuan at most in total, for supporting the development of university education and improving the brand reputation as well as the social image and influences of the Company and its subsidiaries. Found more on appointed media "Securities Times", "China



Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-012, No.2022-021 and No.2022-033) on 31 March 2022 and 29 April 2022.

2. After deliberated and approved by the 18th session of 10th BOD, on the basis of strategic planning and business development needs of the controlling subsidiary- Zhongke Meiling Cryogenic Technology Co., Ltd, twins the trend of securities market development in China, agreed to proposed a public offering of shares to unspecified qualified investors under the name of Zhongke Meiling and listing on Beijing Stock Exchange to further improve its governance standards, enhance the capital strength, expanding influence within the industry and heighten its overall competitiveness. On June 24, 2022, a "Letter of Acceptance Completion of the Coaching Work of Shenwan Hongyuan Securities Underwriting Sponsor" issued by Anhui CSRC was received by Zhongke Meiling, the acceptance of coaching work in aspect of public offering of shares to unspecified qualified investors and listing on Beijing Stock Exchange was completed. On June 29, 2022, Zhongke Meiling received a "Notification of Acceptance" (GF2022060060) issued from Beijing Stock Exchange, BSE has formally accepted the application for public offering of shares to unspecified qualified investors and listing on BSE. On August 5, 2022, Beijing Stock Exchange approved the application of Zhongke Meiling to publicly issue shares to unspecified qualified investors and list them. Found more on appointed media "Securities Times", "China Securities Journal", "Hong Kong Commercial Daily" and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-036, No.2022-038, No.2022-048, No.2022-050, No.2022-056, No.2022-057, No.2022-050, No. 058 and No.2022-060) on 18 May 2022, 25 June and 30 June 2022.



Section VII Changes in Shares and Particular about Shareholders

I. Changes in Share Capital

(i) Changes in Share Capital

Unit: Share

Before the	e Change		Incr	ence/Decre	Before the Change Increase/Decrease in the Change (+, -)									
							After the Change							
Amount	Proportion	New shares issued	B on us sh ar es	Public reserve transfer into share capital	Others	Subtotal	Amount	Proportio n						
I. Restricted shares 8,442,922	0.81%	0	0	0	-1,250,430	-1,250,430	7,192,492	0.70%						
1. State-owned shares	0.00%	0	0	0	0	0	0	0.00%						
2. State-owned legal person's shares 1,766,269	0.17%	0	0	0	-625,216	-625,216	1,141,053	0.11%						
3. Other domestic shares 5,409,233	0.52%	0	0	0	-625,214	-625,214	4,784,019	0.47%						
Including: Domestic legal person's shares 3,884,55	0.37%	0	0	0	-521,012	-521,012	3,363,539	0.33%						
Domestic natural person's shares 1,524,682	0.15%	0	0	0	-104,202	-104,202	1,420,480	0.14%						
4. Foreign shares 1,267,420	0.12%	0	0	0	0	0	1,267,420	0.12%						
Including: Foreign legal person's shares	0.00%	0	0	0	0	0	0	0.00%						
Foreign natural person's shares 1,267,420	0.12%	0	0	0	0	0	1,267,420	0.12%						
II. Unrestricted shares 1,036,154,959	99.19%	0	0	0	-13,423,736	-13,423,736	1,022,731,223	99.30%						
1. RMB ordinary shares 874,558,379	83.72%	0	0	0	+1,250,430	+1,250,430	875,808,809	85.04%						
2. Domestically listed foreign shares 161,596,580	15.47%	0	0	0	-14,674,166	-14,674,166	146,922,414	14.26%						
3. Overseas listed foreign shares	0.00%	0	0	0	0	0	0	0.00%						
4. Others	0.00%	0	0	0	0	0	0	0.00%						
III. Total shares 1,044,597,88	100.00%	0	0	0	-14,674,166	-14,674,166	1,029,923,715	100.00%						

1. Reasons for share changed

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

(1) In order to maintain the company's image in the capital market and effectively protect the rights and interests of all shareholders, the company repurchased some domestically listed foreign shares (B shares) by means of centralized bidding transactions, and completed the cancellation procedures of the repurchased shares at the



Shenzhen Branch of China Securities Depository and Clearing Co., Ltd. on March 2, 2022, a total of 14,674,166 shares of the company (B shares) were cancelled, accounting for 1.4048% of the company's total share capital before cancellation. After the cancellation, the total share capital of the company was reduced from 1,044,597,881 shares to 1,029,923,715 shares.

(2) On June 16, 2022, after the implementation of the company's share structure reform, the thirteenth batch of tradable shares with sales restrictions was lifted and listed for circulation. There were 4 holders of shares lifted from sales restrictions this time, and the number of shares lifted from sales restrictions was 1,250,430 shares, accounting for 0.1214% of the company's total share capital.

2. Approval of share changed

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

Matters concerned the company's repurchase of some domestically listed foreign shares (B shares) and the cancellation of the repurchased shares were reviewed and approved at the 40th session of the ninth board of directors, the third extraordinary general meeting of shareholders in 2020, the 11th session of the tenth board of directors, the third extraordinary general meeting of shareholders in 2021, the 16th session of the tenth board of directors, and the 2021 annual general meeting of shareholders of the company which respectively held on July 27, 2020, August 18, 2020, August 24, 2021, September 10, 2021, March 29, 2022 and April 29, 2022.

3. Ownership transfer of share changed

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

The company cancelled the repurchased domestically listed foreign shares (B shares) of 14,674,166 shares and completed the cancellation procedures of the repurchased shares at Shenzhen Branch of China Securities Depository and Clearing Co., Ltd. on March 2, 2022.

4. Implementation progress of shares buy-back

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

Since the first repurchase of shares on November 4, 2020, the company had cumulatively repurchased 14,674,166 shares of the company (B shares) in centralized bidding transactions through the special securities account for repurchase until February 18, 2022, accounting for 1.4048% of the company's total share capital at that time, the highest transaction price was HKD 2.36/share, the lowest transaction price was HKD 1.87/share, the average price was HKD 2.22/share, and the accumulative funds used for share repurchase were HKD 32,558,454.08 (excluding transaction fees such as stamp duty and commission). During the reporting period, the 14,674,166 domestically listed foreign shares (B share) repurchased by the Company have been completed the cancellation procedures at Shenzhen Branch of China Securities Depository and Clearing Co., Ltd. on March 2, 2022. Approved by the 16th session of the tenth board of directors of the company and the Annual General Meeting of 2021, it was agreed to reduce the company's registered capital from 1,044,597,881 yuan to 1,029,923,715 yuan, and agreed to revise the Articles of Association involving registered capital, share capital structure and other relevant provisions in accordance with the law. Found more on appointed media Securities Times, China Securities Journal, Hong Kong



Commercial Daily and Juchao Website (www.cninfo.com.cn) that the Company disclosed in the form of announcement (Announcement No. 2022-011, No.2022-012, No.2022-020 and No.2022-033) on 4 March 2022, 31 March and 29 April 2022.

5. Implementation progress of reducing holdings of shares buy-back by centralized bidding

☐ Applicable √ Not applicable

6. Influence on the basic EPS and diluted EPS as well as other financial indexes of net assets per share attributable to common shareholders of Company in latest year and period

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

In semi-annual of 2022, the net profit attributable to owners of parent company amounted to 60,375,199.25 yuan, the equity attributable to shareholder of parent company at end of the Period was 4,845,537,338.97 yuan. Based on total 1,044,597,881.00 shares capital at beginning of the period, EPS amounted as 0.0578 yuan, net assets value per share was 4.64 yuan. Based on total 1,029,923,715.00 shares capital at end of the period, EPS amounted as 0.0586 yuan, net assets value per share was 4.70 yuan.

7. Other information necessary to disclose or need to disclosed under requirement from security regulators

☐ Applicable √ Not applicable

(ii) Changes of lock-up stocks

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

Unit: Share

						Onit. Share
			Restricted			
	Opening	Shares	shares	Ending		
Shareholders	shares	released in	increased	shares	Restricted reasons	Date for released
	restricted	Period	in	restricted		
			Period			
					Statutory	
Zhang Yong	104,202	104,202	0	0	commitment of the	2022-6-16
					stock reform	
					Statutory	
China Life Insurance (Group) Company	416,810	416,810	0	0	commitment of the	2022-6-16
					stock reform	
					Statutory	
China People's Insurance Group Co., Ltd.	625,216	625,216	0	0	commitment of the	2022-6-16
					stock reform	
Magang Community Resident Committee					Statutory	
of Longgang Integrated Economic	104,202	104,202	0	0	commitment of the	2022-6-16
Development Zone, Hefei					stock reform	



	1,250,430	0 0		
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II. Securities issuance and listing

 $\hfill\Box$ Applicable $\hfill \sqrt{Not}$ applicable

III. Amount of shareholders of the Company and particulars about shares holding

Unit: Share

							Unit: Sh	are	
Total shareholders at end of the Period		Total preference shareholders with voting rights recovered at end of reporting period (if applicable)		d at end of			0		
Particulars about	common shares	held above					olders		
Full name of Shareholders	Nature of shareholder	Proporti on of shares held	Amoun common shares he the end reporti perio	on eld at of ng	Changes in report period	Amount of restricted common shares held	Amount of common shares held without restriction	of sl pled tagg	nation nares ged, ed or zen Am ount
Sichuan Changhong Electric Co., Ltd.	State-owned legal person	24.12%	248,45	7,724	0	0	248,457,724	-	-
Hefei Industry Investment Holding (Group) Co., Ltd.	State-owned legal person	4.64%	47,82	3,401	0	0	47,823,401	-	-
CHANGHONG (HK) TRADING LIMITED	Foreign legal person	2.63%	27,07	7,797	0	0	27,077,797	ı	-
CAO SHENGCHUN	Foreign nature person	1.43%	14,76	6,086	0	0	14,766,086	-	-
Caitong Fund- Ningbo Bank-Haitong Xingtai (Anhui) Emerging Industry Investment Fund (Limited Partnership)	Domestic non-state- owned legal person	1.04%	10,733	3,452	0	0	10,733,452	,	-
Zhuhai Jin Yi Assets Management Co., Ltd Jin Yi Phase I Private Equity Investment Fund	Domestic non-state- owned legal person	1.00%	10,34	7,600	+7,738,500	0	10,347,600	-	-
Xu Aiyun	Domestic nature person	0.97%	9,97	3,700	+7,648,800	0	9,973,700	-	-
Ma Guobin	Domestic nature person	0.82%	8,46	5,356	-2,641,144	0	8,465,356	-	-
Philip Securities (H.K.) Co., Ltd.	Foreign	0.61%	6,29	6,913	0	0	6,296,913	-	-



Chen Qin	legal person Domestic								
	nature	0.43%	4,462,702	+78,814	0	4,462,702	-	_	
	person								
Strategy investors or general legal person become	omes top 10 co	ommon	27			I.			
shareholders due to rights issued (if applicable	e)		Not applicable						
Explanation on associated relationship shareholders	Among the above shareholders, CHANGHONG (HK) TRADING LIMITED (hereinafter referred to as Hong Kong Changhong) is the wholly-owned subsidiary of Sichuan Changhong Electric Co., Ltd.; except the shares of B-stock the Company directly held by Hong Kong Changhong, 6,296,913 shares of B-stock are also held through Phillip Securities (Hong Kong) Co., Ltd., the foregoing shareholders constitute persons of uniform action. There existed no associated relationship or belong to the concerted actors as specified in the Measures for the Administration of Information Disclosure of Shareholder Equity Changes of Listed Companies among Sichuan Changhong, Hong Kong Changhong and other top 7 shareholders (Excluding Phillip Securities (Hong Kong) Co., Ltd.); "Caitong Fund- Ningbo Bank-Haitong Xingtai (Anhui) Emerging Industry Investment Fund (Limited Partnership)" refers to the products of Caitong Fund Management Company subscribe for privately placement of 2016; The company neither knows whether there is any association among other shareholders, nor knows whether other shareholders belong to the persons acting in concert that is stipulated in the "Administrative Measures on Information Disclosure of Changes in Shareholding of Listed								
Description of the above shareholders in relati	_	e/entrusted	Not applicable						
voting rights and abstention from voting rights Special note on the repurchase account among		areholders	Not applicable						
(if applicable) Particulars about co	ommon shares	held above	ve 5% by shareholders or top ten common shareholders						
		Amount o	of common shares held Type of shares						
Shareholders' name		without re	striction at Period-	-end	Туре	_	mount		
Sichuan Changhong Electric Co., Ltd.			248,457,	,724 RMB	ordinary shar	res	248,45	57,724	
Hefei Industry Investment Holding (Group) C	Co., Ltd.		47,823,	,401 RMB	ordinary shar	res	47,82	23,401	
CHANGHONG (HK) TRADING LIMITED			27,077,	.797	nestically liste oreign shares	d	27,07	77,797	
CAO SHENGCHUN		14,766,		.086	nestically liste oreign shares	d	14,76	56,086	
Caitong Fund- Ningbo Bank-Haitong Xingtai Emerging Industry Investment Fund (Limited Partnership)		10,733,452		,452 RMB	ordinary shar	res	10,73	33,452	
Zhuhai Jin Yi Assets Management Co., Ltd I Private Equity Investment Fund	Jin Yi Phase	10,347,600		,600 RMB	ordinary shar	res	10,34	47,600	
Xu Aiyun			9,973	,700 RMB	ordinary shar	res	9,97	73,700	



Ma Guobin	8,465	,356	RMB ordinary shares	8,465,356
Philip Securities (H.K.) Co., Ltd.	6,296,91		Domestically listed foreign shares	6,296,913
Chen Qin	4,462	,702	RMB ordinary shares	4,462,702
	expiation on associated relationship or consistent actors within the top 10 un-lock up summon shareholders and between top 10 un-lock up common shareholders and top 10 unmon shareholders			shares held above 5% by ommon shares holding"
Explanation on top ten common shareholders involving man	gin business (if applicable)	share Co., held cred throu 10,3 Guo custe Secu	of June 30, 2022, among cholders, shareholder Zhuhai and Ltd Jin Yi Phase I Private 19,535,900 shares of the Company it guaranteed securities according to the Company its ordinary securities according to the Company in the Compa	Jin Yi Assets Management e Equity Investment Fund pany through its customer ount and 811,700 shares ount, resulting in a total of my. The shareholder-Ma of the Company through ed account of Founder 456 shares hold through

Note 1: At end of the reporting period, the person acting in concert with controlling shareholder Sichuan Changhong-- CHANGHONG (HK) TRADING LIMITED, holds B-stock of the Company as 33,374,710 shares, among which, 6,296,913 shares are held through Philip Securities (H.K.) Co., Ltd. by CHANGHONG (HK) TRADING LIMITED

Note 2: In the above table, "Particulars about shares held above 5% by shareholders or top 10 shares holding" is subject to the data on stock transfer books provided by China Securities Depository and Clearing Corporation Limited Shenzhen Branch

Whether the top ten ordinary shareholders of the company and the top 10 ordinary shareholders of unrestricted conditions have made the repurchase transactions as agreed during the reporting period.

□Yes √No

The top ten ordinary shareholders of the company and the top 10 ordinary shareholders of unrestricted conditions have not made the repurchase transactions as agreed during the reporting period.

IV. Changes of shares held by directors, supervisors and senior executives

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

Name	Title	Working status	Shares held at period- begin (share)	Number of shares increased in this period (share)	Number of shares decreased in this period (share)	Shares held at period- end (share)	Number of restricted shares granted at period- begin (share)	Number of restricte d shares granted at the period (share)	Number of restricted shares granted at period- end (share)
Wu Dinggang	Chairman	Currently in	570,500	0	0	570,500	0	0	0



		office							
Zhong Ming	Director,	Currently in	236,175	0	0	236,175	0	0	0
Zhong wing	President	office	230,173	U	U	230,173	U	U	U
Yong	Director	Currently in	0	0	0	0	0	0	0
Fengshan	Director	office	U	U	U	U	U	U	U
Zhao Qilin	Director	Currently in	0	0	0	0	0	0	0
Zhao Qilin	Director	office	U	U	U	U	U	0	U
Kou Huameng	Director, Deputy	Currently in	0	0	0	0	0	0	0
Kou Huameng	president	office	U	0	U	U	U	U	0
Hu Zhaogui	Director, Deputy	Currently in	178,050	0	0	178,050	0	0	0
Tu Zhaogui	president	office	170,030		U	170,030	U	U	0
Hong yuanjia	Independent	Currently in	0	0	0	0	0	0	0
frong yuanjia	director	office	U	0	U	V	U	U	U
Mou Wen	Independent	Currently in	0	0	0	0	0	0	0
Wou wen	director	office	· ·	0	V	V	· ·	V	O O
Zhao Gang	Independent	Currently in	0	0	0	0	0	0	0
Zinao Gang	director	office	Ů,				Ů	Ů	
Shao Min	Chairman of	Currently in	0	0	0	0	0	0	0
5146 1/111	Supervisory	office	Ů		v	Ŭ.	Ů	Ů	
He Xintan	Supervisor	Currently in	0	0	0	0	0	0	0
	1	office			-	-			
Huang Hong	Supervisor	Currently in	0	0	0	0	0	0	0
2 2	1	office							
Ji Ge	Staff supervisor	Currently in	0	0	0	0	0	0	0
	•	office							
Sun Hongying	Staff supervisor	Currently in	0	0	0	0	0	0	0
6,7 6	_	office							
Liu Hongwei	Executive deputy	Currently in	1,689,893	0	0	1,689,893	0	0	0
	president	office							
Huang Danian	Deputy president	Currently in	356,450	0	0	356,450	0	0	0
	1 7 1	office	,						
Tang Youdao	Deputy president	Currently in	0	0	0	0	0	0	0
C		office							
Pang Haitao	CFO (person in	Currently in	0	0	0	0	0	0	0
-	charge of finance)	office							
Li Xia	Secretary of the	Currently in	552,800	0	138,200	200 414,600	0	0	0
	Board	office				-			
Total			3,583,868	0	138,200	3,445,668	0	0	0

V. Changes in controlling shareholders or actual controllers

(i) Controlling shareholder changes in reporting period

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



Controlling shareholder stays the same in Period.

(ii) Changes of actual controller in Period

 \Box Applicable $\sqrt{\text{Not applicable}}$

Actual controller stays the same in Period

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Section VIII Preferred Stock

 $\ \square$ Applicable $\ \sqrt{}$ Not applicable The Company had no preferred stock in the Period



Section IX Corporate Bonds

 \Box Applicable $\sqrt{\text{Not applicable}}$



Section X Financial Report

I. Audit report

Whether the semi annual report is audited

□ Yes √ No

The company's semi annual financial report has not been audited

II. Financial Statement

Statement in Financial Notes are carried in RMB/CNY

1. Consolidated Balance Sheet

Prepared by CHANGHONG MEILING CO., LTD.

June 30, 2022

Item	June 30, 2022	January 1, 2022
Current assets:		
Monetary funds	6,183,005,095.11	5,938,823,396.21
Settlement provisions		
Capital lent		
Trading financial assets	208,184,795.23	17,997,086.19
Derivative financial assets		
Note receivable	439,419.03	2,216,752.22
Account receivable	2,270,853,232.12	1,440,874,691.28
Receivable financing	1,380,100,294.09	1,808,109,301.56
Accounts paid in advance	28,724,589.92	29,766,797.34
Insurance receivable		
Reinsurance receivables		
Contract reserve of reinsurance receivable		
Other account receivable	101,572,345.96	111,652,635.86
Including: Interest receivable		
Dividend receivable		
Buying back the sale of financial assets		
Inventories	1,607,718,382.71	1,356,357,419.80
Contractual assets	2,313,522.40	
Assets held for sale		
Non-current asset due within one year		
Other current assets	93,325,665.28	124,240,934.45



Total current assets	11,876,237,341.85	10,830,039,014.91
Non-current assets:		
Loans and payments on behalf		
Debt investment	291,305,319.44	
Other debt investment		
Long-term account receivable		
Long-term equity investment	88,915,648.08	86,631,660.53
Investment in other equity instrument		
Other non-current financial assets	576,200,641.50	581,980,440.70
Investment real estate	52,191,185.68	53,149,934.45
Fixed assets	2,266,504,611.74	2,303,122,699.92
Construction in progress	103,923,104.08	98,469,862.45
Productive biological asset		
Oil and gas asset		
Right-of-use assets	40,286,720.53	45,367,918.31
Intangible assets	910,035,679.68	953,403,100.33
Expense on Research and Development	137,625,624.69	87,728,990.86
Goodwill		
Long-term expenses to be apportioned	362,898.05	
Deferred income tax asset	173,152,065.58	147,488,353.28
Other non-current asset	999,030.66	3,087,780.59
Total non-current asset	4,641,502,529.71	4,360,430,741.42
Total assets	16,517,739,871.56	15,190,469,756.33
Current liabilities:	10,517,723,071.50	13,170,103,730.33
Short-term loans	1,087,291,446.15	622,874,652.77
Loan from central bank	1,007,271,440.13	022,074,032.77
Capital borrowed		
Trading financial liability	38,929,244.41	12,304,272.41
Derivative financial liability	30,929,244.41	12,304,272.41
<u> </u>	4 502 020 225 46	4 020 027 217 70
Note payable	4,502,920,235.46	4,839,837,317.78
Account payable	3,832,859,258.27	2,299,103,796.88
Accounts received in advance	251 217 222 22	515.004.115.00
Contractual liability	351,317,980.38	515,004,115.23
Selling financial asset of repurchase		
Absorbing deposit and interbank deposit		
Security trading of agency		
Security sales of agency		
Wage payable	222,392,707.91	247,044,421.56
Taxes payable	149,559,048.33	141,874,861.88
Other account payable	903,778,941.60	751,452,768.00



Including: Interest payable		
Dividend payable	19,793,050.41	4,753,764.56
Commission charge and commission payable		
Reinsurance payable		
Liability held for sale		
Non-current liabilities due within one year	30,243,710.95	332,718,478.25
Other current liabilities	22,377,103.22	24,373,759.16
Total current liabilities	11,141,669,676.68	9,786,588,443.92
Non-current liabilities:		
Insurance contract reserve		
Long-term loans	158,000,000.00	168,000,000.00
Bonds payable		
Including: Preferred stock		
Perpetual capital securities		
Lease liability	30,061,422.30	33,225,912.15
Long-term account payable	1,241,464.86	1,337,643.24
Long-term wages payable	8,710,896.43	9,828,300.06
Accrual liability	11,912,507.94	11,363,601.63
Deferred income	163,159,009.25	175,664,038.83
Deferred income tax liabilities	8,889,141.90	9,670,435.45
Other non-current liabilities		
Total non-current liabilities	381,974,442.68	409,089,931.36
Total liabilities	11,523,644,119.36	10,195,678,375.28
Owner's equity:		
Share capital	1,029,923,715.00	1,044,597,881.00
Other equity instrument		
Including: Preferred stock		
Perpetual capital securities		
Capital public reserve	2,670,335,732.53	2,682,829,400.26
Less: Inventory shares		26,430,571.38
Other comprehensive income	-20,842,082.96	-20,903,270.57
Reasonable reserve		
Surplus public reserve	423,111,236.90	423,111,236.90
Provision of general risk		
Retained profit	743,008,737.50	734,129,724.00
Total owner's equity attributable to parent company	4,845,537,338.97	4,837,334,400.21
Minority interests	148,558,413.23	157,456,980.84
Total owner's equity	4,994,095,752.20	4,994,791,381.05
Total liabilities and owner's equity	16,517,739,871.56	15,190,469,756.33



Legal Representative: Wu Dinggang

Person in charge of accounting works: Pang Haitao

Person in charge of accounting institute: Yang Jun

2. Balance Sheet of Parent Company

Item	June 30, 2022	January 1, 2022		
Current assets:				
Monetary funds	3,266,271,511.03	3,423,276,377.52		
Trading financial assets	17,312,173.84	7,200,222.04		
Derivative financial assets				
Note receivable		330,000.00		
Account receivable	1,735,966,866.26	1,582,651,896.25		
Receivable financing	966,511,549.26	1,484,609,403.08		
Accounts paid in advance	44,903,647.89	48,212,105.70		
Other account receivable	38,833,840.97	40,708,614.68		
Including: Interest receivable				
Dividend receivable				
Inventories	364,105,226.52	351,523,851.67		
Contractual assets	46,970.75			
Assets held for sale				
Non-current assets maturing within one year				
Other current assets		28,957,697.04		
Total current assets	6,433,951,786.52	6,967,470,167.98		
Non-current assets:				
Debt investment	291,305,319.44			
Other debt investment				
Long-term receivables				
Long-term equity investments	1,882,997,437.73	1,882,557,241.66		
Investment in other equity instrument				
Other non-current financial assets	576,200,641.50	581,980,440.70		
Investment real estate	3,648,311.42	3,752,737.75		
Fixed assets	1,171,285,355.31	1,209,058,847.63		
Construction in progress	78,324,001.26	50,287,155.16		
Productive biological assets				
Oil and natural gas assets				
Right-of-use assets	17,686,308.69	18,632,705.13		
Intangible assets	454,904,294.76	477,739,048.08		



Research and development costs	86,047,186.86	44,387,584.10
Goodwill		
Long-term deferred expenses		
Deferred income tax assets	141,353,431.80	125,174,589.66
Other non-current assets	299,020.00	638,649.57
Total non-current assets	4,704,051,308.77	4,394,208,999.44
Total assets	11,138,003,095.29	11,361,679,167.42
Current liabilities:		
Short-term borrowings	1,052,171,543.37	612,863,194.44
Trading financial liability	14,509,627.08	5,766,743.33
Derivative financial liability		
Notes payable	1,877,201,607.34	2,409,104,654.05
Account payable	1,485,308,607.13	1,356,405,016.24
Accounts received in advance		
Contractual liability	152,733,929.04	238,437,143.59
Wage payable	6,018,076.56	42,679,625.89
Taxes payable	22,888,141.57	20,596,813.11
Other accounts payable	1,078,306,911.70	909,832,533.11
Including: Interest payable		
Dividend payable	19,193,050.41	4,153,764.56
Liability held for sale		
Non-current liabilities due within one year	22,098,167.21	322,202,348.59
Other current liabilities	6,982,077.34	6,703,328.85
Total current liabilities	5,718,218,688.34	5,924,591,401.20
Non-current liabilities:		
Long-term loans	158,000,000.00	168,000,000.00
Bonds payable		
Including: Preferred stock		
Perpetual capital securities		
Lease liability	16,523,542.32	17,114,473.86
Long-term account payable		
Long term employee compensation payable	7,562,998.28	8,760,963.52
Accrued liabilities	6,135,182.74	7,539,547.19
Deferred income	77,695,276.53	82,658,197.54
Deferred income tax liabilities	5,700,451.84	6,131,087.92
Other non-current liabilities		· · · · · · · · · · · · · · · · · · ·
Total non-current liabilities	271,617,451.71	290,204,270.03
Total liabilities	5,989,836,140.05	6,214,795,671.23
Owners' equity:	,,,	, ,,
Share capital	1,029,923,715.00	1,044,597,881.00
1	-,020,020,010.00	-,- : ,- > , ,001100



Other equity instrument		
Including: Preferred stock		
Perpetual capital securities		
Capital public reserve	2,740,508,510.57	2,753,002,178.30
Less: Inventory shares		26,430,571.38
Other comprehensive income		
Special reserve		
Surplus reserve	422,893,071.22	422,893,071.22
Retained profit	954,841,658.45	952,820,937.05
Total owner's equity	5,148,166,955.24	5,146,883,496.19
Total liabilities and owner's equity	11,138,003,095.29	11,361,679,167.42

3. Consolidated Profit Statement

Item	Semi-annual of 2022	Semi-annual of 2021
I. Total operating income	10,224,503,551.19	9,602,759,345.29
Including: Operating income	10,224,503,551.19	9,602,759,345.29
Interest income		
Insurance gained		
Commission charge and commission income		
II. Total operating cost	10,156,306,873.88	9,556,489,547.17
Including: Operating cost	9,061,080,531.06	8,177,231,196.17
Interest expense		
Commission charge and commission expense		
Cash surrender value		
Net amount of expense of compensation		
Net amount of withdrawal of insurance contract reserve		
Bonus expense of guarantee slip		
Reinsurance expense		
Tax and extras	79,701,444.29	61,077,730.97
Sales expense	666,066,309.98	984,805,928.94
Administrative expense	164,132,141.97	152,957,426.98
R&D expense	248,112,774.54	186,113,254.21
Financial expense	-62,786,327.96	-5,695,990.10
Including: Interest expenses	16,913,382.96	37,292,383.25
Interest income	66,581,155.37	62,433,816.96
Add: Other income	48,325,391.81	57,250,100.93
Investment income (Loss is listed with "-")	13,816,261.75	52,533,705.90
Including: Investment income on affiliated company and joint venture	8,971,315.55	-16,047,810.77



The termination of income recognition for financial assets measured by amortized cost	-10,198,142.54	
Exchange income (Loss is listed with "-")		
Net exposure hedging income (Loss is listed with "-")		
Income from change of fair value (Loss is listed with "-")	3,562,737.04	-9,731,654.29
Loss of credit impairment (Loss is listed with "-")	-50,466,619.13	-15,121,003.89
Losses of devaluation of asset (Loss is listed with "-")	-29,791,822.84	-43,310,366.42
Income from assets disposal (Loss is listed with "-")	8,358,775.10	-208,978.90
III. Operating profit (Loss is listed with "-")	62,001,401.04	87,681,601.45
Add: Non-operating income	2,910,887.79	5,862,320.71
Less: Non-operating expense	2,332,960.83	760,592.62
IV. Total profit (Loss is listed with "-")	62,579,328.00	92,783,329.54
Less: Income tax expense	-10,115,573.46	37,086,971.38
V. Net profit (Net loss is listed with "-")	72,694,901.46	55,696,358.16
(i) Classify by business continuity		, ,
1.continuous operating net profit (net loss listed with '-")	72,694,901.46	55,696,358.16
2.termination of net profit (net loss listed with '-'')	, ,	
(ii) Classify by ownership		
1.Net profit attributable to owner's of parent company	60,375,199.25	37,157,511.54
2.Minority shareholders' gains and losses	12,319,702.21	18,538,846.62
VI. Net after-tax of other comprehensive income	161,477.79	-1,257,750.59
Net after-tax of other comprehensive income attributable to owners of		
parent company	61,187.61	-1,271,363.35
(I) Other comprehensive income items which will not be reclassified		
subsequently to profit of loss		
1.Changes of the defined benefit plans that re-measured		
2.Other comprehensive income under equity method that		
cannot be transfer to gain/loss		
3.Change of fair value of investment in other equity instrument		
4.Fair value change of enterprise's credit risk		
5. Other		
(ii) Other comprehensive income items which will be reclassified	61,187.61	-1,271,363.35
subsequently to profit or loss	01,107.01	1,271,303.33
1.Other comprehensive income under equity method that can		-177,046.32
transfer to gain/loss		
2. Change of fair value of other debt investment		
3.Amount of financial assets re-classify to other		
comprehensive income		
4. Credit impairment provision for other debt investment		
5.Cash flow hedging reserve	Z1 107 Z1	1 004 217 02
6.Translation differences arising on translation of foreign	61,187.61	-1,094,317.03



currency financial statements		
7.Other		
Net after-tax of other comprehensive income attributable to minority shareholders	100,290.18	13,612.76
VII. Total comprehensive income	72,856,379.25	54,438,607.57
Total comprehensive income attributable to owners of parent Company	60,436,386.86	35,886,148.19
Total comprehensive income attributable to minority shareholders	12,419,992.39	18,552,459.38
VIII. Earnings per share:		
(i) Basic earnings per share	0.0582	0.0356
(ii) Diluted earnings per share	0.0582	0.0356

As for the enterprise combined under the same control, net profit of 0 yuan achieved by the merged party before combination while 0 yuan achieved last period

Legal Representative: Wu Dinggang

Person in charge of accounting works: Pang Haitao

Person in charge of accounting institute: Yang Jun

4. Profit Statement of Parent Company

Item	Semi-annual of 2022	Semi-annual of 2021
I. Operating income	3,276,506,161.47	3,975,751,904.29
Less: Operating cost	3,060,604,345.52	3,701,614,201.55
Taxes and surcharge	27,794,762.55	21,839,365.11
Sales expenses	80,728,268.23	99,271,533.62
Administration expenses	53,782,990.89	56,254,420.78
R&D expenses	108,366,509.30	72,054,454.73
Financial expenses	-22,635,899.49	-4,429,587.19
Including: Interest expenses	16,599,488.01	29,845,405.90
Interest income	36,123,851.00	39,962,405.83
Add: Other income	21,184,281.25	36,911,268.50
Investment income (Loss is listed with "-")	47,530,171.27	37,411,973.74
Including: Investment income on affiliated Company and joint venture	5,509,596.07	-15,045,065.49
The termination of income recognition for financial assets measured by amortized cost (Loss is listed with "-")	-1,663,033.71	
Net exposure hedging income (Loss is listed with "-")		
Changing income of fair value (Loss is listed with "-")	1,369,068.05	-21,631,996.66
Loss of credit impairment (Loss is listed with "-")	-7,829,056.61	-528,447.83



Losses of devaluation of asset (Loss is listed with "-") Income on disposal of assets (Loss is listed with "-") Roberting profit (Loss is listed with "-") 37,138,805.05 77,271,954.62 Add: Non-operating income 887,194.10 Loss: Non-operating expense 1,088,370.22 288,232.95 III. Total Profit (Loss is listed with "-") 36,907,428.93 79,283,233.19 Less: Income tax 1,6609,478.22 15,578,001.89 IV. Net profit (Net loss is listed with "-") 33,516,907.15 63,705,231.30 (i) continuous operating net profit (net loss listed with "-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share 0.0516 0.0610			
III. Operating profit (Loss is listed with "-") Add: Non-operating income 857,194.10 2,299,511.52 Less: Non-operating expense 1,088,570.22 288,232.95 III. Total Profit (Loss is listed with "-") 36,907,428.93 79,283,233.19 Less: Income tax 1-16,609,478.22 15,578,001.89 IV. Net profit (Net loss is listed with "-") 53,516,907.15 63,705,231.30 (i) continuous operating net profit (net loss listed with "-") 53,516,907.15 63,705,231.30 (ii) termination of net profit (net loss listed with "-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Trunslation differences arising on translation of foreign eurrency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	Losses of devaluation of asset (Loss is listed with "-")	-1,325,668.27	-3,955,719.18
Add: Non-operating income 857,194.10 2,299,511.52 Less: Non-operating expense 1,088,570.22 288,232.95 III. Total Profit (Loss is listed with "-") 36,907,428.93 79,283,233.19 Less: Income tax -16,609,478.22 115,578,001.89 IV. Net profit (Net loss is listed with "-") 53,516,907.15 63,705,231.30 (i) continuous operating net profit (net loss listed with "-") 53,516,907.15 63,705,231.30 (ii) termination of net profit (net loss listed with "-") V. Net affect-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	Income on disposal of assets (Loss is listed with "-")	8,344,824.89	-82,639.64
Less: Non-operating expense 1,088,570.22 288,232.95 III. Total Profit (Loss is listed with "-") 36,907,428.93 79,283,233.19 Less: Income tax -1-16,609,478.22 115,578,001.89 IV. Net profit (Net loss is listed with "-") 53,516,907.15 63,705,231.30 (i) continuous operating net profit (net loss listed with "-") 53,516,907.15 63,705,231.30 (ii) termination of net profit (net loss listed with "-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1.Changes of the defined benefit plans that re-measured 2.Other comprehensive income under equity method that cannot be transfer to gain/loss 3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: 0.0516 0.0610	II. Operating profit (Loss is listed with "-")	37,138,805.05	77,271,954.62
III. Total Profit (Loss is listed with "-") Less: Income tax -16,609,478.22 15,578,001.89 IV. Net profit (Net loss is listed with "-") (i) continuous operating net profit (net loss listed with "-") 53,516,907.15 (ii) termination of net profit (net loss listed with "-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1.Changes of the defined benefit plans that re-measured 2.Other comprehensive income under equity method that cannot be transfer to gain/loss 3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income items which will be reclassified subsequently to profit or loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,233.31 79.283,331,30 79.283,233.31 79.283,3316,907.15 63,705,231.30 70.10	Add: Non-operating income	857,194.10	2,299,511.52
Less: Income tax -16,609,478.22 15,578,001.89 IV. Net profit (Net loss is listed with "-") (i) continuous operating net profit (net loss listed with "-") 53,516,907.15 63,705,231.30 (ii) termination of net profit (net loss listed with "-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: 0.0516 0.0610	Less: Non-operating expense	1,088,570.22	288,232.95
IV. Net profit (Net loss is listed with "-") (i) continuous operating net profit (net loss listed with '-") (ii) termination of net profit (net loss listed with '-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: 0.0516 0.0610	III. Total Profit (Loss is listed with "-")	36,907,428.93	79,283,233.19
(i) continuous operating net profit (net loss listed with '-") (ii) termination of net profit (net loss listed with '-") V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	Less: Income tax	-16,609,478.22	15,578,001.89
(ii) termination of net profit (net loss listed with '-'') V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	IV. Net profit (Net loss is listed with "-")	53,516,907.15	63,705,231.30
V. Net after-tax of other comprehensive income (i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	(i) continuous operating net profit (net loss listed with '-")	53,516,907.15	63,705,231.30
(i) Other comprehensive income items which will not be reclassified subsequently to profit of loss 1. Changes of the defined benefit plans that re-measured 2. Other comprehensive income under equity method that cannot be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	(ii) termination of net profit (net loss listed with '-'')		
subsequently to profit of loss 1.Changes of the defined benefit plans that re-measured 2.Other comprehensive income under equity method that cannot be transfer to gain/loss 3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	V. Net after-tax of other comprehensive income		
1.Changes of the defined benefit plans that re-measured 2.Other comprehensive income under equity method that cannot be transfer to gain/loss 3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	(i) Other comprehensive income items which will not be reclassified		
2.Other comprehensive income under equity method that cannot be transfer to gain/loss 3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	subsequently to profit of loss		
be transfer to gain/loss 3. Change of fair value of investment in other equity instrument 4. Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share	1.Changes of the defined benefit plans that re-measured		
3.Change of fair value of investment in other equity instrument 4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	2.Other comprehensive income under equity method that cannot		
4.Fair value change of enterprise's credit risk 5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	be transfer to gain/loss		
5. Other (ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	3.Change of fair value of investment in other equity instrument		
(ii) Other comprehensive income items which will be reclassified subsequently to profit or loss 1. Other comprehensive income under equity method that can transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	4.Fair value change of enterprise's credit risk		
subsequently to profit or loss 1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	5. Other		
1.Other comprehensive income under equity method that can transfer to gain/loss 2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	(ii) Other comprehensive income items which will be reclassified		
transfer to gain/loss 2. Change of fair value of other debt investment 3. Amount of financial assets re-classify to other comprehensive income 4. Credit impairment provision for other debt investment 5. Cash flow hedging reserve 6. Translation differences arising on translation of foreign currency financial statements 7. Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	subsequently to profit or loss		
2.Change of fair value of other debt investment 3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516	1.Other comprehensive income under equity method that can		
3.Amount of financial assets re-classify to other comprehensive income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516	transfer to gain/loss		
income 4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	2.Change of fair value of other debt investment		
4.Credit impairment provision for other debt investment 5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516	3.Amount of financial assets re-classify to other comprehensive		
5.Cash flow hedging reserve 6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	income		
6.Translation differences arising on translation of foreign currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	4.Credit impairment provision for other debt investment		
currency financial statements 7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	5.Cash flow hedging reserve		
7.Other VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: 0.0516 0.0610	-		
VI. Total comprehensive income 53,516,907.15 63,705,231.30 VII. Earnings per share: 0.0516 0.0610	currency financial statements		
VII. Earnings per share: (i) Basic earnings per share 0.0516 0.0610	7.Other		
(i) Basic earnings per share 0.0516 0.0610	VI. Total comprehensive income	53,516,907.15	63,705,231.30
	VII. Earnings per share:		
(ii) Diluted earnings per share 0.0516	(i) Basic earnings per share	0.0516	0.0610
	(ii) Diluted earnings per share	0.0516	0.0610

5. Consolidated Cash Flow Statement

Item	Semi-annual of 2022	Semi-annual of 2021
I. Cash flows arising from operating activities:		
Cash received from selling commodities and providing labor	10,312,619,575.60	8,512,320,086.90



services		
Net increase of customer deposit and interbank deposit		
Net increase of loan from central bank		
Net increase of capital borrowed from other financial institution		
Cash received from original insurance contract fee		
Net cash received from reinsurance business		
Net increase of insured savings and investment		
Cash received from interest, commission charge and commission		
Net increase of capital borrowed		
Net increase of returned business capital		
Net cash received by agents in sale and purchase of securities		
Write-back of tax received	379,915,276.10	316,502,790.54
Other cash received concerning operating activities	72,807,336.47	79,642,427.61
Subtotal of cash inflow arising from operating activities	10,765,342,188.17	8,908,465,305.05
Cash paid for purchasing commodities and receiving labor	0 (05 142 427 70	7.720.511.410.75
service	8,685,143,427.78	7,728,511,418.75
Net increase of customer loans and advances		
Net increase of deposits in central bank and interbank		
Cash paid for original insurance contract compensation		
Net increase of capital lent		
Cash paid for interest, commission charge and commission		
Cash paid for bonus of guarantee slip		
Cash paid to/for staff and workers	859,700,605.67	860,117,506.67
Taxes paid	254,144,466.19	145,836,080.82
Other cash paid concerning operating activities	391,300,471.18	762,496,415.63
Subtotal of cash outflow arising from operating activities	10,190,288,970.82	9,496,961,421.87
Net cash flows arising from operating activities	575,053,217.35	-588,496,116.82
II. Cash flows arising from investing activities:		
Cash received from recovering investment	221,539,824.00	700,000,000.00
Cash received from investment income	17,907,264.72	6,856,855.12
Net cash received from disposal of fixed, intangible and other	15.074.662.60	1 005 422 16
long-term assets	15,074,662.60	1,095,433.16
Net cash received from disposal of subsidiaries and other units		
Other cash received concerning investing activities	65,647,218.13	138,387,471.00
Subtotal of cash inflow from investing activities	320,168,969.45	846,339,759.28
Cash paid for purchasing fixed, intangible and other long-term	132,916,669.27	125,772,890.37
assets	132,710,007.21	123,112,070.31
Cash paid for investment	1,024,040,000.00	1,420,000,000.00
Net increase of mortgaged loans		
Net cash received from subsidiaries and other units obtained		



Other cash paid concerning investing activities	7,635,033.86	47,506.93
Subtotal of cash outflow from investing activities	1,164,591,703.13	1,545,820,397.30
Net cash flows arising from investing activities	-844,422,733.68	-699,480,638.02
III. Cash flows arising from financing activities:		
Cash received from absorbing investment		15,000,000.00
Including: Cash received from absorbing minority shareholders' investment by subsidiaries		15,000,000.00
Cash received from loans	647,040,918.37	934,661,487.16
Other cash received concerning financing activities	84,181.37	4,675,857.30
Subtotal of cash inflow from financing activities	647,125,099.74	954,337,344.46
Cash paid for settling debts	490,000,000.00	1,232,876,410.00
Cash paid for dividend and profit distributing or interest paying	76,995,651.40	66,120,511.52
Including: Dividend and profit of minority shareholder paid by subsidiaries	21,318,560.00	1,598,892.00
Other cash paid concerning financing activities	432,350,094.27	11,341,697.18
Subtotal of cash outflow from financing activities	999,345,745.67	1,310,338,618.70
Net cash flows arising from financing activities	-352,220,645.93	-356,001,274.24
IV. Influence on cash and cash equivalents due to fluctuation in exchange rate	19,041,476.23	-14,000,285.27
V. Net increase of cash and cash equivalents	-602,548,686.03	-1,657,978,314.35
Add: Balance of cash and cash equivalents at the period -begin	5,840,194,931.57	6,425,529,815.10
VI. Balance of cash and cash equivalents at the period -end	5,237,646,245.54	4,767,551,500.75

6. Cash Flow Statement of Parent Company

Item	Semi-annual of 2022	Semi-annual of 2021
I. Cash flows arising from operating activities:		
Cash received from selling commodities and providing labor services	3,474,091,634.50	3,289,172,496.97
Write-back of tax received	130,797,515.16	161,887,225.42
Other cash received concerning operating activities	26,282,682.89	52,318,868.30
Subtotal of cash inflow arising from operating activities	3,631,171,832.55	3,503,378,590.69
Cash paid for purchasing commodities and receiving labor service	3,359,375,348.84	3,656,146,099.06
Cash paid to/for staff and workers	238,053,008.99	234,676,912.75
Taxes paid	27,088,361.68	26,688,550.76
Other cash paid concerning operating activities	113,679,202.41	313,451,006.32
Subtotal of cash outflow arising from operating activities	3,738,195,921.92	4,230,962,568.89
Net cash flows arising from operating activities	-107,024,089.37	-727,583,978.20
II. Cash flows arising from investing activities:		
Cash received from recovering investment	1,539,824.00	700,000,000.00
Cash received from investment income	51,118,076.00	7,992,927.12



Net cash received from disposal of fixed, intangible and other long-term assets	15,055,871.00	867,706.09
Net cash received from disposal of subsidiaries and other units		
Other cash received concerning investing activities	36,717,526.66	94,536,857.03
Subtotal of cash inflow from investing activities	104,431,297.66	803,397,490.24
Cash paid for purchasing fixed, intangible and other long-term assets	94,314,583.83	71,849,222.83
Cash paid for investment	440,000,000.00	1,455,000,000.00
Net cash received from subsidiaries and other units obtained		
Other cash paid concerning investing activities	2,906,095.09	102,662.47
Subtotal of cash outflow from investing activities	537,220,678.92	1,526,951,885.30
Net cash flows arising from investing activities	-432,789,381.26	-723,554,395.06
III. Cash flows arising from financing activities:		
Cash received from absorbing investment		
Cash received from loans	612,040,918.37	924,661,487.16
Other cash received concerning financing activities	182,953,531.16	170,670,545.80
Subtotal of cash inflow from financing activities	794,994,449.53	1,095,332,032.96
Cash paid for settling debts	480,000,000.00	1,149,699,750.00
Cash paid for dividend and profit distributing or interest paying	55,402,489.41	63,099,086.76
Other cash paid concerning financing activities	46,535,119.44	146,209,276.30
Subtotal of cash outflow from financing activities	581,937,608.85	1,359,008,113.06
Net cash flows arising from financing activities	213,056,840.68	-263,676,080.10
IV. Influence on cash and cash equivalents due to fluctuation in exchange rate	7,291,862.96	-5,782,949.41
V. Net increase of cash and cash equivalents	-319,464,766.99	-1,720,597,402.77
Add: Balance of cash and cash equivalents at the period -begin	3,414,961,989.34	4,597,503,833.78
VI. Balance of cash and cash equivalents at the period -end	3,095,497,222.35	2,876,906,431.01



7. Statement of Changes in Owners' Equity (Consolidated)

This Period

						S	emi-	annual of 2022						
					Owners' equity a	ttributable to the p	aren	t Company						
Item	Share capital	Pr efe rre d sto ck	ca Ot pit he al r	Capital reserve	Less: Inventory shares	Other comprehensive income	Re as on abl e res er ve	Surplus reserve	Pr ovi sio n of ge ner al ris k	Retained profit	Ot he	Subtotal	Minority	Total owners' equity
I. The ending balance of the previous year	1,044,597,881.00			2,682,829,400.26	26,430,571.38	-20,903,270.57		423,111,236.90		734,129,724.00		4,837,334,400.21	157,456,980.84	4,994,791,381.05
Add: Changes of accounting policy														
Error correction of the last period														
Enterprise combine under the same control														
Other														



	1	 				1	1	ı	1		
II. The beginning balance of the current	1,044,597,881.00		2,682,829,400.26	26,430,571.38	-20,903,270.57	423,111,236.90		734,129,724.00	4,837,334,400.21	157,456,980.84	4,994,791,381.05
year											
III. Increase/ Decrease in the period (Decrease is listed with "-")	-14,674,166.00		-12,493,667.73	-26,430,571.38	61,187.61			8,879,013.50	8,202,938.76	-8,898,567.61	-695,628.85
(i) Total comprehensive income					61,187.61			60,375,199.25	60,436,386.86	12,419,992.39	72,856,379.25
(ii) Owners' devoted and decreased capital	-14,674,166.00		-12,493,667.73	-26,430,571.38					-737,262.35		-737,262.35
1.Common shares invested by shareholders	-14,674,166.00		-12,493,667.73	-26,430,571.38					-737,262.35		-737,262.35
2. Capital invested by holders of other equity instruments											
3. Amount reckoned into owners equity with share-based payment											
4. Other											
(iii) Profit distribution								-51,496,185.75	-51,496,185.75	-21,318,560.00	-72,814,745.75
1. Withdrawal of surplus											
reserves											
2. Withdrawal of general risk provisions											
3. Distribution for											
owners (or shareholders)								-51,496,185.75	-51,496,185.75	-21,318,560.00	-72,814,745.75
4. Other											
(iv) Carrying forward											
internal owners' equity											
1. Capital reserves											



conversed to capital									
(share capital)									
2. Surplus reserves									
conversed to capital									
(share capital)									
3. Remedying loss with									
surplus reserve									
4. Carry-over retained									
earnings from the									
defined benefit plans									
5. Carry-over retained									
earnings from other									
comprehensive income									
6. Other									
(v) Reasonable reserve									
1. Withdrawal in the									
report period									
2. Usage in the report									
period									
(vi) Others									
IV. Balance at the end of	1 000 000 715 00		2 (70 225 722 52	20.042.000.00	100 111 00 (00	7.12.000.725.50	4 0 45 525 220 25	1.40.550.410.00	4 00 4 00 5 750 20
the period	1,029,923,715.00		2,670,335,732.53	-20,842,082.96	423,111,236.90	743,008,737.50	4,845,537,338.97	148,558,413.23	4,994,095,752.20
Last Davia d	•			ı — — — — — — — — — — — — — — — — — — —	l			ı.	

Last Period

						Sem	i-annual of 2021						
				Owners' equit	y attributable to th	ne pare	ent Company						
Item	Share capital	Other equity instrument	Capital reserve	Less: Inventory	Other comprehensive		Surplus reserve	Prov ision	Retained profit	Ot he	Subtotal	Minority interests	Total owners' equity



		I	Pe		shares	income	le		of		r			
			rp				reser		gene					
		e	tu				ve		ral					
		Pr	al						risk					
		efe	ca Ot											
		rre	oit he											
		d	al r											
		sto	se											
		ck c	cu											
		r	iti											
			es											
I. The ending balance	1,044,597,881.00			2,683,837,229.12	9,929,336.18	-21,451,084.17		416,364,790.43		740,754,202.23		4,854,173,682.43	107,921,283.49	4,962,094,965.92
of the previous year	1,044,397,881.00			2,083,837,229.12	9,929,550.18	-21,431,084.17		410,304,790.43		740,734,202.23		4,634,173,062.43	107,921,283.49	4,902,094,903.92
Add: Changes of														
accounting policy														
Error correction of the														
last period														
Enterprise combine														
under the same														
control														
Other														
II. The beginning														
balance of the current	1,044,597,881.00			2,683,837,229.12	9,929,336.18	-21,451,084.17		416,364,790.43		740,754,202.23		4,854,173,682.43	107,921,283.49	4,962,094,965.92
year														
III. Increase/ Decrease														
in the period				-3,735.20	7,029,141.10	-1,271,363.35				-14,618,909.06		-22,923,148.71	31,953,567.38	9,030,418.67
(Decrease is listed				-3,733.20	7,029,141.10	-1,2/1,303.33				-14,018,909.00		-22,923,146./1	31,933,307.38	9,030,418.07
with "-")														
(i) Total						-1,271,363.35				37,157,511.54		35,886,148.19	18,552,459.38	54,438,607.57
comprehensive						-1,2/1,303.33				37,137,311.34		33,000,140.19	10,332,439.30	34,436,007.37



		I	1		l	1		Ī	
income									
(ii) Owners' devoted	-3,735.20	7,029,141.10					-7,032,876.30	15,000,000.00	7,967,123.70
and decreased capital	3,733.20	7,025,111110					7,032,070.30	12,000,000.00	7,507,123.70
1.Common shares									
invested by	-3,735.20	7,029,141.10					-7,032,876.30	15,000,000.00	7,967,123.70
shareholders									
2. Capital invested by									
holders of other equity									
instruments									
3. Amount reckoned									
into owners equity									
with share-based									
payment									
4. Other									
(iii) Profit distribution						-51,776,420.60	-51,776,420.60	-1,598,892.00	-53,375,312.60
1. Withdrawal of									
surplus reserves									
2. Withdrawal of									
general risk provisions									
3. Distribution for									
owners (or						-51,776,420.60	-51,776,420.60	-1,598,892.00	-53,375,312.60
shareholders)									
4. Other									
(iv) Carrying forward									
internal owners'									
equity									
1. Capital reserves									
conversed to capital									
(share capital)									



		1 1						1		
2. Surplus reserves										
conversed to capital										
(share capital)										
3. Remedying loss										
with surplus reserve										
4. Carry-over retained										
earnings from the										
defined benefit plans										
5. Carry-over retained										
earnings from other										
comprehensive										
income										
6. Other										
(v) Reasonable										
reserve										
1. Withdrawal in the										
report period										
2. Usage in the report										
period										
(vi) Others										
IV. Balance at the end	1.044.507.001.00		2 (02 022 402 02	16050 455 20	22 522 445 52	416.264.706.42	50 (10 5 000 15	4 024 250 522 52	120 074 050 07	4.051.105.201.50
of the period	1,044,597,881.00		2,683,833,493.92	16,958,477.28	-22,722,447.52	416,364,790.43	726,135,293.17	4,831,250,533.72	139,874,850.87	4,971,125,384.59

8. Statement of Changes in Owners' Equity (Parent Company)

This Period

Itama				Semi-a	nnual of 2022					
Item	Share capital	Other	Capital reserve	Less:	Other	Reasonabl	Surplus reserve	Retained profit	Othe	Total owners'



		equity instrument			Inventory	comprehensive	e reserve			r	equity	
			Perpetua l capital securitie s	Other		shares	income					
I. The ending balance of the previous year	1,044,597,881.00				2,753,002,178.30	26,430,571.38			422,893,071.22	952,820,937.05		5,146,883,496.19
Add: Changes of accounting policy												
Error correction of the last period												
Other												
II. The beginning balance of the current year	1,044,597,881.00				2,753,002,178.30	26,430,571.38			422,893,071.22	952,820,937.05		5,146,883,496.19
III. Increase/ Decrease in the period (Decrease is listed with "-")	-14,674,166.00				-12,493,667.73	-26,430,571.38				2,020,721.40		1,283,459.05
(i) Total comprehensive income										53,516,907.15		53,516,907.15
(ii) Owners' devoted and decreased capital	-14,674,166.00				-12,493,667.73	-26,430,571.38						-737,262.35
1.Common shares invested by shareholders	-14,674,166.00				-12,493,667.73	-26,430,571.38						-737,262.35
2. Capital invested by holders of other equity instruments												
3. Amount reckoned into owners equity with share-based payment												
4. Other												
(iii) Profit distribution										-51,496,185.75		-51,496,185.75



1. Withdrawal of surplus							
reserves							
2. Distribution for owners (or						-1 10 (10	-1 10 (10
shareholders)						-51,496,185.75	-51,496,185.75
3. Other							
(iv) Carrying forward internal							
owners' equity							
1. Capital reserves conversed							
to capital (share capital)							
2. Surplus reserves conversed							
to capital (share capital)							
3. Remedying loss with							
surplus reserve							
4. Carry-over retained							
earnings from the defined							
benefit plans							
5. Carry-over retained							
earnings from other							
comprehensive income							
6. Other							
(v) Reasonable reserve							
1. Withdrawal in the report							
period							
2. Usage in the report period							
(vi) Others							
IV. Balance at the end of the	1 020 022 715 00		2.740.500.510.57		422 002 071 22	054 041 650 45	5 140 166 055 24
period	1,029,923,715.00		2,740,508,510.57		422,893,071.22	954,841,658.45	5,148,166,955.24
Last pariod							

Last period



						Semi-a	nnual of 2021					
		equ	Other ity instrun	nent		Less:	0.1					
Item	Share capital		Perpetua l capital securitie	Other	Capital reserve	Inventory shares	Other comprehensive income	Reasonabl e reserve	Surplus reserve	Retained profit	Othe r	Total owners' equity
I. The ending balance of the previous year	1,044,597,881.00				2,753,137,787.99	9,929,336.18			416,146,624.75	943,879,339.46		5,147,832,297.02
Add: Changes of accounting policy												
Error correction of the last period												
Other												
II. The beginning balance of the current year	1,044,597,881.00				2,753,137,787.99	9,929,336.18			416,146,624.75	943,879,339.46		5,147,832,297.02
III. Increase/ Decrease in the period (Decrease is listed with "-")					-3,735.20	7,029,141.10				11,928,810.70		4,895,934.40
(i) Total comprehensive income										63,705,231.30		63,705,231.30
(ii) Owners' devoted and decreased capital					-3,735.20	7,029,141.10						-7,032,876.30
1.Common shares invested by shareholders					-3,735.20	7,029,141.10						-7,032,876.30
2. Capital invested by holders of other equity instruments												
3. Amount reckoned into owners equity with share-based payment												



4. Other						
(iii) Profit distribution					-51,776,420.60	-51,776,420.60
` '					-31,770,420.00	-31,770,420.00
1. Withdrawal of surplus						
reserves						
2. Distribution for owners					-51,776,420.60	-51,776,420.60
(or shareholders)						
3. Other						
(iv) Carrying forward						
internal owners' equity						
1. Capital reserves						
conversed to capital (share						
capital)						
2. Surplus reserves						
conversed to capital (share						
capital)						
3. Remedying loss with						
surplus reserve						
4. Carry-over retained						
earnings from the defined						
benefit plans						
5. Carry-over retained						
earnings from other						
comprehensive income						
6. Other						
(v) Reasonable reserve						
1. Withdrawal in the report						
period						
2. Usage in the report						
period						



(vi) Others								
IV. Balance at the end of the period	1,044,597,881.00		2,753,134,052.79	16,958,477.28		416,146,624.75	955,808,150.16	5,152,728,231.42

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

I. Company profile

Changhong Meiling Co., Ltd (hereinafter referred to as "the Company") , originally named as Hefei Meiling Co., Ltd. is an incorporated Company established and reorganized by Hefei Meiling Refrigerator General Factory and approved on June 12th 1992 through [WanTiGaiHanZi (1992) No.039] issued by original Mechanism Reform Committee of Anhui Province. On August 30th 1993, through Anhui Provincial Government [Wanzhenmi (1993) No.166] and re-examination of China Securities Regulatory Commission, the Company made first public issue for 30 million A shares and the Company was listed on Oct. 18th, 1993 in Shenzhen Stock Exchange. On August 13th, 1996, the Company was approved to issue 100 million B shares to investors abroad through [ZhengWeiFa (1996) No.26] issued by China Securities Regulatory Commission. The Company went public in Shenzhen Stock Exchange on August 28th, 1996.

State-owned Assets Supervision & Administration Commission of the State Council approved such transfers with Document Guozi Chanquan (2007) No.253 Reply on Matters of Hefei Meiling Group Holdings Limited Transferring Partial State-owned Ownership, Hefei Meiling Group Holdings Limited (hereinafter referred to as Meiling Group) transferred its holding 37,852,683 shares in 82,852,683 state-owned shares of the Company to Sichuan Changhong Electronic Group Co., Ltd (hereinafter referred to as Changhong Group), other 45,000,000 shares to Sichuan Changhong Electric Co. Ltd (hereinafter referred to as Sichuan Changhong). On Aug 15, 2007, the above ownership was transferred and Cleaning Corporation Limited.

On 27 August 2007, State-owned Assets Supervision & Administration Commission of Anhui Provincial Government replied with Document [WGZCQH (2007) No.309] Reply on "Related Matters of Share Merger Reform of Hefei Meiling Co., Ltd.", agreed the Company's ownership split reform plan. The Company made consideration that non-tradable share holders deliver 1.5 shares to A share holders per 10 shares, and original Meiling Group made prepayment 3,360,329 shares for some non-tradable share holders as consideration for split reform plan.

On 29 May 2008, concerning 34,359,384 state-owned shares (including 3,360,329 shares paid for other non-tradable shareholders by original Meiling Group in share reform) held by original Meiling Group, the "Notice of Freely Transfer of Meiling Electrics Equity held by Meiling Group" [HGZCQ(2008) No. 59] issued from State-owned Assets Supervision & Administration Commission of Hefei Municipal, agrees to transfer the above said shares to Hefei Xingtai Holding Group Co., Ltd. ("Xingtai Holding Co.,") for free. On 7 August 2008, the "Reply of Transfer Freely of Part of the Shares of Hefei Meiling Co., Ltd. held by State-owned shareholders" [GZCQ (2007) No. 752] issued by SASAC, agrees the above said transferring.

On October 29, 2008, Changhong Group signed Agreement on Equity Transfer of Hefei Meiling Co., Ltd with Sichuan Changhong, in which 32,078,846 tradable A-shares with conditional subscription of the Company (accounting for 7.76% in total shares) held by Changhong Group. On 23 December 2008, "Reply of Transfer

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Freely of Part of the Shares of Hefei Meiling Co., Ltd. held by State-owned shareholders" [GZCQ (2008) No. 1413] issued by SASAC agrees the above said share transferring.

On 24 December 2010, being deliberated and approved in 32nd Session of 6th BOD and 2nd Extraordinary Shareholders' General Meeting of 2010 as well as approval of document [ZJXK (2010) No. 1715] from CSRC, totally 116,731,500 RMB ordinary shares (A stock) were offering privately to target investors with issue price of RMB 10.28/share. Capital collecting amounting to RMB 1,199,999,820 after issuing expenses RMB 22,045,500 deducted, net capital collected amounting to RMB 1,177,954,320, and paid-in capital (share capital) increased RMB 116,731,500 with capital reserve (share premium) RMB 1,061,106,088.5 increased. The increasing capital has been verified by Capital Verification Report No.: [XYZH2010CDA6021] issued from Shin Wing CPA Co., Ltd.

On 20 June 2011, the general meeting of the Company considered and approved the 2010 profit distribution plan, namely to distribute cash dividends of RMB0.5 (tax included) plus two shares for every ten shares held by shareholders to all shareholders, based on the total share capital of 530,374,449 shares as of 31 December 2010. The total share capital of the Company upon profit distribution increased to 636,449,338 shares. The capital increase was verified by Anhui Huashen Zhengda Accounting Firm with the verification report WHSZDKYZ (2011) No.141.

On 26 June 2012, the general meeting of the Company considered and approved the 2011 profit distribution and capitalization of capital reserve plan, namely to distribute cash dividends of RMB0.5 (tax included) plus two shares for every ten shares to all shareholders capitalized from capital reserve, based on the total share capital of 636,449,338 shares as of 31 December 2011. The total share capital of the Company upon implementation of capitalization of capital reserve increased to 763,739,205 shares from 636,449,338 shares, and was verified by Anhui Anlian Xinda Accounting Firm with the verification report WALXDYZ (2012) No.093.

On November 18, 2015, considered and approved by the 12th Session of the 8th BOD of the company and the first extraordinary general meeting in 2016, and approved by the document of China Securities Regulatory Commission [CSRC License No. (2016) 1396] "Reply to the approval of non-public offering of shares of Hefei Meiling Co., Ltd.", the company has actually raised funds of 1,569,999,998.84 yuan by non-public offering of no more than 334,042,553 new shares at face value of 1 yuan per share and with issue price no less than 4.70 yuan per share, after deducting the issue costs of 29,267,276.08 yuan, the net amount of raised funds is 1,540,732,722.76 yuan, the increased paid-in capital (share capital) of 280,858,676.00 yuan, increased capital

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reserve (share premium) of 1,259,874,046.76 yuan. This capital increase has been verified by No. [XYZH2016CDA40272] capital verification report of Shine Wing Certified Public Accountants (LLP).

Since the first repurchase of shares on November 4, 2020, the company had cumulatively repurchased 14,674,166 shares of the company (B shares) in centralized bidding transactions through the special securities account for repurchase until February 18, 2022, and completed the cancellation procedures of the repurchased shares at the Shenzhen Branch of China Securities Depository and Clearing Co., Ltd. on March 2, 2022, a total of 14,674,166 shares of the company (B shares) were cancelled, accounting for 1.4048% of the company's total share capital before cancellation. After the cancellation, the total share capital of the company was reduced from 1,044,597,881 shares to 1,029,923,715 shares.

Ended as June 30, 2022, total share capital of the Company amounting to 1,029,923,715 shares with ordinary shares in full. Among which, 881,733,881 shares of A-share accounting 85.61% in total shares while B-share with 148,189,834 shares accounting 14.39% in total shares. Specific capital structure is as follows:

Type of stock	Quantity	Proportion		
(I)Restricted shares	7,192,492	0.70%		
1. State-owned shares				
2. State-owned legal person's shares	1,141,053	0.11%		
3. Other domestic shares	4,784,019	0.46%		
Including: Domestic legal person's shares	3,363,539	0.33%		
Domestic natural person's shares	1,420,480	0.14%		
4. Foreign shares	1,267,420	0.12%		
Including: Overseas legal person's shares				
Overseas natural person's shares	1,267,420	0.12%		
(II)Unrestricted shares	1,022,731,223	99.30%		
1. RMB Ordinary shares	875,808,809	85.04%		
2. Domestically listed foreign shares	146,922,414	14.27%		
3. Overseas listed foreign shares				
4. Others				
Total shares	1,029,923,715	100.00%		

The Company belongs to the manufacture of light industry, and engaged in the production and sale of refrigerator, freezer and air-conditioner. Unified social credit code of the Company: 9134000014918555XK; Address: No.2163, Lianhua Road, Economy and Technology Development Zone, Hefei City; Legal Representative: Wu Dinggang; register capital (paid-in capital): 1,029,923,715 yuan; type of company: limited liability company(joint venture and listed of Taiwan, Hong Kong and Macao) Business Scope: R&D, manufacture and sales of cooling apparatus, air-conditioner, washing machine, water heater, kitchenware, home decoration, bathroom, lamps & lanterns, household & similar appliance, injection plastic machine of

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computer controlling, plastic products, metalwork, packaging products and decorations as well as the installation and technical consultant services. Business of self-produced products, technology export and import-export of the raw& auxiliary materials, machinery equipment, instrument and technology; department sales and transportation (Excluding dangerous chemicals), computer network system integration, intelligent product system integration, software development and technical information services, development, production, sales and service of automation equipment and electronic products, sales services of cold chain transport vehicles and refrigerator and freezer van, development, production, sales and service of cold storage, commercial freezer chain display cabinets, commercial cold chain products. (Projects that require approval in accordance with the law can only be operated after approval by relevant departments)

II. Scope of consolidated financial statement

In the reporting period, the consolidated financial statements of the Company cover 26 subsidiaries, including Sichuan Changhong Air-conditioner Co., Ltd, Zhongshan Changhong Electric Co., Ltd. and Zhongke Meiling Cryogenic Technology Co., Ltd, and the rest. Compared with the previous year, one subsidiary Jinan Xiangyou Electric Appliances Marketing Co., Ltd was decreased in the consolidation scope for liquidation. The Zhengzhou Meiling Electric Appliances Marketing Co., Ltd was decreased for mergers & acquisition.

More details can be seen in the report "VII. Changes in the scope of the merger" and "XIII. Equity in other entities" carry in the Note

III. Basis for preparation of financial statement

1. Basis for preparation

The financial statements of the Company were prepared in accordance with the actual transactions and proceedings, and relevant regulation of Accounting Standards for Business Enterprise released by the Ministry of Finance, and was on the basis of sustainable operation, and the accounting policy and estimation stated in the "IV. Significant Accounting Policy and Accounting Estimation"

2. Continuous operation

The Company recently has a history of profitability operation and has financial resources supporting, and prepared the financial statement on basis of going concern is reasonable.

IV. Significant Accounting Policy and accounting Estimation

1. Statement on observation of accounting standards for enterprise

The financial statement prepared by the Company applies with the requirements of Accounting Standard for

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Business Enterprise, and reflects the financial condition, operational achievements and cash flow of the Company effectively and completely.

2. Accounting period

The accounting period of the Company is the calendar date from 1 January to 31 December.

3. Operation cycle

Operation cycle of the Company was 12 months, and it is the standard of flow classification for assets and liabilities.

4. Standard currency for accounting

The Company takes RMB as the standard currency for accounting.

5. Accountant arrangement method of business combination under common control and not under common control

As acquirer, the Company measures the assets and liabilities acquired through business combination under common control at their carrying values as reflected in the consolidated financial statement of the ultimate controller as of the combination date. Capital reserve shall be adjusted in respect of any difference between carrying value of the net assets acquired and carrying value of the combination consideration paid. In case that capital reserve is insufficient to offset, the Company would adjust retained earnings.

The acquiree's net identifiable assets, liabilities or contingent liabilities acquired through business combination not under common control shall be measured at fair value as of the acquisition date. The cost of combination represents the fair value of the cash or non-cash assets paid, liabilities issued or committed and equity securities issued by the Company as at the date of combination in consideration for acquiring the controlling power in the acquiree, together with the sum of any directly related expenses occurred during business combination(in case of such business combination as gradually realized through various transactions, the combination cost refers to the sum of each cost of respective separate transaction). Where the cost of the combination exceeds the acquirer's interest in the fair value of the acquirer's identifiable net assets acquired, the difference is recognized as goodwill; where the cost of combination is lower than the acquirer's interest in the fair value of the acquiree's identifiable net assets, liabilities or contingent liabilities acquired as well as the fair value of the non-cash assets portion of combination consideration or the equity securities issued by the Company. In case that the Company finds the cost of combination is still lower than the acquirer's interest in the fair value of the acquiree's identifiable net assets after such further review, the difference is recognized in non-operating income for the current period when combination occurs.

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6. Measures on Preparation of Consolidated Financial Statements

The Company shall put all the subsidiaries controlled and main body structured into consolidated financial statements.

Any difference arising from the inconformity of accounting year or accounting policies between the subsidiaries and the Company shall be adjusted in the consolidated financial statements.

All the material inter-company transactions, non-extraordinary items and unrealized profit within the combination scope are written-off when preparing consolidated financial statement. Owners' equity of subsidiary not attributable to parent company and current net gains and losses, other comprehensive income and total comprehensive income attributable to minority shareholders are recognized as non-controlling interests, minority interests, other comprehensive income attributable to minority shareholders and total comprehensive income attributable to minority shareholders in consolidated financial statement respectively.

As for subsidiary acquired through business combination under common control, its operating results and cash flow will be included in consolidated financial statement since the beginning of the period when combination occurs. When preparing comparative consolidated financial statement, the relevant items in previous years financial statement shall be adjusted as if the reporting entity formed upon combination has been existing since the ultimate controller commenced relevant control.

As for equity interests of the investee under common control acquired through various transactions which eventually formed business combination, the Company shall supplement disclosure of the accounting treatment in consolidated financial statement in the reporting period when controlling power is obtained. For example, as for equity interests of the investee under common control acquired through various transactions which eventually formed business combination, adjustments shall be made as if the current status had been existing when the ultimate controller commenced control in connection of preparing consolidated financial statement; in connection with preparing comparative statement, the Company shall consolidate the relevant assets and liabilities of the acquiree into the Company's comparative consolidated financial statement to the extent not earlier than the timing when the Company and the acquiree are all under control of the ultimate controller, and the net assets increased due to combination shall be used to adjust relevant items under owners' equity in comparative statement. In order to prevent double computation of the value of the acquiree's net assets, the relevant profits and losses, other comprehensive income and change of other net assets recognized during the period from the date when the Company acquires original equity interests and the date when the Company and the acquiree are all under ultimate control of the same party (whichever is later) to the date of combination in respect of the long-term equity investment held by the Company before satisfaction of combination shall be utilized to offset the beginning retained earnings and current gains and losses in the period as the comparative financial statement involves, respectively.

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As for subsidiary acquired through business combination not under common control, its operating results and cash flow will be included in consolidated financial statement since the Company obtains controlling power. When preparing consolidated financial statement, the Company shall adjust the subsidiary's financial statement based on the fair value of the various identifiable assets, liabilities or contingent liabilities recognized as of the acquisition date.

As for equity interests of the investee not under common control acquired through various transactions which eventually formed business combination, the Company shall supplement disclosure of the accounting treatment in consolidated financial statement in the reporting period when controlling power is obtained. For example, as for equity interests of the investee not under common control acquired through various transactions which eventually formed business combination, when preparing consolidated financial statement, the Company would re-measure the equity interests held in the acquiree before acquisition date at their fair value as of the acquisition date, and any difference between the fair value and carrying value is included in current investment income. in case that the equity interests in acquiree held by the Company before the relevant acquisition date involves other comprehensive income at equity method and change of other owners' equity (other than net gains and losses, other comprehensive income and profit distribution), then the equity interests would transfer to investment gains and losses for the period which the acquisition date falls upon. The other comprehensive income arising from change of the net liabilities or net assets under established benefit scheme as acquiree's re-measured such scheme is excluded.

The transaction with non-controlling interest to dispose long-term equity investment in a subsidiary without losing control rights over the subsidiary, the difference between the proceeds from disposal of interests and the decrease of the shared net assets of the subsidiary is adjusted to capital premium (share premium). In case capital reserve is not sufficient to offset the difference, retained earnings will be adjusted.

As for disposal of part equity investment which leads to losing control over the investee, the Company would re-measure the remaining equity interests at their fair value as of the date when the Company loses control over the investee when preparing consolidated financial statement. The sum of consideration received from disposal of equity interest and fair value of the remaining equity interest, less the net assets of the original subsidiary attributable to the Company calculated based on the original shareholding proportion since the acquisition date or the date then consolidation commences, is included in investment gains and losses for the period when control is lost, meanwhile to offset goodwill. Other comprehensive income related to equity interest investment in original subsidiaries is transferred into current investment gains and losses upon lost of control.

If the disposal of the equity investment of a subsidiary is realized through multiple transactions until loss of control and is a package deal, the accounting treatment of these transactions should be dealt with as one transaction of disposal of the subsidiary until loss of control. However, before the Company loses total control

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of the subsidiary, the differences between the actual disposal price and the share of the net assets of the subsidiary disposed of in every transaction should be recognized as other comprehensive income in the consolidated financial statements, and transferred to profit or loss when losing control.

7. Accounting treatment for joint venture arrangement and joint controlled entity

The joint venture arrangement of the Company consists of joint controlled entity and joint venture. As for jointly controlled entity, the Company determines the assets held and liabilities assumed separately as a party to the jointly controlled entity, recognizes such assets and liabilities according to its proportion, and recognizes relevant income and expense separately under relevant agreement or according to its proportion. As for asset transaction relating to purchase and sales with the jointly controlled entity which does not constitute business activity, part of the gains and losses arising from such transaction attributable to other participators of the jointly controlled entity is only recognized.

8. Cash and cash equivalents

Cash in the cash flow statement comprises the Group's cashon hand and deposits that can be readily with drawn on demand. Cash equivalents are short-term, highly liquid investments held by the Group, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

9. Foreign currency business and foreign currency financial statement conversion

(1) Foreign currency business

As for the foreign currency business, the Company converts the foreign currency amount into RMB amount pursuant to the spot exchange rate as of the business day. As at the balance sheet date, monetary items expressed by foreign currency are converted into RMB pursuant to the spot exchange rate as of the balance sheet date. The conversion difference occurred is recorded into prevailing gains and losses, other than the disclosure which is made according to capitalization rules for the exchange difference occurred from the special foreign currency borrowings borrowed for constructing and producing the assets satisfying condition of capitalization. As for the foreign currency non-monetary items measured by fair value, the amount is then converted into RMB according to the spot exchange rate as of the confirmation day for fair value. And the conversion difference occurred during the procedure is recorded into prevailing gains and losses directly as change of fair value. As for the foreign currency non-monetary items measured by historical cost, conversion is made with the spot exchange rate as of the business day, with no change in RMB amount.

(2) Conversion of foreign currency financial statement

Spot exchange rate as of the balance sheet date is adopted for conversion of assets and liabilities in foreign currency balance sheet; as for the items in statement of owners' equity except for "Retained profit", conversion is made pursuant to the spot exchange rate of business day; income and expense items in income statement then are also converted pursuant to the spot exchange rate of transaction day. Difference arising from the

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aforementioned conversions shall be listed separately in items of owners' equity. Spot exchange rate as of the occurrence date of cash flow is adopted for conversion of foreign currency cash flow. The amount of cash affected by exchange rate movement shall be listed separately in cash flow statement.

10. Financial assets and liabilities

A financial asset or liability is recognized when the group becomes a party to a financial instrument contract. The financial assets and financial liabilities are measured at fair value on initial recognition. For the financial assets and liabilities measured by fair value and with variation reckoned into current gains/losses, the related transaction expenses are directly included in current gains or losses; for other types of financial assets and liabilities, the related transaction costs are included in the initial recognition amount.

(1) Method for determining the fair value of financial assets and financial liabilities

Fair value refers to the price that a market participant can get by selling an asset or has to pay for transferring a liability in an orderly transaction that occurs on the measurement date. For a financial instrument having an active market, the Company uses the quoted prices in the active market to determine its fair value. Quotations in an active market refer to prices that are readily available from exchanges, brokers, industry associations, pricing services, etc., and represent the prices of market transactions that actually occur in an arm's length transaction. If there is no active market for a financial instrument, the Company uses valuation techniques to determine its fair value. Valuation techniques include reference to prices used in recent market transactions by parties familiar with the situation and through voluntary trade, and reference to current fair values of other financial instruments that are substantially identical, discounted cash flow methods, and option pricing models.

(2) Category and measurement on financial assets

The group divided the financial assets as the follow while initially recognized: the financial assets measured at amortized cost; the financial assets measured at fair value and whose changes are included in other comprehensive income; and the financial assets measured by fair value and with variation reckoned into current gains/losses. The classification of financial assets depends on the business model that the Group's enterprises manage the financial assets and the cash flow characteristics of the financial assets.

1) The financial assets measured at amortized cost

Financial assets are classified as financial assets measured at amortized cost when they also meet the following conditions: The group's business model for managing the financial assets is to collect contractual cash flows; the contractual terms of the financial assets stipulate that cash flow generated on a specific date is only paid for the principal and interest based on the outstanding principal amount. For such financial assets, the effective interest method is used for subsequent measurement according to the amortized cost, and the gains or losses arising from amortization or impairment are included in current profits and losses. Such financial assets mainly include monetary funds, notes receivable, accounts receivable, other receivables, debt investment and long-

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term receivables, and so on. The Group lists the debt investment and long-term receivables due within one year (including one year) from the balance sheet date as non-current assets due within one year, and lists the debt investment with time limit within one year (including one year) when acquired as other current assets.

2) Financial assets measured at fair value and whose changes are included in other comprehensive income Financial assets are classified as financial assets measured at fair value and whose changes are included in other comprehensive income when they also meet the following conditions: The Group's business model for managing the financial assets is targeted at both the collection of contractual cash flows and the sale of financial assets; the contractual terms of the financial asset stipulate that the cash flow generated on a specific date is only the payment of the principal and the interest based on the outstanding principal amount. For such financial assets, fair value is used for subsequent measurement. The discount or premium is amortized by using the effective interest method and is recognized as interest income or expenses. Except the impairment losses and the exchange differences of foreign currency monetary financial assets are recognized as the current profits and losses, the changes in the fair value of such financial assets are recognized as other comprehensive income until the financial assets are derecognized, the accumulated gains or losses are transferred to the current profits and losses. Interest income related to such financial assets is included in the current profit and loss. Such financial assets are listed as other debt investments, other debt investments due within one year (including one year) from the balance sheet date are listed as non-current assets due within one year; and other debt investments with time limit within one year (including one year) when acquired are listed as other current assets.

3) Financial assets measured at fair value and whose changes are included in current gains/losses

Financial assets except for the above-mentioned financial assets measured at amortized cost and financial assets measured at fair value and whose changes are included in other comprehensive income are classified as financial assets measured at fair value and whose changes are included in current profits and losses, which adopt fair value for subsequent measurement and all changes in fair value are included in current profits and losses. The Group classifies non-trading equity instruments as financial assets measured at fair value and whose changes are included in current profits and losses. Such financial assets are presented as trading financial assets, and those expire after more than one year and are expected to be held for more than one year are presented as other non-current financial assets.

(3) Devaluation of financial instrument

On the basis of expected credit losses, the Group performs impairment treatment on financial assets measured at amortized cost and financial assets measured at fair value and whose changes are included in other comprehensive income and recognize the provisions for loss.

Credit loss refers to the difference between all contractual cash flows that the Company discounts at the original actual interest rate and are receivable in accordance with contract and all cash flows expected to be received,

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that is, the present value of all cash shortages. Among them, for the purchase or source of financial assets that have suffered credit impairment, the Company discounts the financial assets at the actual interest rate adjusted by credit.

The Group considers all reasonable and evidenced information, including forward-looking information, based on credit risk characteristics. When assessing the expected credit losses of receivables, they are classified according to the specific credit risk characteristics as follows:

- 1) For receivables and contractual assets and lease receivables (including significant financing components and not including significant financing components), the Group measures the provisions for loss based on the amount of expected credit losses equivalent to the entire duration.
- ①Evaluate expected credit losses based on individual items: credit notes receivable (including accepted letters of credit) of financial institutions in notes receivable and accounts receivable, and related party payments (related parties under the same control and significant related parties); dividends receivable, interest receivable, reserve funds, investment loans, cash deposits (including warranty), government grants (including dismantling subsidies) in other receivables, and receivables with significant financing components (i.e. long-term receivables);
- ②Evaluate expected credit losses based on customer credit characteristics and ageing combinations: in addition to evaluating expected credit losses based on individual items, the Group evaluates the expected credit losses of notes receivable and accounts receivable and other receivables financial instruments based on customer credit characteristics and ageing combinations.

The Group considers all reasonable and evidenced information, including forward-looking information, when assessing expected credit losses. When there is objective evidence that its customer credit characteristics and ageing combination cannot reasonably reflect its expected credit loss, the current value of the expected future cash flow is measured by a single item, and the cash flow shortage is directly written down the book balance of the financial asset.

- 2) Assess the expected credit losses on a case-by-case basis for other assets to which the financial instruments are impaired, such as the loan commitments and financial guarantee contracts that are not measured at fair value through profit or loss, financial assets measured at fair value and whose changes are recognized in other comprehensive income; other financial assets measured at amortized cost (such as other current assets, other non-current financial assets, etc.).
- (4) Reorganization basis and measure method for transfer of financial assets

The financial assets meet one of following requirements will be terminated recognition: ① The contract rights of collecting cash flow of the financial assets is terminated; ②The financial assets has already been transferred,

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and the Company has transferred almost all risks and remunerations of financial assets ownership to the transferee; ③The financial assets has been transferred, even though the Company has neither transferred nor kept almost all risks and remunerations of financial assets ownership, the Company has given up controlling the financial assets.

If the enterprise has neither transferred or kept almost all risks and remunerations of financial assets ownership, nor given up controlling the financial assets, then confirm the relevant financial assets according to how it continues to involve into the transferred financial assets and confirm the relevant liabilities accordingly. The extent of continuing involvement in the transferred financial assets refers to the level of risk arising from the changes in financial assets value faced by the enterprise.

If the entire transfer of financial assets satisfies the demand for derecognition, reckon the balance between the book value of the transferred financial assets and the sum of consideration received from transfer and fluctuation accumulated amount of fair value formerly reckoned in other consolidated income in the current profits and losses.

If part transfer of financial assets satisfies the demand for derecognition, apportion the integral book value of the transferred financial assets between the derecognized parts and the parts not yet derecognized according to each relative fair value, and reckon the balance between the sum of consideration received from transfer and fluctuation accumulated amount of fair value formerly reckoned in other consolidated income that should be apportioned to the derecognized parts and the apportioned aforementioned carrying amounts in the current profits and losses.

When the Group sells financial assets adopting the mode of recourse, or endorses and transfers its financial assets, it is necessary to ensure whether almost all the risks and rewards of ownership of the financial assets have been transferred. If almost all the risks and rewards of ownership of the financial assets have been transferred to the transferee, the financial assets shall be derecognized; if almost all the risks and rewards of ownership of the financial assets are retained, the financial assets shall not be derecognized; if almost all the risks and rewards of ownership of the financial assets are neither transferred nor retained, continue to judge whether the company retains control over the assets, and conduct accounting treatment according to the principles described in the preceding paragraphs.

(5) Category and measurement of financial liability

Financial liability is classified into financial liability measured by fair value and with variation reckoned into current gains/losses and other financial liability at initially measurement. Financial liability shall be initially recognized and measured at fair value. As for the financial liability measured by fair value and with variation reckoned into current gains/losses, relevant trading costs are directly reckoned into current gains/losses while other financial liability shall be reckoned into the initial amount recognized.

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① the financial liability measured by fair value and with variation reckoned into current gains/losses

The conditions to be classified as trading financial liabilities and as financial liabilities designated to be measured at fair value and whose changes are included in current profit or loss at the initial recognition are consistent with the conditions to be classified as trading financial assets and as financial assets designated to be measured at fair value and whose changes are included in current profit or loss at the initial recognition. Financial liabilities measured at fair value and whose changes are included in current profit or loss are subsequently measured at fair value, and the gain or loss arising from changes in fair value and the dividends and interest expense related to these financial liabilities are included in current profit or loss.

2 Other financial liability

It must go through the delivery of the derivative financial liabilities settled by the equity instrument to link to the equity instruments that are not quoted in an active market and whose fair value cannot be reliably measured, and the subsequent measurement is carried out in accordance with the cost. Other financial liabilities are subsequently measured at amortized cost by using the effective interest method. The gain or loss arising from derecognition or amortization is included in current profit or loss.

(3) Financial guarantee contract

The financial guarantee contract of a financial liability which is not designated to be measured at fair value through profit or loss is initially recognized at fair value, and its subsequent measurement is carried out by the higher one between the amount confirmed in accordance with the Accounting Standards for Business Enterprises No. 13 — Contingencies after initial recognition and the balance after deducting the accumulated amortization amount determined in accordance with the principle of Accounting Standards for Business Enterprises No. 14—Revenue from the initial recognition amount.

(6) Termination of recognition of financial liability

The financial liability or part of it can only be terminated for recognized when all or part of the current obligation of the financial liability has been discharged. The Group (debtor) and the creditor sign an agreement to replace the existing financial liabilities with new financial liabilities, and if the contract terms of the new financial liabilities are substantially different from the existing financial liabilities, terminated for recognized the existing financial liabilities and at the same time recognize the new financial liabilities. If the financial liability is terminated for recognized in whole or in part, the difference between the carrying amount of the part that terminated for recognized and the consideration paid (including the transferred non-cash assets or the assumed new financial liabilities) is included in current profits and losses.

(7) Off-set between the financial assets and liabilities

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When the Company has a legal right to offset a recognized financial asset and a financial liability and such legal right is currently enforceable, and the Company plans to settle the financial asset on a net basis or to realize the financial asset and settle the financial liability simultaneously, the financial asset and the financial liability are presented in the balance sheet at their respective offsetting amounts. In addition, the financial assets and financial liabilities are presented in the balance sheet separately, and are not offset against each other.

(8) Derivatives and embedded derivatives

Derivatives are initially measured at fair value on the signing date of the relevant contract, and are subsequently measured at fair value. Except for derivatives that are designated as hedging instruments and are highly effective in hedging, the gains or losses arising from changes in fair value will be determined based on the nature of the hedging relationship in accordance with the requirements of the hedge accounting and be included in the period of profit and loss, other changes in fair value of derivatives are included in current profits and losses. For a hybrid instrument that includes an embedded derivative, if it is not designated as a financial asset or financial liability measured at fair value and whose changes are included in current profit or loss, the embedded derivative does not have a close relationship with the main contract in terms of economic characteristics and risks, and as with embedded derivatives, if the tools existing separately conform to the definition of the derivatives, the embedded derivatives are split from the hybrid instruments and are treated as separate derivative financial instruments. If it is not possible to measure the embedded derivative separately at the time of acquisition or subsequent balance sheet date, the whole hybrid instrument is designated as a financial asset or financial liability measured at fair value and whose changes are included in current profits and losses.

(9) Equity instrument

The equity instrument is the contract to prove the holding of the surplus stock of the assets with the deduction of all liabilities in the Group. The Company issues (including refinancing), repurchases, sells or cancels equity instruments as movement of equity. No fair value change of equity instrument would be recognized by the Company. Transaction costs associated with equity transactions are deducted from equity. The Group's various distributions to equity instrument holders (excluding stock dividends) reduce shareholders' equity.

11. Inventory

Inventories of the Company principally include raw materials, stock goods; work in process, self-made semi-finished product, materials consigned to precede, low-value consumption goods, goods in transit, goods in process, mould and contract performance costs.

Perpetual inventory system is applicable to inventories. For daily calculation, standard price is adopted for raw materials, low-value consumption goods and stock goods. Switch-back cost of the current month is adjusted

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by distribution price difference at the end of the month, the dispatched goods will share the cost differences of inventory while in settlement the business income; and low-value consumption goods is carried forward at once when being applied for use and the mould shall be amortized within one year after receipt.

Inventory at period-end is valued by the Lower-of-value between the cost and net realizable value. The provision for inventory depreciation shall be drawn from the difference between the book cost of a single inventory item and its net realizable value, and the provision for inventory depreciation shall be recorded into the current profit and loss.

12. Contract assets

(1) Confirmation methods and standards of contract assets

Contract assets refer to the right of the Company to receive consideration after transferring goods to customers, and this right depends on factors other than the passage of time. If the Company sells two clearly distinguishable commodities to a customer and has the right to receive payment because one of the commodities has been delivered, but the payment is also dependent on the delivery of the other commodity, the Company shall take the right to receive payment as a contract asset.

(2) Determination method and accounting treatment method of expected credit loss of contract assets

For the determination method for expected credit loss of contract assets, please refer to the above-mentioned 10. (3) Accounting treatment methods for financial instrument impairment. The Company calculates the expected credit loss of contract assets on the balance sheet date, if the expected credit loss is greater than the book value of provision for impairment of contract assets, the Company shall recognize the difference as an impairment loss, debiting the "asset impairment loss" and crediting the "contract asset impairment provision". On the contrary, the Company shall recognize the difference as an impairment gain and keep the opposite accounting records.

If the Company actually incurs credit losses and determines that the relevant contract assets cannot be recovered, for those approved to be written off, debit the "contract asset impairment reserve" and credit the "contracted asset" based on the approved write-off amount. If the written-off amount is greater than the provision for loss that has been withdrawn, the "asset impairment loss" is debited based on the difference.

13. Contract cost

(1) The method of determining the amount of assets related to the contract cost

The Company's assets related to contract costs include contract performance cost and contract acquisition cost.

The contract performance cost is the cost incurred by the Company for the performance of the contract, those that do not fall within the scope of other accounting standards and meet the following conditions at the same

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time are recognized as as an asset as the contract performance cost: the cost is directly related to a current or expected contract, including direct labor, direct materials, manufacturing expenses (or similar expenses), costs clarified to be borne by the customer, and other costs incurred solely due to the contract; this cost increases the Company's future resources for fulfilling the contract's performance obligations; this cost is expected to be recovered.

Contract acquisition cost is the incremental cost incurred by the Company to obtain the contract, those that are expected to be recovered are recognized as the contract acquisition cost as an asset; if the asset amortization period does not exceed one year, it shall be included in the current profit and loss when it occurs. Incremental cost refers to the cost (such as sales commission, etc.) that will not incur if the Company doesn't obtain the contract. The Company's expenses (such as travel expenses incurred regardless of whether the contract is obtained) incurred for obtaining the contract other than the incremental costs expected to be recovered are included in the current profits and losses when they are incurred, except those are clarified to be borne by the customer.

(2) Amortization of assets related to contract costs

The Company's assets related to contract costs are amortized on the same basis as the recognition of commodity income related to the asset and included in the current profit and loss.

(3) Impairment of assets related to contract costs

When the Company determines the impairment loss of assets related to the contract cost, it first determines the impairment loss of other assets related to the contract that are confirmed in accordance with other relevant accounting standards for business enterprises; then based on the difference between the book value of which is higher than the remaining consideration that the Company is expected to obtain due to the transfer of the commodity related to the asset and the estimated cost of transferring the related commodity, the excess shall be provided for impairment and recognized as an asset impairment loss.

If the depreciation factors of the previous period changed later, causing the aforementioned difference to be higher than the book value of the asset, the original provision for asset impairment shall be reversed and included in the current profit and loss, but the book value of the asset after the reversal shall not exceed the book value of the asset on the reversal date under the assumption that no impairment provision is made.

14.Long-term equity investment

Long-term equity investment of the Company is mainly about investment in subsidiary, investment in associates and investment in joint-ventures.

For long-term equity investments acquired through business combination under common control, the initial investment cost shall be the acquirer's share of the carrying amount of net assets of the acquiree as of the combination date as reflected in the consolidated financial statement of the ultimate controller. If the carrying

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amount of net assets of the acquiree as of the combination date is negative, the investment cost of long-term equity investment shall be zero. For long-term equity investment acquired through business combination not under common control, the initial investment cost shall be the combination cost.

Excluding the long-term equity investment acquired through business combination, there is also a king of long-term equity investment acquired through cash payment, for whichthe actual payment for the purchase shall be investment cost; If Long-term equity investments are acquired by issuing equity securities, fair value of issuing equity investment shall be investment cost; for Long-term equity investments which are invested by investors, the agreed price in investment contract or agreement shall be investment cost; and for long-term equity investment which is acquired through debt reorganization and non-monetary assets exchange, regulations of relevant accounting standards shall be referred to for confirming investment cost.

The Company adopts cost method for investment in subsidiaries, makes calculation for investments in joint-ventures and associates by equity method.

When calculated by cost method, long-term equity investment is priced according to its investment cost, and cost of the investment is adjusted when making additional investment or writing off investment; When calculated by equity method, current investment gains and losses represent the proportion of the net gains and losses realized by the invested unit in current year attributable to or undertaken by the investor. When the Company is believed to enjoy proportion of net gains and losses of invested unit, gains and losses attributable to the Company according to its shareholding ratio is to computer out according to the accounting policy and accounting period of the Company, on the basis of the fair value of various recognizable assets of the invested unit as at the date of obtaining of the investment, after offset of gains and losses arising from internal transactions with associates and joint-ventures, and finally to make confirmation after adjustment of net profit of the invested unit. Confirmation on gains and losses from the long-term equity investment in associates and joint-ventures held by the Company prior to the first execution day, could only stand up with the precedent condition that debit balance of equity investment straightly amortized according to its original remaining term has already been deducted, if the aforementioned balance relating to the investment do exist.

In case that investor loses joint control or significant influence over investee due to disposal of part equity interest investment, the remaining equity interest shall be calculated according to Accounting Standards for Business Enterprise No.22-Recognition and Measurement of Financial Instrument. Difference between the fair value of the remaining equity interest as of the date when loss of joint control or significant influence and the carrying value is included in current gains and losses. Other comprehensive income recognized in respect of the original equity interest investment under equity method should be treated according to the same basis which the investee adopts to directly dispose the relevant assets or liabilities when ceasing adoption of equity method calculation; and also switches to cost method for calculating the long-term equity investments which entitles the Company to have conduct control over the invested units due to its additional investments; and switches to

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equity method for calculating the long-term equity investments which entitles the Company to conduct common control or significant influence, while no control over the invested units due to its additional investments, or the long-term equity investments which entitles the Company with no control over the invested units any longer while with common control or significant influence.

When disposing long-term equity investment, the balance between it carrying value and effective price for obtaining shall be recorded into current investment income. When disposing long-term equity investment which is calculated by equity method, the proportion originally recorded in owners' equity shall be transferred to current investment income according to relevant ratio, except for that other movements of owners' equity excluding net gains and losses of the invested units shall be recorded into owners' equity.

15. Investment real estate

The investment real estate of the Company includes leased houses and buildings, and is accounted value by its cost. Cost of purchased-in investment real estate consists of payment for purchase, relevant taxes and other expenditure which is attributable to the assets directly; while cost of self-built investment real estate is formed with all necessary expenditures occurred before construction completion of the assets arriving at the estimated utilization state.

Consequent measurement of investment estate shall be measured by cost method. Depreciation is provided with average service life method pursuant to the predicted service life and net rate of salvage value. The predicted service life and net rate of salvage value and annual depreciation are listed as follows:

Category	Depreciation term(Year)	Predicted rate of salvage value (%)	Depreciation rate per annual (%)	
House and buildings	30-40 years	4%-5%	2.375%-3.20%	

When investment real estate turns to be used by holders, it shall switch to fixed assets or intangible assets commencing from the date of such turning. And when self-used real estate turns to be leased out for rental or additional capital, the fixed assets or intangible assets shall switch to investment real estate commencing from the date of such turning. In situation of switch, the carrying value before the switch shall be deemed as the credit value after the switch.

When investment real estate is disposed, or out of utilization forever and no economic benefit would be predicted to obtain through the disposal, the Company shall terminate recognition of such investment real estate. The amount of income from disposal, transfer, discarding as scrap or damage of investment real estate after deducting the asset's carrying value and relevant taxation shall be written into current gains and losses.

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16.Fixed assets

Fixed assets of the Company are tangible assets that are also held for the production of goods, provision of services, rental or management of operations, have a useful life of more than one year and have a unit value of more than 2,000 yuan.

Their credit value is determined on the basis of the cost taken for obtaining them. Of which, cost of purchased-in fixed assets include bidding price and import duty and relevant taxes, and other expenditure which occurs before the fixed assets arrive at the state of predicted utilization and which could be directly attributable to the assets; while cost of self-built fixed asset is formed with all necessary expenditures occurred before construction completion of the assets arriving at the estimated utilization state; credit value of the fixed assets injected by investors is determined based on the agreed value of investment contracts or agreements, while as for the agreed value of investment contracts or agreements which is not fair, it shall take its fair value as credit value; and for fixed assets which are leased in through finance leasing, credit value is the lower of fair value of leased assets and present value of minimized leasing payment as at the commencing date of leasing.

Consequent expenditure related to fixed assets consists of expenditures for repair and update reform. For those meeting requirements for recognization of fixed assets, they would be accounted as fixed asset cost; and for the part which is replaced, recognization of its carrying value shall cease; for those not meeting requirements for recognization of fixed assets, they shall be accounted in current gains and losses as long as they occur. When fixed asset is disposed, or no economic benefit would be predicted to obtain through utilization or disposal of the asset, the Company shall terminate recognization of such fixed asset. The amount of income from disposal, transfer, discarding as scrap or damage of fixed asset after deducting the asset's carrying value and relevant taxation shall be written into current gains and losses.

The Company withdraws depreciation for all fixed assets except for those which have been fully depreciated while continuing to use. It adopts average service life method for withdrawing depreciation which is treated respectively as cost or current expense of relevant assets according to purpose of use. The depreciation term, predicted rate of salvage value and depreciation rate applied to fixed assets of the Company are as follows:

No.	Cotogony	Depreciation term	Predicted rate of salvage	Depreciation rate per		
110.	Category	Depreciation term	value	year		
1	House and buildings	30-40 years	4%-5%	2.375%-3.20%		
2	Machinery equipment	10-14 years	4%-5%	6.786%-9.60%		
3	Transport equipment	5-12 years	4%-5%	7.92%-19.20%		
4	Other equipment	8-12 years	4%-5%	7.92%-12.00%		

End of each year, the Company makes re-examination on predicted service life, predicted rate of salvage value and depreciation method at each year-end. Any change will be treated as accounting estimation change.

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17. Construction in progress

On the day when the construction in progress reaches the expected usable state, it will be carried forward to fixed assets according to the estimated value based on the construction budget, cost or actual construction cost, and depreciation will be accrued from the next month, and the difference in the original value of fixed assets shall be adjusted after the completion of the final accounting procedures.

18. Borrowing expense

For the incurred borrowing expense that can be directly attributable to fixed assets, investment real estate, and inventory which require more than one year of purchase, construction or production activities to reach the intended usable or saleable state, the capitalization begins when the asset expenditure has occurred, the borrowing expense have occurred, and the acquisition, construction or production activities necessary to make the asset reach the intended usable or saleable state have begun; when the acquisition, construction or production of assets that meet the capitalization conditions reaches the intended usable or saleable state, stop the capitalization, the borrowing expense incurred thereafter are included in the current profit and loss. If an asset that meets the capitalization conditions is abnormally interrupted during the acquisition, construction or production process, and the interruption lasts for more than 3 months, the capitalization of borrowing expense shall be suspended until the acquisition, construction or production activities of the asset restart.

Capitalization shall be exercised for interest expense actually occurred from special borrowings in current period after deduction of the interest income arising from unutilized borrowing capital which is saved in banks or deduction of investment income obtained from temporary investment; For recognization of capitalized amount of common borrowing, it equals to the weighted average of the assets whose accumulated expense or capital disburse is more than common borrowing times capitalization rate of occupied common borrowing. Capitalization rate is determined according to weighted average interest rate of common borrowing.

19. Right-of-use assets

When the Company becomes the lessee of the lease contract and is entitled to receive almost all the economic benefits arising from the use of the identified assets during the use period and is entitled to lead the use of the identified assets during the use period, the right-of-use assets shall be recognized based on the sum of the present value of lease liabilities, the prepaid rents and the initial direct expenses, and depreciation and interest expenses shall be recognized respectively.

When the Company becomes the lessee of the lease contract, for short-term leases with no purchase option within one year and lease contracts with a value of less than 40,000 yuan (excluding the sublease or expected sublease of assets), we choose to follow the simplified treatment and record into the related asset cost of or current profit and loss in accordance with the straight-line method during the lease period.

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20. Intangible assets

The Company's intangible assets include land use rights, trademark rights and non-proprietary technology, which are measured at actual cost at the time of acquisition, of which, acquired intangible assets are stated at actual cost based on the price actually paid and related other expenditure; the actual cost of an intangible asset invested by an investor is determined at the value agreed in the investment contract or agreement, except where the agreed value in the contract or agreement is not fair, in which case the actual cost is determined at fair value.

The land use rights are amortized equally over the period from the commencement date of the grant; the remaining intangible assets are amortized equally over the shortest of the estimated useful life, the contractual beneficial life and the effective life as prescribed by law. Amortization is charged to the cost of the relevant asset and to current profit or loss in accordance with the object of its benefit. The estimated useful life and amortization method for intangible assets with finite useful lives are reviewed at the end of each year and any changes are treated as changes in accounting estimates.

21. Research and development(R&D)

As for expenditure for research and development, the Company classifies it into expenditure on research phase and development phase, based on nature of the expenditure and that whether the final intangible assets formed by research & development is of great uncertainty. Expenditure arising during research should be recorded in current gains and losses upon occurrence; expenditure arising during development is confirmed as intangible assets when satisfying the following conditions:

- -Completions of the intangible assets make it available for application or sell in technology;
- -Equipped with plan to complete the intangible asset and apply or sell it;
- -There is market for products produced with this intangible asset or the intangible asset itself;
- -Have sufficient technology, financial resource and other resources to support development of the intangible assets, and have ability to apply or sell the assets;
- -Expenditure attributable to development of the intangible assets could be reliable measured.

Expenditure arising during development not satisfying the above conditions shall be recorded in current gains and losses upon occurrence. Development expenditure which had been recorded in gains and losses in previous period would not be recognized as assets in later period. Expenditure arising during development phase which has been starting capitalization is listed in balance sheet as development expenditure, and transferred to intangible assets since the project reaches at predicted utilization state.

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22. Impairment of long-term assets

As at each balance sheet date, the Company has inspection on fixed assets, construction in process and intangible assets with limited service life. When the following indications appear, assets may be impaired, and the Company would have impairment test. As for goodwill and intangible assets which have uncertain service life, no matter there is impairment or not, impairment test shall be conducted at the end of every year. If it is hard to make test on recoverable amount of single asset, test is expected to make on the basis of the assets group or assets group portfolio where such asset belongs to.

After impairment test, if the carrying value exceeds the recoverable amount of the asset, the balance is recognized as impairment loss. As long as impairment loss of the aforementioned assets is recognized, it couldn't be switched back in later accounting periods. Recoverable amount of assets refers to the higher of fair value of assets net disposal expense and present value of predicted cash flow of the asset.

Indications for impairment are as follows:

- (1) Market value of asset drops a lot in current period, the drop scope is obviously greater than the predicted drop due to move-on of times or normal utilization;
- (2) Economy, technology or law environment where enterprise operates or market where asset is located will have significant change in current or recent periods, which brings negative influence to enterprise;
- (3) Market interest rate or returning rate of other market investments have risen in current period, which brings influence in calculating discount rate of present value of predicted future cash flow of assets, which leads to a great drop in recoverable amount of such assets;
- (4) Evidence proving that asset is obsolete and out of time or its entity has been damaged;
- (5) Asset has been or will be keep aside, terminating utilization or disposed advance;
- (6) Internal report of enterprise shows that economic performance of asset has been or will be lower than prediction, such as that net cash flow created by asset or operation profit (or loss) realized by asset is greatly lower (or higher) than the predicted amount;
- (7) Other indications showing possible impairment of assets

23. Long-term deferred expenses

The company's long-term deferred expenses refer to the expenses that have been paid, but should be borne by the current period and future periods with an amortization period of more than one year (excluding one year), and these expenses are amortized evenly during the benefit period. If the long-term deferred expense item cannot benefit the future accounting period, all the amortized value of the item that has not been amortized will be transferred into the current profit and loss.

24. Contract liability

Contract liabilities reflect the Company's obligation to transfer goods to customers for consideration received or receivable from customers. Before the Company transfers the goods to the customer, if the customer has

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paid the contract consideration or the Company has obtained the right to unconditionally receive the contract

consideration, the contract liability is recognized based on the received or receivable amount at the earlier time

point of the actual payment by the customer and the payment due.

25. Goodwill

Goodwill represents balance between equity investment cost or business combination cost under no common

control exceeding the attributable part or fair value of recognizable net assets of party invested or purchased

(obtained through business combination) as of acquisition day or purchase day.

Goodwill relating to subsidiaries is separately listed in consolidated financial statement. And goodwill relating

to associates and joint-ventures is included in carrying value of long-term equity investment.

26. Staff remuneration

Employee benefits mainly include all kinds of remuneration incurred in exchange for services rendered by

employees or compensation to the termination of employment relationship such as short-term wages, post-

employment benefits, compensation for the termination of employment relationship and other long-term

employee welfare.

Short-term remuneration includes: staff salary, bonus, allowances and subsidies, staff benefits, social

insurances like medical insurance, work-related injury insurance and maternity insurance, housing fund, labor

union funds and staff education funds, short-term paid absence of duty, short-term profit sharing scheme, and

non-monetary benefits as well as other short-term remuneration. During the accounting period when staff

provides services, the short-term remuneration actually occurred is recognized as liabilities and shall be

included in current gains and losses or related asset costs according to the beneficial items.

Retirement benefits mainly consist of basic pension insurance, unemployment insurance and early-retirement

benefits, etc. retirement benefit scheme represents the agreement reached by the Company and its employees

in respect of retirement benefits, or the rules or regulations established by the Company for providing

retirement benefits to employees. In particular, defined contribution plan means a retirement benefit plan,

pursuant to which, the Company makes fixed contribution to independent fund, upon which, and it is not

obliged to make further payment. Defined benefit plan refers to retirement benefit scheme other than defined

contribution plan.

The early retirement policy for staff and workers of the Company is the compensation for encouraging staff

and workers to accept the reduction voluntarily. The employees make applications voluntarily, the two parties

sign the compensation agreement after approved by the Company and calculate the compensation amount

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according to the compensation standard passed by the staff representative conference, and the Company confirms it as dismiss welfare and reckons it in current profits and losses. As the Company promises to adjust the treatment for early retiring staff and workers with the increase of social basic cost of living allowances, the discount elements will not be considered for calculating the dismiss welfare.

27.Lease liability

When the Company becomes the lessee of the lease contract, it is entitled to obtain almost all economic benefits arising from the use of the identified assets during the period of use, and also has the right to recognize the lease liabilities of the leased assets at the present value of the outstanding lease payments after deducting the lease incentive (except for short-term leases for which simplified treatment is selected and leases of low-value assets) when directing the use of the identified assets during the period of use.

28. Accrual liability

If the business in connection with such contingencies as a security involving a foreign party, commercial acceptance bill discount, pending litigation or arbitration, product quality assurance, etc. meets all of the following conditions, the Company will confirm the aforesaid as liabilities: the obligation is an existing obligation of the Company; performance of the obligation is likely to cause economic benefits to flow out of the enterprise; the amount of the obligation is reliably measurable.

29. Revenue

The Company's sales revenue is mainly comprised of revenue from sale of goods, labor providing income and revenue from assignment of asset use rights.

The Company has fulfilled the performance obligations in the contract, that is, revenue is recognized when the customer obtains control of the relevant goods or services.

If the contract contains two or more performance obligations, the Company will allocate the transaction price to each individual performance obligation according to the relative proportion of the stand-alone selling price of the goods or services promised by each individual performance obligation on the date of the contract. The revenue is measured according to the transaction price of each individual performance obligation.

The transaction price is the amount of consideration that the Company expects to be entitled to receive due to the transfer of goods or services to customers, excluding payments on behalf of third parties. The transaction price confirmed by the Company does not exceed the amount at which the cumulatively recognized revenue will most likely not to undergo a significant switch back when the relevant uncertainty is eliminated. The money expected to be returned to the customer will be regarded as a return liability and not included in the transaction price. If there is a significant financing component in the contract, the Company shall determine the transaction price based on the amount payable on the assumption that the customer pays in cash when obtaining

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the control of the goods or services. The difference between the transaction price and the contract consideration shall be amortized by the effective interest method during the contract period. On the starting date of the contract, if the Company expects that the interval between the customer's acquisition of control of the goods or services and the customer's payment of the price doesn't exceed one year, the significant financing components in the contract shall be ruled out.

When meeting one of the following conditions, the Company is to perform its performance obligations within a certain period of time, otherwise, it is to perform its performance obligations at a certain point in time:

- 1) The customer obtains and consumes the economic benefits brought by the Company's performance at the same time as the Company's performance;
- 2) Customers can control the products under construction during the performance of the Company;
- 3) The goods produced by the Company during the performance of the contract have irreplaceable uses, and the Company has the right to collect payment for the accumulated performance part of the contract during the entire contract period.

For performance obligations performed within a certain period of time, the Company recognizes revenue in accordance with the performance progress during that period and determine the progress of performance in accordance with the output method. When the performance progress cannot be reasonably determined, if the cost incurred by the Company is expected to be compensated, the revenue shall be recognized according to the amount of the cost incurred until the performance progress can be reasonably determined.

For performance obligations performed at a certain point in time, the Company recognizes revenue at the point when the customer obtains control of the relevant goods or services. When judging whether a customer has obtained control of goods or services, the Company will consider the following signs:

- 1) The Company has the current right to collect payment for the goods or services;
- 2) The Company has transferred the goods in kind to the customer;
- 3) The Company has physically transferred the goods to the customer;
- 4) The Company has transferred the principal risks and rewards of ownership of the goods to the customer;
- 5) The customer has accepted the goods or services, etc.

The Company's right to receive consideration for goods or services that have been transferred to customers are presented as contractual assets, which are impaired on the basis of expected credit losses. The Company's unconditional right to receive consideration from customers is shown as a account receivable. The obligation to transfer goods or services to customers for which the Company has received consideration receivable from them is shown as a contractual liability.

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30. Government subsidy

Government subsidy of the Company include project grants, financial subsidies and job stabilization subsidies. Of which, asset-related government subsidy are government subsidy acquired by the Company for the acquisition or other formation of long-term assets; government subsidy related to revenue are government subsidy other than those related to assets. If the government document does not clearly specify the subsidy object, the Company will judge according to the above-mentioned distinguishing principle. If it is difficult to distinguish, it will be overall classified as a government subsidy related to income.

If government subsidies are monetary assets, they are measured according to the amount actually received. For subsidies paid on the basis of a fixed quota standard, when there is conclusive evidence at the end of the year that it can meet the relevant conditions stipulated by the financial support policy and is expected to receive financial support funds, they are measured according to the amount receivable. If the government subsidy is a non-monetary asset, it shall be measured at its fair value, when the fair value cannot be obtained reliably, it shall be measured at its nominal amount (1 yuan).

Government subsidies related to assets are recognized as deferred income. Asset-related government subsidies that are recognized as deferred income are included in the current profit and loss in installments according to the average life method during the useful life of the relevant assets.

If the relevant asset is sold, transferred, scrapped or damaged before the end of its useful life, the undistributed deferred income balance shall be transferred to the current profit and loss of asset disposal.

31. Deferred Income Tax Assets and Deferred Income Tax Liabilities

A deferred tax asset and deferred tax liability shall be determined by a difference (temporary difference) between the carrying amount of an asset or liability and its tax base. The deferred tax asset shall be recognized for the carry forward of unused deductible losses that it is probable that future taxable profits will be available against which the deductible losses can be utilized. For temporary difference arising from initial recognition of goodwill, no corresponding deferred income tax liabilities will be recognized. For temporary difference arising from initial recognition of assets and liabilities occurred in the transaction related to non-business combination which neither affect accounting profit nor taxable income (or deductible losses), no corresponding deferred income tax assets and deferred income tax liabilities will be recognized. As of the balance sheet date, deferred income tax assets and deferred income tax liabilities are measured at the effective tax rate applicable to the period when recovery of assets or settlement of liabilities occur.

The Company recognizes deferred income tax assets to the extent of future taxable income tax which is likely to be obtained to offset deductible temporary difference, deductible losses and tax credits.

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32.Lease

When the Company becomes the lessee of the lease contract, has the right to obtain almost all the economic benefits arising from the use of the identified assets during the period of use, and has the right to lead the use

of the identified assets during the period of use, the present value of unpaid lease payments of the lease assets

after deducting lease incentives (except for short-term leases and leases of low-value assets for which

simplified treatment is selected) is recognized as a lease liability, and a right-of-use asset is recognized based

binipinited deduction is believed, is recognized as a reasonating, and a right of use asset is recognized outset

on the sum of the present value of the lease liability, prepaid rent, and initial direct costs, and depreciation and

interest expenses are recognized separately.

When the Company becomes the lessee of the lease contract, for short-term leases without purchase options

within one year and lease contracts with a value of less than 40,000 yuan (excluding sublease or expected

sublease assets), choose simplified treatment, and include in the related asset cost or current profit and loss

according to the straight-line method during the lease period.

When the Company becomes the lessor of a lease contract, the lease is divided into operating lease and finance

lease on the start date of lease. A finance lease is a lease that transfers substantially all the risks and rewards

associated with ownership of an asset. An operating lease refers to a lease other than finance leases. The rent

of an operating lease is recognized as income on a straight-line basis during the lease term. For an finance lease,

the net investment in the lease is regarded as the entry value of the finance lease receivables, and the net

investment in the lease is the sum of the unguaranteed residual value and the present value of the lease receipts

that have not been received on the start date of the lease term.

There are both leasing and non-leasing businesses in the contract and can be split, and the leasing business is

financially accounted according to the lease standards. There are both leasing and non-leasing businesses in

the contract and cannot be split, and the entire contract is included in the lease business for financial accounting

according to the lease standards.

The lease change needs to be judged whether it can be recognized as a single leasing business, and it needs to

be recognized separately if it meets the recognition conditions of a single lease; if it does not meet the

recognition of a single leasing business, or there is a major event or change within the controllable range of the

lessee, re-evaluate and measure the present value of lease liabilities, and adjust the book value of the right-of-

use asset accordingly. If the book value of the right-of-use asset has been reduced to zero, but the lease liability

still needs to be further reduced, the lessee shall include the remaining amount in the corresponding expenses

for the current period.

33. Held-for-sale

(1) The Company classifies non-current assets or disposal groups that meet all of the following conditions as

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held-for-sale: 1) according to the practice of selling this type of assets or disposal groups in a similar transaction, the non-current assets or disposal group can be sold immediately at its current condition; 2) The sale is likely to occur, that is, the Company has made resolution on the selling plan and obtained definite purchase commitment, the selling is estimated to be completed within one year. Those assets whose disposal is subject to approval from relevant authority or supervisory department under relevant requirements are subject to that approval. Prior to the preliminary classification of non-current assets or disposal group as the category of held-for-sale, the Company measures the carrying value of the respective assets and liabilities within the non-current assets or disposal group under relevant accounting standards. For non-current asset or disposal group held for sale, for which it is found that the carrying value is higher than its fair value less disposal expense during the initial measurement or re-measurement on the balance sheet date, the carrying value shall be deducted to the net amount of fair value less disposal expense, and the reduced amount shall be recognized as impairment loss in profit or loss for the period, and provision of impairment of assets held for sale shall be provided for accordingly.

(2)The non-current assets or disposal group that the Company has acquired specially for resale are classified as held for sale on the acquisition date when they meet the condition that "the selling is estimated to be completed within one year" on the acquisition date, and are likely to satisfy other conditions of being classified as the type of held for sale in a short-term (usually being 3 months). Non-current assets or disposal group classified as held for sale are measured at the lower of their initial measurement amount and the net amount after their fair value less the selling expenses based on the assumption that such non-current assets or disposal group are not classified as held for sale at the time of initial measurement. Except for the non-current assets or disposal group acquired in a business combination, the difference arising from considering the net amount of such non-current assets or disposal group after their fair value less the selling expenses as the initial measurement amount is recorded in the current profit or loss.

(3)In case of loss of control over the subsidiaries due to the sales of investment in subsidiaries, no matter whether the Company retains part of the equity investment after selling investment in subsidiaries, the investment in subsidiaries shall be classified as held for sale on an aggregate basis in the separate financial statements of the parent company when the investment in subsidiaries proposed to be sold satisfies the conditions for being classified as held for sale; and all the assets and liabilities of the subsidiary shall be classified as held for sale in the consolidated financial statements.

(4)If the net amount of fair value of non-current assets held for sale less sales expense on subsequent balance sheet date increases, the amount previously reduced for accounting shall be recovered and reverted from the impairment loss recognized after the asset is classified under the category of held for sale, with the amount

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reverted recorded in profit or loss for the period. Impairment loss recognized before the asset is classified under the category of held for sale shall not be reverted.

(5) For the amount of impairment loss on assets, the carrying value of disposal group's goodwill shall be offset against first, and then offset against the book value of non-current assets according to the proportion of book value of non-current assets.

If the net amount of fair value of the disposal group held for sale on the subsequent balance sheet date less sales expenses increases, the amount reduced for accounting in previous periods shall be restored, and shall be reverted in the impairment loss recognized in respect of the non-current assets which are applicable to relevant measurement provisions after classification into the category of held for sale, with the reverted amount charged in profit or loss for the current period. The written-off carrying value of goodwill and impairment loss of non-current assets which is recognized prior to classification into the category of held for sale shall not be reverted.

The subsequent reversed amount in respect of the impairment loss on assets recognized in the disposal group held for sale will increase the book value in proportion of the book value of each non-current asset (other than goodwill) in the disposal group.

- (6) The non-current assets in the non-current assets or disposal group held for sale is not depreciated or amortized, and the debt interests and other fees in the disposal group held for sale continue to be recognized.
- (7)If the non-current assets or disposal group are no longer classified as held for sale since they no longer meet the condition of being classified as held for sale or the non-current assets are removed from the disposal group held for sale, they will be measured at the lower of the following: 1) the amount after their book value before they are classified as held for sale is adjusted based on the depreciation, amortization or impairment that should have been recognized given they are not classified as held for sale; 2) the recoverable amount.
- (8) The unrecognized profits or loss will be recorded in the current profits or loss when derecognizing the noncurrent assets or disposal group held for sale.

34. Discontinued operation

A discontinued operation is a separately identified component of the Group that either has been disposed of or is classified as held for sale, and satisfies one of the following conditions: (1) represents a separate major line of business or geographical area of operations; (2) is part of a single co-ordinate plan to dispose of a separate major line of business or geographical area of operations; and (3) is a subsidiary acquired exclusively with a view to resale.

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35. Income tax accounting

The Company accounted the income tax in a method of debit in balance sheet. The income tax expenses include income tax in the current year and deferred income tax. The income tax associated with the events and transactions directly included in the owners' equity shall be included in the owners' equity; and the deferred income tax derived from business combination shall be included in the carrying amount of goodwill, except for that above, the income tax expense shall be included in the profit or loss in the current period.

The income tax expense in the current year refers to the tax payable, which is calculated according to the tax laws on the events and transactions incurred in the current period. The deferred income tax refers to the difference between the carrying amount and the deferred tax assets and deferred tax liabilities at Current Year-end recognized in the method of debit in the balance sheet.

36. Segment information

Business segment was the major reporting form of the Company, which divided into four parts: air-conditioning, refrigerator & freezer& washing machine, small home appliance and others. The transfer price among the segments will recognize based on the market price, common costs will allocated by income proportion between segments except for the parts that without reasonable allocation.

37. Explanation on significant accounting estimation

The management of the Company needs to apply estimation and assumption when preparing financial statement which will affect the application of accounting policy and amounts of assets, liabilities, income and expense. The actual condition may differ from the estimation. Constant evaluation is conducted by the management in respect of the key assumption involved in the estimation and judgment of uncertainties. Effect resulting from change of accounting estimation is recognized in the period the change occurs and future periods.

The following accounting estimation and key assumption may result in material adjustment to the book value of assets and liabilities in future period.

(1) Inventory impairment provision

The Company's provision for impairment of inventories on the balance sheet date is the part of the net realizable value lower than the cost of inventories. The net realizable value of the inventory of goods that are directly used for sale, such as the goods in stock, the goods sent out, and the materials for sale, and the low-consumption goods, shall be determined by the amount of the estimated selling price of the inventory minus the estimated selling expenses and relevant taxes. The net realizable value of the material inventory held for production is determined by the amount of the estimated selling price of the finished product produced minus the estimated cost to be incurred at the time of completion, the estimated selling expenses and relevant taxes.

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(2) Accounting estimation on long-term assets impairment provision

The Company makes impairment test on fixed assets such as buildings, machine and equipment which have impairment indication and long-term assets such as goodwill as at the balance sheet date. The recoverable amount of relevant assets and assets group shall be the present value of the projected future cash flow which shall be calculated with accounting estimation.

If the management amends the gross profit margin and discount rate adopted in calculation of future cash flow of assets and assets group and the amended gross profit margin is lower than the currently adopted one or the amended discount rate is higher than the currently adopted one, the Company needs to increase provision of impairment provision. If the actual gross profit margin is higher (or the discount rate is lower) than the estimation of management, the Company can not transfer back the long term assets impairment provision provided already.

(3) Accounting estimation on realization of deferred income tax assets

Estimation on deferred income tax assets needs estimation on the taxable income and applicable tax rate for each future year. Realization of deferred income tax assets depends on whether a company is able to obtain sufficient taxable income in future. Change of future tax rate and switch back of temporary difference could affect the balance of income tax expense (gains) and deferred income tax. Change of the aforesaid estimation may result in material adjustment to deferred income tax.

(4) Usable term and residual value rate of fixed assets and intangible assets

The Company, at least at the end of each accounting year, reviews the projected usable life and residual value rate of fixed assets and intangible assets. The projected usable life and residual value rate are determined by the management based on the historical experiences of similar assets by reference to the estimation generally used by the same industry with consideration on projected technical upgrade. If material change occurs to previous estimation, the Company shall accordingly adjust the depreciation expenses and amortization expenses for future period.

(5) Projected liabilities arising from product quality guarantee

The Company commits to repair the major spare parts of refrigerators sold through go-to-countryside promotion activity for free for ten years. As to the maintenance expenses that may be increased arising from such commitment, the Company has provided projected liabilities.

Taking into account the various uncertainties during the ten years, the Company considers no discount factor of such projected liabilities. Instead, the Company reviews the parameters (probility, proportion, maintenance expense per single set) based on the actual occurrence of maintenance expenses as of each balance sheet date.

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If obvious change is found, the Company will adjust the projected liabilities according to the latest parameters so as to reflect the best estimation.

38. Other comprehensive income

Other comprehensive income represents various gains and losses not recognized in current gains and losses according to other accounting rules.

Other comprehensive income items shall be reported in the following two classes under other relevant accounting rules:

(1)Other comprehensive income items that can not be reclassified into gains and losses in future accounting periods, mainly including changes arising from re-measurement of net liabilities or net assets under defined benefit plan and interest in investee's other comprehensive income which are measured under equity method and which can not be reclassified into gains and losses in future accounting periods;

(2) Other comprehensive income items that will be reclassified into gains and losses in future accounting periods upon satisfaction of required conditions, mainly includes the share of other comprehensive income that is reclassified into profit and loss when the investee's subsequent accounting periods are accounted for in accordance with the equity method and meet the specified conditions, the fair value changes occurred by the debt investment that is measured at fair value and whose changes are included in other comprehensive income, the difference between the original book value included in other comprehensive income and the fair value when a financial asset measured at amortized cost is reclassified as a financial asset measured at fair value and its changes are included in other comprehensive income, the loss provisions for financial assets measured at fair value and whose changes are included in other comprehensive income, the gains or losses generated from cash flow hedging instruments are part of effective hedging, and the differences in conversion of foreign currency financial statements.

39. Change of significant accounting policies and accounting estimates

(1) Change of significant accounting policy: N/A

(2) Change of significant accounting estimates: N/A

V. Taxation

1. Major taxes and tax rates

Tax (expenses)	Tax (expenses) base	Tax (expenses) rate
VAT	Income from sales of goods and from processing	13%, 9%, 6%, 5%, 3%
Urban maintenance and construction tax	Turnover tax	5% or 7%

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Tax (expenses) Tax (expenses) base		Tax (expenses) rate	
Education surcharge	Turnover tax	3%	
Local education surcharge	Turnover tax	2%	
Corporate income tax	Taxable income	15%, 20%, 25%, 30%, 33%	
House property tax	Original Book value of house property×(1-30%)or annual rent income	1.2% or 12%	
Land use tax	Actual land area used	1 yuan/M ² to 15 yuan /M ²	

Description of taxpayers with different corporate income tax rates:

Name	Income tax rate		
Changhong Meiling Co., Ltd.	15%		
Zhongke Meiling Cryogenic Technology Co., Ltd	15%		
Zhongshan Changhong Electric Co., Ltd	15%		
Sichuan Hongmei Intelligent Technology Co., Ltd.	15%		
Mianyang Meiling Refrigeration Co., Ltd.	15%		
Changhong Meiling Ridian Technology Co., Ltd.	15%		
Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd.	15%		
Hefei Meiling Nonferrous Metal Products Co., Ltd.	15%		
Jiangxi Meiling Electric Appliance Co., Ltd.	15%		
Sichuan Changhong Air-conditioner Co., Ltd	15%		
Hebei Hongmao Daily Appliance Technology Co., Ltd.	15%		
Anhui Tuoxing Technology Co., Ltd.	20%		
Guangzhou Changhong Trading Co., Ltd.	20%		
Anhui Ling'an Medical Equipment Co., Ltd	20%		
Hefei Meiling Wulian Technology Co., Ltd	20%		
CH-Meiling International (Philippines) Inc.	30%		
Changhong Ruba Trading Company (Private) Limited	33%		

2. Preferential tax

- (1) On August 17, 2020, the company obtained the high-tech enterprise certificate numbered GR202034000222 approved by the Anhui Provincial Department of Science and Technology, Anhui Provincial Department of Finance, and Anhui Provincial Taxation Bureau of the State Administration of Taxation, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (2) On August 17, 2020, the subsidiary Zhongke Meiling Cryogenic Technology Co., Ltd. obtained the high-tech enterprise certificate numbered GR202034000072 approved by the Anhui Provincial Department of

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Science and Technology, Anhui Provincial Department of Finance, and Anhui Provincial Taxation Bureau of the State Administration of Taxation, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.

- (3) On December 9, 2020, the subsidiary Zhongshan Changhong Electric Co., Ltd., was included in the "Notice on Publicizing the List of the Second Batch of High-tech Enterprises to be Recognized in Guangdong Province in 2020" published by the Office of the National High-tech Enterprise Certification Management Leading Group, and continues to enjoy 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (4) The subsidiary Sichuan Hongmei Intelligent Technology Co., Ltd. has passed the qualification of high-tech enterprise certification on 9 October 2021, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (5) Subsidiary Mianyang Meiling Refrigeration Co., Ltd., belongs to the encouraged industry in the *Industrial Structure Adjustment Guidance Catalog* and enjoys the preferential taxation policy of corporate income tax for the Western Development, and the corporate income tax is levied at a reduced tax rate of 15%, valid until December 31, 2030.
- (6) The subsidiary Guangdong Changhong Meiling Ridian Technology Co., Ltd. has passed the qualification of high-tech enterprise certification on 2 December 2019, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (7) The subsidiary Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd. has passed the qualification of high-tech enterprise certification on 2 December 2019, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (8) The subsidiary Hefei Meiling Nonferrous Metal Products Co., Ltd. has passed the qualification of high-tech enterprise certification on 18 September 2021, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.
- (9) The subsidiary Jiangxi Meiling Electric Appliance Co., Ltd. has passed the qualification of high-tech enterprise certification on 16 September 2019, and enjoys 15% rate for the income tax for State Hi-Tech Enterprise for three years term.

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- (10) The subsidiary Sichuan Changhong Air-conditioner Co., Ltd., belongs to the encouraged industry in the *Industrial Structure Adjustment Guidance Catalog* and enjoys the preferential taxation policy of corporate income tax for the Western Development, and the corporate income tax is levied at a reduced tax rate of 15%, valid until December 31, 2030.
- (11) The subsidiary Hebei Hongmao Daily Appliance Technology Co., Ltd. has passed the qualification of high-tech enterprise certification on 18 September 2021, and enjoys 15% income tax rate for national payroll technology enterprise for three years term.
- (12) The subsidiary Anhui Tuoxing Technology Co., Ltd., Anhui Ling'an Medical Equipment Co., Ltd., Hefei Meiling Wulian Technology Co., Ltd., Guangzhou Changhong Trading Co., Ltd. are in compliance with the relevant standards for small and medium-sized enterprises with meager profits in the "Notice on matters related to the implementation of preferential income tax policy to support the development of small & medium-size enterprise and individual entrepreneurs" (Guoshui [2021] No. 8) and "Notice on Further Implementation of Preferential Income Tax Policies for Small & Micro Enterprises (No.: 13 of 2022)" of the Ministry of Finance and the State Administration of Taxation, and temporarily implements below policies: the part of annual taxable income that does not exceed one million yuan is included in taxable income by 12.5% after a reduction, and corporate income tax is paid at a tax rate of 20%, valid until December 31, 2022; while the part of annual taxable income exceeds one million yuan but not exceeding three million yuan is included in taxable income by 25% after a reduction, and corporate income tax is paid at a tax rate of 20%, which is valid until December 31, 2024.

VI. Notes to the major items in the consolidated financial statements

With respect to the financial statements' figures disclosed below, unless otherwise specified, "period-beginning" refers to Jan. 1, 2022; "period-end" refers to Jun. 30, 2022; "Current Period" refers to Jan. 1 to Jun. 30, 2022; "the last period" refers to Jan. 1 to Jun. 30, 2021; the currency is RMB.

1. Monetary fund

Item	Ending balance	Opening balance
Cash	31,633.86	28,447.21
Bank deposit	5, 236, 987, 879. 70	5,121,110,089.59
Other monetary fund	932, 537, 330. 83	805,215,921.34
Interest receivable on deposit	13, 448, 250. 72	12,468,938.07
Total	6, 183, 005, 095. 11	5,938,823,396.21
Including: total amount deposited in overseas	6, 255, 478. 31	8,156,154.33

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Item	Ending balance	Opening balance
Total use of restricted funds	931, 910, 598. 85	86,159,526.57

Other monetary fund:

Item	Ending balance	Opening balance 776,959,862.25	
Cash deposit	544,756,104.36		
Time deposit	354,040,000.00		
Litigation Freeze	32,103,675.00	6,603,675.00	
Co-managed account funds	1,010,819.49	504,702.66	
Account of foreign currency for verification	397,936.85		
Union Pay online	228,412.93	546,234.06	
Taobao account		74,572.96	
B share account payment	382.20	20,526,874.41	
Total	1,069,654,408.78	805,215,921.34	

Those not included in cash and cash equivalent are: balance of deposit for bank acceptance bill 543,272,065.16 yuan, L/C deposit of 1,484,039.20 yuan and time deposit of 354,040,000.00 yuan. Bank deposit 32,103,675.00 yuan frozen due to the litigation, balance of 1,010,819.49 yuan that have use restriction in condominium account and interest receivable on deposit 13,448,250.72 yuan. The remaining Monetary funds are treated as cash and cash equivalents.

2. Trading financial assets

Item	Ending balance	Opening balance
Financial assets measured at fair value and whose changes are included in current gains/losses	208,184,795.23	17,997,086.19
Including: Derivative financial assets	47,475,394.08	17,997,086.19
Principal and interest of wealth management products	160,709,401.15	

Trading financial assets refer to the RMB forward exchange fund in Current Period

3. Note receivable

(1) Category of note receivable

Item	Ending balance	Opening balance
Bank acceptance	439,419.03	2,216,752.22
Total	439,419.03	2,216,752.22
Less: bad debt provision		
Book value	439,419.03	2,216,752.22

(2) No notes endorsement or discount and undue on balance sheet date

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(3) Notes transfer to account receivable due for failure implementation by drawer at period-end

Item	Amount of accounts receivable transferred at period-end		
Bank acceptance	300,000.00		
Trade acceptance	102,470,414.97		
Total	102,770,414.97		

(4) By accrual of bad debt provision

Category	Ending balance					
	Book balance		Bad debt provision			
	Amount	Ratio (%)	Amount	Ratio (%)	Book value	
With bad debt provision accrual on single item	439,419.03	100			439,419.03	
Including: bank acceptance	439,419.03	100			439,419.03	
Total	439,419.03	100			439,419.03	

(Continued)

	Opening balance					
Category	Book balance		Bad debt provision		D. J. J.	
	Amount	Ratio (%)	Amount	Ratio (%)	Book value	
With bad debt provision accrual on single item	2,216,752.22	100.00			2,216,752.22	
Including: bank acceptance	2,216,752.22	100.00			2,216,752.22	
Total	2,216,752.22	100.00			2,216,752.22	

1) Note receivable withdrawal bad debt provision on single item

	Ending balance				
Name	Book balance	Bad debt	Provision ratio	Provision reason	
		provision	(%)		
Bank acceptance	439,419.03			Minimal risk, holding maturity	
				acceptance	
Total	439,419.03		_		

(Continued)

	Opening balance				
Name	Book balance	Bad debt provision	Provision ratio	Provision reason	
Bank acceptance	2,216,752.22			Minimal risk, holding maturity acceptance	
Total	2,216,752.22				

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- (5) No bad debt provision of note receivable that has been accrued, withdrawn, and reversed this period
- (6) No note receivable actually written off in this period.
- 4. Account receivable
- (1) Category of account receivable by bad debt accrual

	Ending balance					
Category	Book balance		Bad debt provision			
	Amount	Ratio (%)	Amount	Ratio (%)	Book value	
Account receivable that withdrawal bad debt provision by single item	1,042,626,200.81	43.08	29,155,889.89	2.80	1,013,470,310.92	
Including: current payment with related party	1,017,575,253.24	42.05	6,982,193.83	0.69	1,010,593,059.41	
Account receivable with letter of credit	1,192,657.90	0.05			1,192,657.90	
Account receivable with single minor amount but withdrawal single item bad debt provision	23,858,289.67	0.98	22,173,696.06	92.94	1,684,593.61	
Account receivable withdrawal bad debt provision by portfolio	1,377,396,479.09	56.92	120,013,557.89	8.71	1,257,382,921,20	
Including: account receivable of engineering customers	225,796,909.41	9.33	21,022,556.39	9.31	204,774,353.02	
Receivables other than engineering customers	1,151,599,569.68	47.59	98,991,001.50	8.60	1,052,608,568.18	
Total	2,420,022,679.90	100.00	149,169,447.78	6.16	2,270,853,232.12	

(Continued)

	Opening balance					
Category	Book balance		Bad debt provision			
	Amount	Ratio (%)	Amount	Ratio (%)	Book value	
Account receivable that withdrawal bad debt provision by single item	822,475,594.55	53.40	25,372,653.49	3.08	797,102,941.06	
Including: current payment with related party	754,228,757.41	48.97	4,149,753.85	0.55	750,079,003.56	
Account receivable with letter of credit	47,023,937.50	3.05			47,023,937.50	
Account receivable with single minor amount but withdrawal single item bad debt provision	21,222,899.64	1.38	21,222,899.64	100.00		
Account receivable withdrawal bad debt provision by portfolio	717,853,201.83	46.60	74,081,451.61	10.32	643,771,750.22	
Including: account receivable of engineering customers	191,420,885.49	12.43	15,308,246.27	8.00	176,112,639.22	
Receivables other than engineering customers	526,432,316.34	34.17	58,773,205.34	11.16	467,659,111.00	
Total	1,540,328,796.38	100.00	99,454,105.10	6.46	1,440,874,691.28	

1) Account receivable that withdrawal bad debt provision by single item

Account receivable with single minor amount but withdrawal bad debt provision singly, refers to the minor

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single receivables, and withdrawal bad debt provision by combination shows no risk characteristic of the receivables, 64 clients involved.

2) Account receivable withdrawal bad debt provision by portfolio

A. Account receivable of engineering customers

	Ending balance				
Account age	Book balance	Bad debt provision	Provision ratio (%)		
Within 3 months (3 months included)	29,837,468.00				
More than 3 months and less than 6 months (6 months included)	28,454,538.58				
Over 6 months and within one year (One year included)	113,588,126.66				
Over one year - within 2 years (2 years included)	26,977,783.97	5,395,556.79	20.00		
Over 2 years - within 3 years (3 years included)	22,623,985.20	11,311,992.60	50.00		
Over 3 years	4,315,007.00	4,315,007.00	100.00		
Total	225,796,909.41	21,022,556.39			

(Continued)

	Opening balance				
Account age	Book balance	Bad debt provision	Provision ratio (%)		
Within 3 months (3 months included)	47,442,159.78				
More than 3 months and less than 6 months (6 months included)	66,786,580.82				
Over 6 months and within one year (One year included)	24,376,909.49				
Over one year - within 2 years (2 years included)	38,592,189.76	7,718,437.95	20.00		
Over 2 years - within 3 years (3 years included)	13,266,474.64	6,633,237.32	50.00		
Over 3 years	956,571.00	956,571.00	100.00		
Total	191,420,885.49	15,308,246.27			

B. Receivables other than engineering customers

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	Ending balance				
Account age	Book balance	Bad debt provision	Provision ratio (%)		
Within 3 months (3 months included)	907,144,840.15	9,071,448.40	1.00		
More than 3 months and less than 6 months (6 months included)	47,241,864.84	4,724,186.48	10.00		
Over 6 months and within one year (One year included)	77,647,870.89	15,529,574.18	20.00		
Over one year - within 2 years (2 years included)	96,831,997.36	48,415,998.68	50.00		
Over 2 years - within 3 years (3 years included)	7,416,013.41	5,932,810.73	80.00		
Over 3 years	15,316,983.03	15,316,983.03	100.00		
Total	1,151,599,569.68	98,991,001.50			

(Continued)

	Opening balance				
Account age	Book balance	Bad debt provision	Provision ratio (%)		
Within 3 months (3 months included)	299,994,550.94	2,999,945.51	1.00		
More than 3 months and less than 6 months (6 months included)	68,972,844.55	6,897,284.46	10.00		
Over 6 months and within one year (One year included)	126,004,879.57	25,200,975.91	20.00		
Over one year - within 2 years (2 years included)	12,130,576.34	6,065,288.17	50.00		
Over 2 years - within 3 years (3 years included)	8,598,768.25	6,879,014.60	80.00		
Over 3 years	10,730,696.69	10,730,696.69	100.00		
Total	526,432,316.34	58,773,205.34			

(2) By account age

Account age	Ending balance	Opening balance
Within 3 months (3 months included)	1,835,823,014.20	1,081,226,013.94
More than 3 months and less than 6 months (6 months included)	145,211,963.66	162,654,138.54
Over 6 months and within one year (One year included)	163,722,660.71	179,880,109.29
Over one year - within 2 years (2 years included)	159,003,059.62	63,134,405.85

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Account age	Ending balance	Opening balance
Over 2 years - within 3 years (3 years included)	78,284,260.67	23,736,943.93
Over 3 years	37,977,721.04	29,697,184.83
Total	2,420,022,679.90	1,540,328,796.38

(3) Bad debt provision of accounts receivable this period

		Changes this period				
Category	Opening balance	Accrual	Withdrawal or reversal	Resale or write-off	Other decreases	Ending balance
Bad debt provision	99,454,105.10	51,578,302.20	714,463.58		1,148,495.94	149,169,447.78
Total	99,454,105.10	51,578,302.20	714,463.58		1,148,495.94	149,169,447.78

- (4) Account receivable actually written-off in Current Period: nil
- (5) Top five receivables collected by arrears party amounting to 1,628,322,390.23 yuan in total, accounted for 67.29% of the receivables of Current Period-end, the bad debt provision accrual correspondingly amounting to 60,335,952.55 yuan at period-end balance.
- (6) Account receivable terminated recognition due to the transfer of financial assets: 1,193,151,944.08 yuan
- (7) No assets and liability transfer account receivable and continues to involve

5. Receivables financing

Item	Ending balance	Opening balance
Bank acceptance	1,380,100,294.09	1,808,109,301.56
Total	1,380,100,294.09	1,808,109,301.56

(1) Notes receivable already pledged that presented in receivables financing:

Item	Amount pledged at period-end	Amount pledged at period-begin
Bank acceptance	515,578,650.05	385,477,263.99

Note: with purpose of improving the note utilization, the Company draw up bank acceptance by pledge parts of the outstanding notes receivable to the bank. For details of the pledge of bills receivable, see Note VI. 63. Assets with restricted ownership or use rights.

(2)Receivable financing that have been endorsed or discounted at end of the Period and are not yet due at balance sheet date

Item	Amount derecognition at period-end	Amount without derecognition at period-end
Bank acceptance	1,145,936,133.26	
Total	1,145,936,133.26	

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6. Accounts paid in advance

(1) Age of account paid in advance

Item	Ending bal	ance	Opening balance		
	Amount	Ratio (%)	Amount	Ratio (%)	
Within one year	24,668,194.57	85.88	28,208,857.49	94.77	
1-2 years	3,188,170.86	11.10	1,557,939.85	5.23	
2-3 years	868,224.49	3.02			
Over 3 years					
Total	28,724,589.92	100.00	29,766,797.34	100.00	

(2) Top 5 of account paid in advance in balance at period-end amounting to 19,882,246.82 yuan, accounted for 69.22% of the account.

7. Other account receivable

Item	Ending balance	Opening balance	
Other account receivable	101,572,345.96	111,652,635.86	
Total	101,572,345.96	111,652,635.86	

(1) Category of other account receivable

Nature	Book balance at period-end	Book balance at period-begin
Export rebate	8,001,439.54	26,634,190.54
Cash deposit	57,304,812.87	70,481,345.37
Loans of employee's pretty cash	14,573,159.55	12,299,111.06
Related party not in consolidation statement	872,583.65	718,189.14
Advance money temporary	95,223.40	355,045.58
Compensation payments	21,077,786.35	
Other	373,164.28	2,289,144.60
Total	102,298,169.64	112,777,026.29

(2) Other account receivable bad debt reserves

	First stage	Second stage	Third stage	Total	
Bad debt provision	Expected credit loss in next 12 months	Expected credit loss for the whole duration (no credit impairment)	Expected credit loss for the whole duration (credit impairment has occurred)		
Balance as at 1 Jan. 2022		1,074,390.43	50,000.00	1,124,390.43	
Book balance of other account					
receivable in Current Period as					

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	First stage	Second stage	Third stage	
Bad debt provision	Expected credit loss in next 12 months	Expected credit loss for the whole duration (no credit impairment) Expected credit loss for the whole duration (credit impairment has occurred)		Total
at 1 Jan. 2022				
Transfer to the second stage				
Transfer to the third stage				
Reversal to the second stage				
Reversal to the first stage				
Provision in Current Period		-397,219.49		-397,219.49
Reversal in Current Period				
Conversion in Current Period				
Write off in Current Period				
Other change		-1,347.26		-1,347.26
Balance as at 30 Jun. 2022		675,823.68	50,000.00	725,823.68

(3) By account age

Account age	Ending balance	Opening balance	
Within 3 months (3 months included)	46,412,715.34	50,798,283.74	
More than 3 months and less than 6 months (6 months included)	4,165,411.25	15,511,159.70	
Over 6 months and within one year (One year included)	16,711,089.16	7,875,791.66	
Over one year - within 2 years (2 years included)	25,648,393.78	28,844,885.97	
Over 2 years - within 3 years (3 years included)	4,068,922.94	4,113,598.75	
Over 3 years	5,291,637.17	5,633,306.47	
Total	102,298,169.64	112,777,026.29	

(4) Top 5 other receivables collected by arrears party at balance of period-end:

Name	Nature	Ending balance	Account age	Proportion in total other receivables ending balance (%)	Ending balance of bad debt provision
Unit I	Insurance compensation	18,970,000.00	Within 3 months	18.54	
Unit II	Cash deposit	8,780,849.40	1-2 years	8.58	
Unit III	Tax rebate	8,001,439.54	Within 3 months	7.82	
Unit IV	Cash deposit	5,320,000.00	Within 3 months	5.20	
Unit V	Cash deposit	3,692,993.00	6 months-1 year & 2-3	3.61	

From 1 January 2022 to 30 June 2022 $\,$

(Unless other wise specified, RMB for record in the Statement)

Name	Nature	Ending balance	Account age	Proportion in total other receivables ending balance (%)	Ending balance of bad debt provision
			years		
Total		44,765,281.94		43.75	

- (5) No other account receivable involved government subsidies
- (6) No other receivables terminated recognition due to the transfer of financial assets
- (7) No assets and liability transfer other receivables and continues to involve
- 8. Inventories

(1) Classification of inventories

	Ending balance				
Item	Book balance	Inventory price decline provision/contract performance cost impairment provision	Book value		
Raw materials	174,635,938.38	10,907,638.25	163,728,300.13		
Stock commodities	979,870,437.65	56,093,198.50	923,777,239.15		
Low value consumable articles	4,953,458.19	1,381,368.56	3,572,089.63		
Goods in transit	406,727,070.61	11,467,431.64	395,259,638.97		
Goods-in-process	8,957,686.73		8,957,686.73		
Contract performance cost	85,722,861.49	238,513.90	85,484,347.59		
Deferred expense for mould	26,939,080.51		26,939,080.51		
Total	1,687,806,533.56	80,088,150.85	1,607,718,382.71		

(Continued)

		Opening balance				
Item	Book balance	Inventory price decline provision/contract performance cost impairment provision	Book value			
Raw materials	129,438,627.36	8,482,723.94	120,955,903.42			
Stock commodities	828,837,153.50	51,052,406.21	777,784,747.29			
Low value consumable articles	5,564,313.19	954,827.34	4,609,485.85			
Goods in transit	295,059,984.05	8,068,827.90	286,991,156.15			
Goods-in-process	5,351,870.75		5,351,870.75			
Contract performance cost	123,275,655.95	241,230.88	123,034,425.07			
Deferred expense for mould	37,629,831.27		37,629,831.27			
Total	1,425,157,436.07	68,800,016.27	1,356,357,419.80			

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

(2) Provision for inventory depreciation and contract performance cost impairment provision

		Increase this period		Decrease th		
Item	Opening balance	Accrual	Other	Reversal or reselling	Other	Ending balance
Raw materials	8,482,723.94	3,175,642.94		750,728.63		10,907,638.25
Stock commodities	51,052,406.21	20,087,356.08		14,760,739.90	285,823.89	56,093,198.50
Goods in transit	8,068,827.90	6,097,340.32		2,698,736.58		11,467,431.64
Low value consumable articles	954,827.34	451,521.74		24,980.52		1,381,368.56
Contract performance cost	241,230.88	129,268.24		131,985.22		238,513.90
Total	68,800,016.27	29,941,129.32		18,367,170.85	285,823.89	80,088,150.85

(3) Accrual for inventory falling price reserves

Item	Specific basis for determining of net realizable value	Reasons for the reversal or reselling in Current Period
Raw materials	Cost is higher than net realizable value (The processed products are decline)	For production
Stock commodities	Cost is higher than net realizable value (The market price at period-end fell)	For sale
Goods in transit	Cost is higher than net realizable value (The market price at period-end fell)	For sale
Low value consumable articles	Cost is higher than net realizable value	Already used
Contract performance cost	Engineering construction cost is higher than net realizable value (The processed products are decline)	Already used

9. Contract assets

(1) Contract assets

	Ending balance			(Opening balanc	e
Item	Book balance	Impairment provision	Book value	Book balance	Impairment provision	Book value
Warranty	3,122,238.55	808,716.15	2,313,522.40			
Total	3,122,238.55	808,716.15	2,313,522.40			

(2) Provision for impairment of contract asset in the Period

	Opening	Changes this period				
Category	balance	Accrual	Withdrawal or reversal	Resale or write-off	Other decreases	Ending balance
Bad debt provision		808,716.15				808,716.15
Total		808,716.15				808,716.15

10. Other current assets

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Item	Ending balance	Opening balance
Value-added tax to be deducted	80,696,124.37	110,346,536.34
Advance payment of income tax	6,655,545.53	6,114,297.55
Contract acquisition cost	3,417,508.13	7,740,783.12
Prepaid disability insurance	39,317.44	39,317.44
Prepaid listing fee	2,517,169.81	
Total	93,325,665.28	124,240,934.45

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

11. Long-term equity investment

				Changes in Current Period							Ending
Invested enterprise	Opening balance	Additio nal invest ment	Disinve stment	Investment profit and loss confirmed by equity method	Other comprehen sive income adjustment	Other change s of equity	Declaration of cash dividends or profits	Provisi on for impair ment	Other	Ending balance	balance of impair ment
Associated companies											
1.Hefei Xingmei Assets Management Co., Ltd.	19,835,366.84			4,686,303.37			5,069,400.00			19,452,270.21	
2.Sichuan Zhiyijia Network Technology Co., Ltd. note 1	34,084,025.62			3,133,405.42						37,217,431.04	
3.Hong Yuan Ground Energy Heat Tech. Co., Ltd ^{note2}	20,630,114.17			-569,440.92						20,060,673.25	
4.Sichuan Tianyou Guigu Technology Co., Ltd ^{note3}	2,974,188.94			69,455.43						3,043,644.37	
5.Chengdu Guigu Environmental Tech. Co., Ltd ^{note4}	9,107,964.96			33,664.25						9,141,629.21	
6.ChanghongRuba ElectricCompany(Private)Ltd.note5											
7.Hefei Xinmeitai Energy Technology Co., Ltd ^{note6}				1,617,928.00			1,617,928.00				
Total	86,631,660.53			8,971,315.55			6,687,328.00			88,915,648.08	

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Note 1: on 16 December 2014, the Company executed a joint venture agreement with its controlling shareholder Sichuan Changhong Electric Co., LTD, targeting to jointly establish Sichuan Zhiyijia Network Technology Co., Ltd. On 5 January 2015, Sichuan Zhiyijia Network Technology Co., Ltd was officially incorporated with registered capital of 50 million yuan, among which, the Company made contribution of 15 million yuan with shareholding proportion of 30% and Sichuan Changhong Electric Co., LTD made contribution of 35 million yuan with shareholding proportion of 70%. In 2019, the Company increase capital of 29,087,040.00 yuan (of which: 20 million yuan reckoned in registered capital and 9,087,040 yuan reckoned in capital reserves) to Zhiyijia with shareholding ratio up to 50%.

Note 2: subsidiary Sichuan Changhong Air Conditioner Co., Ltd ("Changhong Air Conditioner") and Hengyouyuan Technology Development Group Co., Ltd. ("Hengyouyuan") cooperated to establish Hongyuan Ground Energy Heat Technology Co., Ltd. on 28 October 2015. The registered capital of the company is 50 million yuan, among which, Changhong Air Conditioner contributed 24.5 million yuan, accounting for 49% of the registered capital, and Hengyouyuan contributed 25.5 million yuan, accounting for 51% of the registered capital.

Note 3: Sichuan Tianyou Guigu Technology Co., Ltd. was incorporated on 31 March 2015 with registered capital of 100 million yuan. Our subsidiary Changhong Air Conditioner made capital contribution of RMB 25 million in cash, accounting for 25% of the registered capital. Chengdu Jiaodao Property Development Company made capital contribution of 20 million yuan, accounting for 20% of the registered capital. Chengdu Southwest Jiaotong University Industry (Group) Co., Ltd made capital contribution of 20 million yuan, accounting for 20% of the registered capital. Mianyang Investment Holding (Group) Co., Ltd made capital contribution of 5 million yuan, accounting for 5% of the registered capital. Shanghai Zhongcheng Xindaya Financial Information Service Co., Ltd made capital contribution of 5 million yuan, accounting for 5% of the registered capital. Jiangsu Runye Investment Co., Ltd. made capital contribution of 10 million yuan, accounting for 10% of the registered capital. In November 2015, Jiangsu Runye Investment Co., Ltd. transferred all its 10% shares to Sichuan Shuye Jiachen Real Estate Development Co., Ltd.; Chengdu Dongyu Shangmao Co., Ltd made capital contribution of 15 million yuan, accounting for 15% of the registered capital. In November 2015, Chengdu Dongyu Shangmao Co., Ltd. transferred all its 15% shares to Chengdu Dongyu No. 1 Enterprise Management Consulting Partnership (Limited Partnership). In 2016, shareholders meeting of Sichuan Tianyou Guigu Technology Co., Ltd. agreed to reduce the 50 million Yuan capital, the shareholders are reducing the capital by ratio of share-holding. After capital reduction, subsidiary Changhong Air conditioner contributed 12.5 million Yuan, representing 25% of the registered capital.

Note 4: Chengdu Guigu Environmental Tech. Co., Ltd. was incorporated on 22 May 2013 with registered capital of 40 million yuan. Our subsidiary Changhong Air Conditioner made capital contribution of 10 million yuan, accounting for 25% of the registered capital. Chengdu Jiaodao Property Development Company made capital contribution of 8 million yuan, accounting for 20% of the registered capital. Chengdu Southwest Jiaotong University Industry (Group) Co., Ltd made capital contribution of 8 million yuan, accounting for 20% of the registered capital. Mianyang Investment Holding (Group) Co., Ltd made capital contribution of 2 million yuan, accounting for 5% of the registered capital. Shanghai Zhongcheng Xindaya Financial Information Service Co., Ltd made capital contribution of 2 million yuan, accounting for 5% of the registered capital. Sichuan Shuye Jiachen Property Development Company made capital contribution of 4 million yuan, accounting for 10% of the registered capital. Chengdu Dongyu Shangmao Co., Ltd made capital contribution of 6 million yuan, accounting for 15% of the registered capital

Note 5: Zhongshan Changhong, a subsidiary of the Company, entered into a supplemental joint venture agreement with RUBA Comprehensive Trading Company in 2017, pursuant to which, both parties agreed to increase capital contribution of US\$ 1,130,191.00, among which, Zhongshan Changhong subscribed to contribute US\$ 452,076.00 (equivalent to 3,001,649.02 yuan on the actual contribution date) according to the original shareholding proportion of 40% and RUBA Comprehensive Trading Company subscribed to contribute US\$ 678,115.00 according to the original shareholding

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proportion of 60%.

Note 6: Hefei Meiling Solar Energy Technology Co., Ltd. was incorporated on April 18, 2002, with a registered capital of 10 million yuan. Subsidiary Hefei Meiling Group Holdings Limited invested 3.1114 million yuan, accounting for 31.114% of the registered capital; Hefei Huayi Investment Co., Ltd. invested 4.972 million yuan, accounting for 49.72% of the registered capital; Hefei Xingtai Asset Management Co., Ltd. invested 1.9166 million yuan, accounting for 19.166% of the registered capital.

12. Debt investment

]	Opening balance				
Item		Book balance	Impairment provision	Book value	Book balance	Impairment provision	Book value
negotiable certificate deposit	large of	291,305,319.44	•	291,305,319.44			
Total		291,305,319.44		291,305,319.44			

13. Other non-current financial assets

Item	Ending balance	Opening balance
Sichuan Changhong Group Finance Co., Ltd.	532,961,488.43	532,961,488.43
Huishang Bank Co., Ltd.	5,000,000.00	5,000,000.00
Hongyun Fund	38,239,153.07	44,018,952.27
Total	576,200,641.50	581,980,440.70

14. Investment real estate

(1) Investment real estate measured at costs

Item	House and buildings	Total
I. Original book value		
1.Opening balance	60,688,532.10	60,688,532.10
2.Increase this period		
3.Decrease this period		
4.Ending balance	60,688,532.10	60,688,532.10
II. Accumulated depreciation and accumulated amortization		
1.Opening balance	7,538,597.65	7,538,597.65
2.Increase this period	958,748.77	958,748.77
(1) Provision or amortization	958,748.77	958,748.77
3.Decrease this period		
4.Ending balance	8,497,346.42	8,497,346.42
III. Impairment loss		
IV. Book value		

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Item	House and buildings	Total
1. Ending book value	52,191,185.68	52,191,185.68
2. Opening book value	53,149,934.45	53,149,934.45

(2) No investment real estate measured by fair value at period-end.

(3) Particular about mortgage of investment property at period-end

Name	Original book value	Accumulated depreciation	Impairment provision	Book value
House and buildings	5,795,017.72	2,426,406.41		3,368,611.31

(4) Investment real estate without property certification held

Item	Book value	Reasons for failing to complete property rights certificate
J04workshop	28,103,467.30	Related property rights in procedure
J03workshop	18,040,910.63	Related property rights in procedure
J20 air compressor station workshop	1,192,213.84	Related property rights in procedure
J18 opening and closing office	551,938.73	Related property rights in procedure
Total	47,888,530.50	

15. Fixed assets

Item	Book value at period-end	Book value at period-begin
Fixed assets	2,190,629,094.63	2,227,247,182.81
Disposal of fixed assets	75,875,517.11	75,875,517.11
Total	2,266,504,611.74	2,303,122,699.92

13.1 Fixed assets

(1) Fixed assets

Item	House and buildings	Machinery equipment	Transport equipment	* Other equipment Total	
I. Original book value					
1.Opening balance	1,688,670,197.57	1,768,708,568.16	34,465,918.34	220,259,731.03	3,712,104,415.10
2.Increase this period	1,527,440,22	62,840,181.44	821,337.36	18,511,910.88	83,700,869.90
(1) Purchase		3,338,545.54	334,766.92	4,235,165.59	7,908,478.05
(2) Construction in progress transfer-in	1,527,440.22	59,486,692.69	486,570.44	14,246,357.45	75,747,060.80
(3) Inventory transfer in for own use		14,943.21		30,387.84	45,331.05
3.Decrease this period	5,980,029.39	39,198,584.99	1,730,980.47	969,718.01	47,879,312.86
(1) Dispose or retirement	5,603,921.90	34,173,122.18	1,632,488.00	714,514.05	42,124,046.13

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		Machinery	Transport			
Item	House and buildings	equipment	equipment	Other equipment	Total	
(2) Transfer to construction in progress		5,025,462.81			5,025,462.81	
(3) decrease in exchange rate changes			98,492.47	255,203.96	353,696.43	
(4) Temporary estimated decrease	376,107.49				376,107.49	
4.Ending balance	1,684,217,608.40	1,792,350,164.61	33,556,275.23	237,801,923.90	3,747,925,972.14	
II.Accumulated depreciation						
1.Opening balance	404,141,977.35	959,058,685.14	22,160,271.70	98,094,721.61	1,483,455,655.80	
2.Increase this period	26,975,224,20	73,994,008.09	1,415,411.88	9,186,931.08	111,571,575.25	
(1) Accrual	26,975,224.20	73,994,008.09	1,415,411.88	9,186,931.08	111,571,575.25	
3.Decrease this period	2,650,171.03	33,470,253.50	1,625,490.89	834,083.11	38,579,998.53	
(1) Dispose or retirement	2,650,171.03	32,083,131.27	1,557,800.57	661,820.47	36,952,923.34	
(2) Transfer to construction in progress		1,387,122.23			1,387,122.23	
(3) decrease in exchange rate changes			67,690.32	172,262.64	239,952.96	
4.Ending balance	428,467,030.52	999,582,439,73	21,950,192.69	106,447,569.58	1,556,447,232.52	
III. Impairment loss						
1.Opening balance		1,260,961.87		140,614.62	1,401,576.49	
2.Increase this period						
3.Decrease this period		551,931.50			551,931.50	
(1) Dispose or retirement		551,931.50			551,931.50	
4.Ending balance		709,030,37		140,614.62	849,644.99	
IV. Book value						
1.Ending book value	1,255,750,577.88	792,058,694.51	11,606,082.54	131,213,739.70	2,190,629,094.63	
2. Opening book value	1,284,528,220,22	808,388,921.15	12,305,646.64	122,024,394.80	2,227,247,182.81	

The new fixed assets in this period mainly due to the 75,747,060.80 yuan transfer from construction in process; decrease of the fixed assets in Current Period mainly including assets dispose for retirement.

(2) No fixed assets temporary idle at period-end.

(3) Fixed assets for collateral at period-end

Name	Original book value	Accumulated depreciation	Impairment provision	Book value
House and buildings	475,337,823.38	132,590,551.27		342,747,272.11

(4) Fixed assets leased through operating lease at period-end

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Item	Original book value	Accumulated depreciation	Impairment provision	Book value
House and buildings	57,978,587.55	17,205,319.38		40,773,268.17
Machinery equipment	32,253,032.17	11,990,197.80		20,262,834.37
Other equipment	3,142,260.30	1,794,727.88		1,347,532.42
Total	93,373,880.02	30,990,245.06		62,383,634.96

(5) Fixed assets without property certificate

Item	Book value	Reason of not complete the property certificate		
Testing and experiment center building	37,912,934.58	Related property rights in procedure		
J07 electrical workshop	33,100,480.42	Related property rights in procedure		
J02workshop	29,714,921.96	Related property rights in procedure		
J01workshop	27,541,882.00	Related property rights in procedure		
J05 evaporator and condenser workshop	26,165,222.29	Related property rights in procedure		
II section canteen of living area	20,201,985.47	Related property rights in procedure		
J06 central air-conditioner workshop	16,740,068.06	Related property rights in procedure		
J50finished product warehouse	15,815,784.10	Related property rights in procedure		
J51finished product warehouse	15,307,197.71	Related property rights in procedure		
J53finished product warehouse	11,763,841.04	Related property rights in procedure		
J54finished product warehouse	10,940,337.26	Related property rights in procedure		
J52finished product warehouse	10,923,969.80	Related property rights in procedure		
J55finished product warehouse	10,021,406.73	Related property rights in procedure		
J56finished product warehouse	10,021,406.73	Related property rights in procedure		
J09raw material warehouse	5,964,585.42	Related property rights in procedure		
J10raw material warehouse	4,659,638.21	Related property rights in procedure		
J11raw material warehouse	4,576,541.18	Related property rights in procedure		
4# makeshift shelter	4,448,271.27	Related property rights in procedure		
J08 packing materials warehouse	4,338,927.47	Related property rights in procedure		
J15 house of refrigerant forklift	1,259,120.19	Related property rights in procedure		
J17 chemical storage	1,236,545.52	Related property rights in procedure		
J16 chemical storage	1,130,705.63	Related property rights in procedure		
J19 main guard room	310,812.99	Related property rights in procedure		
J19A guard room	196,303.42	Related property rights in procedure		
J19D guard room	143,640.17	Related property rights in procedure		
J19E guard room	143,640.17	Related property rights in procedure		
Total	304,580,169.79			

(7) No fixed assets held for sale at period-end

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15.2 Disposal of fixed assets

Item	Ending balance	Opening balance	Reasons for disposal transferred
Relevant assets disposal for reserved lands	75,875,517.11	75,875,517.11	Relocation for land reserve

Pursuant to the urban planning requirements of the People's Government of Hefei city, Hefei Land Reserve Center plans to purchase and store the land use right of an integrated economic development zone of the Company located at Longgang of Hefei with an area of 103,978.9 sq.m. (Approximately 155.9684 mu, Land Use Right Certificate No.: Dong Guo Yong (2004) Zi No. 0200, the stated use of the land is for industrial purpose). The estimated consideration for purchasing and storage is RMB74.48 million. The land is mainly used for the Company's warehouse, product finishing workshop and the factory of Zhongke Meiling. Pursuant to the purchasing and storage requirements of land use right, the land will be purchased and stored with vacant possession. In April 2013, the Company completed the relocation of occupants of the premises, and the net fixed assets in relation to the land will transfer as disposal, accounting treatment will be conduct in line with relevant rules upon receiving of the relocation compensation.

Pursuant to the urban planning requirements of Hefei Municipal Government and the Government of Feidong county, the land reserve center of Feidong county will purchase and store the land use right of an economic development zone located at Feidong county, Hefei city, which is owned by the Company's subordinate companies, Equator Electric and Equator Home Appliance, respectively, with an area of 19,245.09 sq.m. (Approximately 28.87 mu, Land Use Right Certificate No.: Dong Guo Yong (2008) No. 0366, the stated use of the land is for industrial purpose) and an area of 46,161.9 sq.m. (Approximately 69.24 mu, Land Use Right Certificate No.: Dong Guo Yong (2008) No. 0367, the stated use of the land is for industrial purpose). The total consideration for purchasing and storage is approximately 36 million yuan, of which the consideration for the land use right owned by Equator Electric and Equator Home Appliance is approximately 10.59 million yuan and 25.41 million yuan, respectively. The Company has completed the relocation of occupants of the premises, and the net fixed assets in relation to the land will transfer as disposal, accounting treatment will be conduct in line with relevant rules upon receiving of the relocation compensation.

No impairment of relevant assets disposal for reserved lands at period-end.

16. Construction in progress

Item	Ending balance	Opening balance
Construction in progress	103,923,104.08	98,469,862.45
Total	103,923,104.08	98,469,862.45

(1) Details of construction in progress

	Ending balance			Opening balance		
Item	Book balance	Impairment provision	Book value	Book balance	Impairment provision	Book value
Front-end expansion project of Hefei base with an annual output of 10 million refrigerator cabinets	22,408,137.87		22,408,137.87	16,686,639.69		16,686,639.69
Industrial Internet Changhong Meiling Promotion Project	9,609,549.93		9,609,549.93	10,480,730.43		10,480,730.43
Meiling extrusion line relocation and capacity expansion project	7,380,555.55		7,380,555.55	3,875,215.73		3,875,215.73

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		Ending balance		Opening balance		
Item	Book balance	Impairment provision	Bookvalue	Book balance	Impairment provision	Book value
Comprehensive renovation project of mixed flow of rainwater and sewage in freezer park and living area	6,598,693.27		6,598,693.27	4,385,756.91		4,385,756.91
Blister production line construction	5,604,355.20		5,604,355.20			
Freeze lining structure changed to bottom package side	2,747,345.12		2,747,345.12			
The third floor testing and packaging line technical transformation project	2,729,203.56		2,729,203.56	2,707,964.62		2,707,964.62
Liquid nitrogen tank production line construction	2,580,258.29		2,580,258.29	6,778,105.41		6,778,105.41
Efficiency improvement of refrigerator cabinet	2,362,746.25		2,362,746.25	4,704,867.17		4,704,867.17
Y21 manufacturing system automation (Phase I)	2,198,496.56		2,198,496.56	13,973,307.43		13,973,307.43
Multi-door shell molding line	2,163,716.89		2,163,716.89			
Supporting production equipment of washing machine	2,144,601.77		2,144,601.77			
Efficiency improvement for 2022 in manufacturing center	1,991,238.96		1,991,238.96			
Tank replacement and testing	1,656,656.37		1,656,656.37			
Accident response pool construction	1,389,325.45		1,389,325.45			
Technical transformation project of Zhongshan Changhong	787,667.26		787,667.26	4,530,389.50		4,530,389.50
2022 capacity and capability improvement of the manufacturing system in Air Conditioning Company	173,455.15		173,455.15	6,419,964.72		6,419,964.72
Overseas product upgrade supporting box shell line, door shell line and some old product competitiveness improvement projects				3,731,036.22		3,731,036.22
Washing machine business unit MES system online project				2,457,735.83		2,457,735.83
Meiling PLM Project				1,636,792.46		1,636,792.46
Other petty projects	29,397,100.63		29,397,100.63	16,101,356.33		16,101,356.33
Total	103,923,104.08		103,923,104.08	98,469,862.45		98,469,862,45

(2) Changes in significant construction in progress

Projects	Book balance at period- begin	Increase in Current Period	Transfer to fixed assets in Current Period	Other decrease	Book balance at period-end	Source of funds
Front-end expansion project of Hefei base with an annual output of 10 million refrigerator	16,686,639.69	7,606,453.91	1,884,955.73		22,408,137.87	Self- raised

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Projects	Book balance at period- begin	Increase in Current Period	Transfer to fixed assets in Current Period	Other decrease	Book balance at period-end	Source of funds
cabinets						

(Continued)

Projects	Budget (in 10 thousand Yuan)	Proportion of project investment in budget	Progre ss	Accumulated amount of interest capitalization	including: interest capitalized amount of Current Period	Interest capitaliza tion rate of Current Period
Front-end expansion project of Hefei base with an annual output of 10 million refrigerator cabinets	4,121.24	72.58%	80.00%			

17. Right-of-use assets

Item	House building	Total
I. Original book value		
1.Opening balance	54,071,205.97	54,071,205.97
2.Increase this period	1,089,224.86	1,089,224.86
(1) Rent in	1,089,224.86	1,089,224.86
3.Decrease this period		
4.Ending balance	55,160,430.83	55,160,430.83
II. Accumulated depreciation		
1.Opening balance	8,703,287.66	8,703,287.66
2.Increase this period	6,170,422.64	6,170,422.64
(1) Accrual	6,170,422.64	6,170,422.64
3.Decrease this period		
4.Ending balance	14,873,710.30	14,873,710.30
III. Provision for impairment		
1.Opening balance		
2.Increase this period		
3.Decrease this period		
4.Ending balance		
IV. Book value		
1. Ending book value	40,286,720.53	40,286,720.53
2. Opening book value	45,367,918.31	45,367,918.31

18. Intangible assets

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

(1) Intangible assets

Item	Land use right	Trademark special right	Non-patent technology	Other	Total
I. Original book value					
1.Opening balance	869,724,297.57	283,292,439.34	549,144,800.67	137,253,797.42	1,839,415,335.00
2.Increase this period			25,171,017.17	13,983,835.08	39,154,852.25
(1) Purchase				693,451.31	693,451.31
(2) Internal research			25,171,017.17	13,290,383.77	38,461,400.94
3.Decrease this period	4,925,680.89			10,362,539.53	15,288,220.42
(1) Disposal	4,925,680.89			3,280,328.88	8,206,009.77
(1) Other decreases				7,082,210.65	7,082,210.65
4.Ending balance	864,798,616.68	283,292,439.34	574,315,817.84	140,875,092.97	1,863,281,966.83
II. Accumulated amortization					
1.Opening balance	198,473,939.86	283,292,439.34	348,547,882.12	27,185,807.78	857,500,069.10
2.Increase this period	9,213,047.64		46,299,922.34	19,395,874.81	74,908,844.79
(1) Accrual	9,213,047.64		46,299,922.34	19,395,874.81	74,908,844.79
3.Decrease this period	1,924,297.31			5,750,495.00	7,674,792.31
(1) Disposal	1,924,297.31			3,280,328.88	5,204,626.19
(2) Other decreases				2,470,166.12	2,470,166.12
4.Ending balance	205,762,690.19	283,292,439.34	394,847,804.46	40,831,187.59	924,734,121.58
III. Provision for impairment					
1.Opening balance			24,003,670.24	4,508,495.33	28,512,165.57
2.Increase this period 3.Decrease this					
period					
4.Ending balance			24,003,670.24	4,508,495.33	28,512,165.57
IV. Book value					
1. Ending book value	659,035,926.49		155,464,343.14	95,535,410.05	910,035,679.68
2. Opening book value	671,250,357.71		176,593,248.31	105,559,494.31	953,403,100.33

The intangible assets resulted from internal research takes 2.06% of the balance of intangible assets at period-end

- (2) No land use right without property certification done at period-end
- (3) Up to end of June 2022, mortgage of intangible assets is as follows:

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Name	Property certificate serials	Area(M²)	Net book value	Note
Land use right	HGYJCZi No.: 0121	27,120.22	16,765,001.87	
Land use right	Wan (2019) Property right of Hefei No.: 1148244/1148249/1148243/1148240/1148248/1148 246/1148241/1148238/1149101/1148242/1148245/ 1148239/1148237/1148250/1148247/1149102	477,550.03	229,136,021 <i>5</i> 6	
Land use right	Wan (2019) Property right of Feixi County No.: 0061435/0061445	33,383.10	13,039,829.51	
Land use right	Wan (2019) Property right of Feixi County No.: 0061456/0061447/0061438/0061440/0061452/006 1450/0061430/0061657	82,850.51	17,969,112.49	
	Total	620,903.86	276,909,965.43	

19. Development expense

		Increase this per	riod	Decrea			
Item	Opening balance	Internal development expenditure	Oth er	Included in current profits and losses	Confirmed as intangible assets	Oth er	Ending balance
Technology development for Air-conditioner	39,938,415.03	41,134,297.63		4,073,227.83	25,421,047.00		51,578,437.83
Technology development for refrigerator	47,790,575.83	54,891,134.71		3,594,169.74	13,040,353.94		86,047,186.86
Total	87,728,990.86	96,025,432.34		7,667,397.57	38,461,400.94		137,625,624.69

20. Goodwill

(1) Original value of goodwill

	Increase this period		Decrease t	his period		
Invested enterprise Opening balance	Formatio n from enterpris e merger	Othe r	Formatio n from enterpris e merger	Other	Ending balance	
Hefei Meiling Group Holdings Limited	3,553,367.77					3,553,367.77
Total	3,553,367.77					3,553,367.77

(2) Impairment loss of goodwill

Invested enterprise	Opening Increase this period balance Othe		Decrease this period		Ending balance	
in residu enter prise	balance	Accrual	Othe r	Accrual	Other	balance
Hefei Meiling Group Holdings Limited	3,553,367.77					3,553,367.77
Total	3,553,367.77					3,553,367.77

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Note: The Company's goodwill has been fully accrued for impairment reserves at period-end.

21. Long-term prepaid expenses

Item	Opening balance	Increase this period	Amortizati on for the period	Other decreases	Ending balance
Engineering renovation expenses		381,978.97	19,080.92		362,898.05
Total		381,978.97	19,080.92		362,898.05

22. Deferred tax assets and deferred tax liabilities

(1) Deferred income tax assets without the offset

	Ending l	oalance	Opening balance		
Item	Deductible temporary difference	Deferred income tax assets	Deductible temporary difference	Deferred income tax assets	
Deferred income tax assets recognized from assets impairment	167,988,006.74	25,269,308.51	145,988,355.30	21,966,046.25	
Deferred income tax assets recognized from accrual liability	11,912,507.94	1,786,876.19	11,363,601.65	1,704,540.25	
Deferred income tax assets recognized from Dismission welfare	9,745,724.62	1,461,858.69	11,268,982.33	1,690,347.35	
Deferred income tax assets recognized from deferred income	99,391,000.78	14,908,650.12	110,534,463.54	16,580,169.53	
Deferred income tax assets recognized from ir-reparable losses	834,217,626.07	125,132,643.91	695,409,549.32	104,311,432.40	
Accrued income tax assets	5,727,967.73	862,496.04	8,238,783.30	1,235,817.50	
Other	24,868,214.11	3,730,232.12			
Total	1,153,851,047.99	173,152,065.58	982,803,735.44	147,488,353.28	

The Company's long-term equity investment impairment provisions are the investments in its subsidiary Meiling Candy Washing Machine Co., Ltd., expected to be cancelled in 2022, and the Company also confirmed deferred income tax assets while confirming the impairment provisions. The subsidiaries have unrecovered losses, at the consolidation level, the deferred income tax assets recognized in the Company's long-term equity investment impairment provisions are adjusted to be the deferred income tax assets generated from the recoverable losses.

(2) Deferred income tax liabilities without the offset

	Ending b	oalance	Opening balance	
Item	Taxable temporary differences	Deferred income tax liability	Taxable temporary differences	Deferred income tax liability
Recognized by fixed assets depreciation	21,257,933.76	3,188,690.06	23,595,650.26	3,539,347.53
Recognized by changes in fair value	38,003,012.26	5,700,451.84	40,873,919.41	6,131,087.92

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

	Ending l	oalance	Opening balance	
Item	Taxable temporary differences	Deferred income tax liability	Taxable temporary differences	Deferred income tax liability
Total	59,260,946.02	8,889,141.90	64,469,569.67	9,670,435.45

(3) Details of unrecognized deferred income tax assets

Item	Ending balance	Opening balance
Deductible temporary difference	108,844,382.55	94,823,765.42
Deductible loss	980,228,966.20	1,075,371,859.07
Total	1,089,073,348.75	1,170,195,624.49

23. Other non-current assets

Item	Ending balance	Opening balance
Prepaid equipment, engineering, etc.	999,030.66	3,087,780.59
Total	999,030.66	3,087,780.59

24. Short-term loans

Category	Ending balance	Opening balance
Guaranteed loan	35,000,000.00	5,000,000.00
Loan in credit	1,052,040,918.37	615,000,000.00
Interest payable	250,527.78	2,874,652.77
Total	1,087,291,446.15	622,874,652.77

Short-term loans at Current Period-end:

- 1) The Company entered into a Loan Contract with Hefei Luyang Branch of Hangzhou Bank Co., Ltd. with 364 days in term. Term of borrowing is from 16 July 2021 to 15 July 2022. The interest rate is the quoted market rate for one year loans minus 55bp, floating on an annual basis and borrowing amounted to 10,000,000.00 yuan.
- 2) The Company entered into aBorrowing Contract of Working Capital Loans with Hefei Branch of China Minsheng Bank Co., Ltd. with 1 year in term. Term of borrowing is from 27 August 2021 to 27 August 2022. Fixed rate of 3.20%, the loan amount is 50,000,000.00 yuan.
- 3) The Company entered into a Master Agreement on Domestic Letter of Credit Financing with Hefei Branch of Industrial Bank Co., Ltd. with 364 days in term. Term of borrowing is from 17 December 2021 to 16 December 2022. Fixed rate of 2.90%, the loan amount is 100,000,000.00 yuan.
- 4) The Company entered into Contract for the assignment of the seller's claims without recourse (domestic forfaiting business) under a domestic letter of credit with Hefei Branch of China Everbright Bank Co., Ltd. with 357 days in term. Term of borrowing is from 24 December 2021 to 16 December 2022. Fixed rate of 2.9%, the loan amount is 180,000,000.000 yuan.

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

- 5) The Company entered into a Master Agreement on Domestic Letter of Credit Financing with Hefei Branch of China Minsheng Bank Co., Ltd. with 349 days in term. Term of borrowing is from 29 December 2021 to 13 December 2022. Fixed rate of 2.20%, the loan amount is 100,000,000.00 yuan.
- 6) The Company entered into a Master Agreement on Domestic Letter of Credit Financing with Hefei Branch of Industrial Bank Co., Ltd. with 179 days in term. Term of borrowing is from 28 February 2022 to 26 August 2022. Fixed rate of 2.70%, the loan amount is 30,000,000.00 yuan.
- 7)The Company entered into a Buyer's Interest Payment Agreement under Domestic Letter of Credit with Hefei Branch of China Guangfa Bank. The contract signed with 182 days in term and contractual borrowing is from March 15, 2022 to September 13, 2022, borrowing amounted to 30,000,000.00 yuan with a fixed interest rate of 2.50%.
- 8) The Company entered into the Domestic Letter of Credit Opening Contract of Hangzhou Bank with Hefei Branch of HZ Bank. The contract signed with 180 days in term and borrowing is from March 17, 2022 to September 13, 2022, borrowing amounted to 25,000,000.00 yuan with a fixed interest rate of 2.58%.
- 9) The Company entered into Application for opening a domestic letter of credit with Anhui Branch of Bank of China Limited with 180 days in term. Term of borrowing is from 17 March 2022 to 13 September 2022. Fixed interest rate of 2.60%, the loan amount is 10,000,000.00 yuan.
- 10) The Company entered into the Borrowing Contract of RMB Working Capital Loan with Hefei Luyang Branch of China Construction Bank. The contract signed with one year in term and borrowing is from March 30, 2022 to March 29, 2023, borrowing amounted to 100,000,000.000 yuan with a fixed interest rate of 3.30%.
- 11)The Company entered into the Opening Line Contract of Domestic L/C with Hefei Baohe District Branch of Agricultural Bank of China. The contract signed with 177 days in term and borrowing is from April 2, 2022 to September 26, 2022, borrowing amounted to 50,000,000.00 yuan with a fixed interest rate of 2.65%.
- 12)The Company entered into the Cooperation Agreement on Opening the Domestic L/C with Hefei Branch of China Merchants Bank. The contract signed with 178 days in term and borrowing is from April 19, 2022 to October 14, 2022, borrowing amounted to 20,000,000.00 yuan with a fixed interest rate of 2.66%.
- 13) The Company entered into Weishang Bank Domestic Letter of Credit Forfaiting Business Contract with Hefei Economic Development Zone Branch of Huishang Bank Co., Ltd. with 180 days in term. Term of borrowing is from 20 April 2022 to 17 October 2022. Fixed interest rate of 2.70%, the loan amount is 50,000,000.00 yuan.
- 14)The Company entered into the Agreement on Opening the L/C Business with Hefei Branch of SPD Bank. The contract signed with 180 days in term and borrowing is from April 21, 2022 to October 18, 2022, borrowing amounted to 25,000,000.00 yuan with a fixed interest rate of 2.60%.
- 15) The Company entered into a Master Agreement on Domestic Letter of Credit Financing with Hefei Branch of China Minsheng Bank Co., Ltd. with 181 days in term. Term of borrowing is from 22 April 2022 to 20 October 2022. Fixed rate of 2.10%, the loan amount is 50,000,000.00 yuan.

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

- 16) The Company entered into the Contract of Opening the Domestic L/C with Anhui Branch of Bank of Communications. The contract signed with 180 days in term and borrowing is from May 26, 2022 to November 22, 2022, borrowing amounted to 50,040,918.37 yuan with a fixed interest rate of 2.05%.
- 17)The Company entered into the Issuing Contract of Domestic L/C with Hefei Branch of Postal Savings Bank of China. The contract signed with 182 days in term and borrowing is from May 30, 2022 to November 28, 2022, borrowing amounted to 50,000,000.00 yuan with a fixed interest rate of 1.30%.
- 18) The Company entered into a Buyer's Interest Payment Agreement under Domestic Letter of Credit with Hefei Branch of China Guangfa Bank. The contract signed with 180 days in term and contractual borrowing is from June 23, 2022 to December 20, 2022, borrowing amounted to 30,000,000.00 yuan with a fixed interest rate of 1.98%.
- 19) The Company entered into an Agency Cooperation Agreement of Domestic L/C with Hefei Branch of Ping An Bank. The contract signed with 180 days in term and contractual borrowing is from June 24, 2022 to December 21, 2022, borrowing amounted to 50,000,000.00 yuan with a fixed interest rate of 2.10%.
- 20) The Company entered into a Master Agreement on Domestic Letter of Credit Financing with Hefei Branch of Industrial Bank Co., Ltd. with 179 days in term. Term of borrowing is from 27 June 2022 to 23 December 2022. Fixed rate of 2.05%, the loan amount is 40,000,000.00 yuan.
- 21) The Company entered into Application for opening a domestic letter of credit with Anhui Branch of Bank of China Limited with 180 days in term. Term of borrowing is from 30 June 2022 to 27 December 2022. Fixed annual interest rate of 2.23%, the loan amount is 2,000,000.00 yuan.
- 22) Subsidiary Hefei Changhong Meiling Life Appliances Co., Ltd entered into the Borrowing Contract with Hefei Luyang Branch of HZ Bank. The contract signed with 364 days in term and borrowing is from March 23, 2022 to March 22, 2023, borrowing amounted to 20,000,000.00 yuan with a fixed loan APR of 3.45% which is guaranteed by the Company.
- 23)Subsidiary Hefei Changhong Meiling Life Appliances Co., Ltd entered into the Issuing Agreement on Domestic L/C with Huining Road Branch of Hefei Science & Technology Rural Commercial Bank. The borrowing term is from March 24, 2022 to December 27, 2022, borrowing amounted to 10,000,000.00 yuan with a fixed loan APR of 3.65% which is guaranteed by the Company.
- 24)Anhui Tuoxing Technology Co., Ltd.- the wholly owned subsidiary of Zhongke Meiling Cryogenic Technology Co., Ltd(subsidiary of the Company) obtained a secured loans from Hefei Feicui Road Branch of Bank of China. The borrowing term is from June 27, 2022 to June 27, 2023, borrowing amounted to 5,000,000.00 yuan with a fixed rate of 3.30% which is guaranteed by the subsidiary-Zhongke Meiling Cryogenic Technology Co., Ltd.

25. Trading financial liability

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Name	Ending balance	Opening balance
Trading financial liability	38,929,244.41	12,304,272.41
Including: Derivative financial liability	38,929,244.41	12,304,272.41

26. Note payable

Item	Ending balance	Opening balance
Bank acceptance	4,356,012,661.73	4,663,885,311.94
Trade acceptance	146,907,573.73	175,952,005.84
Total	4,502,920,235.46	4,839,837,317.78

27. Account payable

(1) Account payable

Item Ending balance		Amount at year-begin
Total	3,832,859,258.27	2,299,103,796.88
Including: Amount aged over 1 year	63,148,576.16	94,640,539.62

(2) No major account payable with over one year book age at period-end.

28. Contract liabilities

Item	Ending balance	Opening balance
Total	351,317,980.38	515,004,115.23
Including: Amount aged over 1 year	50,182,899.32	17,740,130.48

29. Wages payable

(1) Category

Item	Opening balance	Increase this period	Decrease this period	Ending balance
Short-term compensation	241,024,057.25	788,097,986.06	815,373,920.31	213,748,123.00
After-service welfare- defined contribution plans	2,495,637.65	55,818,890.81	53,551,087.07	4,763,441.39
Dismiss welfare	3,524,726.66	2,590,110.44	2,233,693.58	3,881,143.52
Total	247,044,421.56	846,506,987.31	871,158,700.96	222,392,707.91

(2) Short-term compensation

Item	Opening balance	Increase this period	Decrease this period	Ending balance
Wages, bonuses, allowances and	234,141,842.08	706,008,342.70	733,642,135.12	206,508,049.66
subsidies				

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Opening balance	Increase this period	Decrease this period	Ending balance
Welfare for workers and staff	100,023.78	21,013,093.97	20,948,269.79	164,847.96
Social insurance	1,151,987.24	24,350,886.16	24,169,042.30	1,333,831.10
Including: Medical insurance	1,080,480.56	22,933,010.61	22,864,576.83	1,148,914.34
Work injury insurance	10,353.31	1,384,970.71	1,293,906.58	101,417.44
Maternity insurance	61,153.37	32,904.84	10,558.89	83,499.32
Housing accumulation fund	4,861,802.68	35,184,312.73	34,985,686.89	5,060,428.52
Labor union expenditure and personnel education expense	768,401.47	1,541,350.50	1,628,786.21	680,965.76
Total	241,024,057.25	788,097,986.06	815,373,920.31	213,748,123.00

(3) Defined contribution plans

Item	Opening balance	Increase this	Decrease this	Ending balance
		period	period	
Basic endowment insurance	759,812.44	53,845,096.30	51,671,296.45	2,933,612.29
Unemployment insurance	1,735,825.21	1,973,794.51	1,879,790.62	1,829,829.10
Total	2,495,637.65	55,818,890.81	53,551,087.07	4,763,441.39

30. Tax payable

Item	Ending balance	Opening balance
Value-added tax	83,798,823.91	93,229,596.44
Enterprise income tax	6,116,146.52	3,665,806.85
Individual income tax	2,189,279.19	2,593,701.11
Urban maintenance and construction tax	11,824,224.07	8,227,864.32
Real estate tax	3,777,438.11	3,758,773.24
Land use tax	1,430,344.51	1,550,831.89
Educational surtax	8,535,924.18	4,932,682.07
Stamp tax	2,826,337.46	3,798,892.56
Construction fund of Water Conservancy Projects	648,405.12	606,448.87
Treatment fund for abandon electrics & electronics	28,410,536.00	18,489,806.00
Other	1,589.26	1,020,458.53
Total	149,559,048.33	141,874,861.88

31. Other account payable

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Ending balance	Opening balance
Dividend payable	19,793,050.41	4,753,764.56
Other account payable	883,985,891.19	746,699,003.44
Total	903,778,941.60	751,452,768.00

31.1 Dividends payable

Item	Ending balance	Opening balance
Sichuan Changhong Electric Co., Ltd.	12,422,886.20	
Hefei Industry Investment Holding (Group) Co., Ltd.	2,391,170.05	
China Life Insurance (Group) Company	288,404.82	288,404.82
The People's Insurance Company (Group) of China Limited	432,607.23	432,607.23
BOC- Fullgoal Tianyi Securities Investment Fund	153,697.50	153,697.50
Hefei Branch of BOC	391,245.50	360,506.00
Hefei collective industry association	391,244.89	360,505.44
Entrust Investment Wuhu of Provincial ABC	312,996.42	288,404.82
Other units	3,008,797.80	2,869,638.75
Total	19,793,050.41	4,753,764.56

31.2 Other account payable

(1) Other account payable by nature

Nature	Ending balance	Opening balance
1.Accrued expenses (expenses occurred without reimbursed)	356,156,653.46	364,248,335.74
2. Receivables received temporary and deducted temporary	25,026,463.97	26,847,048.85
3.Deposit, margin	155,717,250.89	148,778,715.05
4.Not the come-and-go with related parties in statement scope	320,375,542.82	187,411,658.83
5. Other	26,709,980.05	19,413,244.97
Total	883,985,891.19	746,699,003.44

(2) At end of Current Period, the major other account payable with account age over one year mainly refers to deposit and margin.

32. Non-current liability due within one year

Item	Ending balance	Opening balance
Long-term loan principal and interest due within one year	20,201,972.50	320,520,933.33
Long term account payable due within one year		173,499.29
Lease liabilities due within one year	10,041,738.45	12,024,045.63

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Ending balance	Opening balance
Total	30,243,710.95	332,718,478.25

33. Other current liabilities

Item	Ending balance	Opening balance		
Pending sales tax	21,957,205.63	23,388,239.94		
Factoring fees payable	419,897.59	785,519.22		
Bill recovery		200,000.00		
Total	22,377,103.22	24,373,759.16		

34. Long term borrowings

(1) Category of long term borrowings

Category	Ending balance	Amount at year-begin
Loan in mortgage	158,000,000.00	168,000,000.00
Total	158,000,000.00	168,000,000.00

(2) Long-term borrowings at period-end

Loan from	Borrowing day	Returning day	Forei gn curre ncy	Interes t rate	Ending balance (RMB)	Opening balance (RMB)
EIBC (Export-Import Bank) Anhui Province Branch Note 1	2019/12/23	2026/11/25	RMB	4.455%	60,000,000.00	70,000,000.00
EIBC (Export-Import Bank) Anhui Province Branch Note 2	2020/3/26	2026/11/25	RMB	4.405%	98,000,000.00	98,000,000.00
Total					158,000,000.00	168,000,000.00

Note 1: The Company signed the "Loan Contract (Promoting the Opening-up of Loans in China - Fixed Assets)" with the Export-Import Bank of China Anhui Branch, the Company's investment real estate, fixed assets and intangible assets are used as mortgage for the loan. The term of the loan is from December 23, 2019 to November 25, 2026, the interest rate of the loan is determined according to the market quotation rate of the loan with a term of more than 5 years reduced by 0.195%, which fluctuates annually, and the amount of the loan is 100,000,000.00 yuan. According to the repayment plan agreed with the bank, the Company has repaid 20,000,000.00 yuan. It plans to repay 10,000,000.00 yuan on December 25, 2022 and repay 10,000,000.00 on June 25, 2023, a total of 20,000,000.00 yuan has been reclassified to non-current liabilities due within one year. The ending balance is 60,000,000.00 yuan.

Note 2: The Company signed the "Loan Contract (Promoting the Opening-up of Loans in China - Fixed Assets)" with the Export-Import Bank of China Anhui Branch, the Company's fixed assets and intangible assets are pledge against long-

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term borrowings under the contract. On March 26, 2020, withdrawing 98,000,000.00 yuan from the bank. Term of the loan is from March 26, 2020 to November 25, 2026. The interest rate of loan is determined based on the quoted market rate for loans with a maturity of 5 years or more minus 0.195% and fluctuates annually. Amount of loans are 98,000,000.00 yuan, ending balance amounted to 98,000,000.00 yuan.

35. Lease liability

Item	Ending balance	Opening balance	
Lease liability	30,061,422.30	33,225,912.15	
Total	30,061,422.30	33,225,912.15	

36. Long-term payable

Item	Ending balance	Opening balance		
Special payable	1,241,464.86	1,337,643.24		
Total	1,241,464.86	1,337,643.24		

36.1 Special payable

Item	Opening balance	Increase this period	Decrease this period	Ending balance	Reason
Special funds for technological transformation from Zhongshan Changhong	1,337,643.24		96,178.38	1,241,464.86	Technology plan project in Zhongshan City

37. Long-term wage payable

Item	Ending balance	Opening balance
Dismissal welfare	8,710,896.43	9,828,300.06

According to the internal early retirement policy, the long-term payable dismissal welfare bears by the Company up to end of Current Period amounting to 8,710,896.43 yuan

38. Accrual liability

Item	Ending balance	Opening balance	Reason
Product quality guarantee note1	9,754,392.41	9,170,710.48	Guarantee of product
Guarantee fund for quality service notel	365,085.53	399,861.15	Guarantee of product
Litigation matters note2	1,793,030.00	1,793,030.00	
Total	11,912,507.94	11,363,601.63	

Note 1: Product quality deposit is the maintenance expense provided by the Company under the national policy, while quality service special guarantees capital is the warranty costs provided for product quality in addition to such policy.

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Note2: In November 2021, Zhejiang Teruisi Pharmaceutical Inc. filed a lawsuit against Zhongke Meiling for the "Cold Storage Design, Equipment Purchase and Installation Construction Contract". Currently, quality of the subject under the contract is being authenticated by a third party engineering quality appraisal agency, the initial start-up operation test is now completed. Zhongke Meiling intends to maintain the cold storage project, and the estimated maintenance cost is 1,793,030.00 yuan.

39. Deferred income

(1) Classification of deferred income

Item	Opening balance	Increase this period	Decrease this period	Ending balance	Reason
Government subsidiessubsidies of development project	139,155,085.63	1,442,700.00	12,251,179.06	128,346,606.57	
Government subsidiessubsidies of Relocation	36,508,953.20		1,696,550.52	34,812,402.68	
Total	175,664,038.83	1,442,700.00	13,947,729.58	163,159,009.25	

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(2) Government subsidy

Item	Opening balance	New subsidy in Current Period	Amount reckoned into other income in Current Period	Other changes	Ending balance	Assets related/Income related
Demonstration factory construction for the intelligent manufacturing of intelligent air-conditioner	42,607,594.97		3,759,493.66		38,848,101.31	Assets related
Demolition compensation of Changhong Meiling	36,104,113.24		1,291,710.56		34,812,402.68	Assets related
Key chip and module for transducer used and detection capacity building	7,600,000.00				7,600,000.00	Assets related
Centre for external cooperation of the environmental protection	7,687,368.20		515,754.53		7,171,613.67	Assets related
Changhong Air Conditioner- relocation of production base and upgrading & expansion	6,497,777.76		573,333.33		5,924,444.43	Assets related
Subsidy for industrial development policy from Hefei for first half of 2018	6,544,000.00		625,000.00		5,919,000.00	Assets related
Adaptability improvement on new coolants production	7,094,945.01		1,182,490.86		5,912,454.15	Assets related
District-level subsidy funds for advanced manufacturing policies in the first half of 2021	5,595,843.75		373,056.26		5,222,787.49	Assets related
Municipal award and subsidy for the advanced manufacturing policy in first half of 2020	5,222,875.00		373,062.50		4,849,812.50	Assets related
Special fund, government subsidy CZ059001	4,200,000.00				4,200,000.00	Assets related
Subsidy for industrial development policy from Hefei for second half of 2019	4,471,375.00		447,137.50		4,024,237.50	Assets related
20-year subsidy for advancing technological transformation projects	4,108,758.34		267,962.50		3,840,795.84	Assets related
2021 manufacturing strong provincial policy subsidy funds	3,056,250.00		203,750.00		2,852,500.00	Assets related
Policy funds for manufacturing a strong province, subsidy for equipment for the technological transformation of industrial strong base	3,125,000.00		312,500.00		2,812,500.00	Assets related
Subsidy for industrial development policy from Hefei for first half of 2020	3,005,983.33		217,300.00		2,788,683.33	Assets related
Government subsidy for new plant construction - industrialization of cryogenic refrigeration equipment	2,791,666.67		250,000.00		2,541,666.67	Assets related
Subsidies for intelligent transformation & upgrading of enterprises from the new industrialization policy in economic development zone	2,675,064.58		302,837.50		2,372,227.08	Assets related

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Item	Opening balance	New subsidy in Current Period	Amount reckoned into other income in Current Period	Other changes	Ending balance	Assets related/Income related
RESEARCH AND APPLICATION OF THE VISA (VARIABLE FREQUENCY VOLUME INTEGRATED INTELLIGENT AIR-CONDITIONER)	3,053,488.40		704,651.16		2,348,837.24	Assets related
Research and application of the MCU chip for inverter control	2,300,000.00				2,300,000.00	Assets related
2020 supporting funds to support the innovation and development of artificial intelligence industry	2,437,500.00		162,500.00		2,275,000.00	Assets related
2020 fund allocation for Anhui Province's triple innovation project	2,369,791.67		162,500.00		2,207,291.67	Assets related
Special funds for strategic emerging industry and high-end growth industry	1,896,551.72		206,896.55		1,689,655.17	Assets related
Upgrading technology transformation of AC production line		1,385,600.00	113,903.75		1,271,696.25	Assets related
Industrialization of intelligent white household appliances software platform and typical application research and development	1,575,757.60		363,636.36		1,212,121.24	Assets related
Equipment subsidy for the industrial base technical renovation from Economic and Information Commission	1,312,083.33		117,500.00		1,194,583.33	Assets related
Upgrade project for the production line of Mianyang Meiling Intelligent Refrigerator	1,119,166.76		98,749.98		1,020,416.78	Assets related
Subsidy from Zhongshan Finance Bureau (CZ028001 provincial special project 2019)	1,092,060.21		152,823.25		939,236.96	Assets related
Subsidy for equipment purchasing for Hefei Tech. Improvement project in 2017	1,000,310.00		89,580.00		910,730.00	Assets related
Subsidy for purchase of R & D instruments and equipment	699,992.68		91,056.26		608,936.42	Assets related
Emerging Industry Base Fund Support Item	613,608.25		38,350.52		575,257.73	Assets related
Promotion of the energy-saving room air conditioner	648,453.69		105,154.62		543,299.07	Assets related
Robot policy-rewards for purchasing robots	485,031.26		35,062.50		449,968.76	Assets related
Special fund for technical improvement	355,708.62		47,905.22		307,803.40	Assets related
Promoting the new industry (annual output of 0.6 million medium& large volume environmental protection and energy saving freezer)	456,618.69		152,206.26		304,412.43	Assets related
Technical transformation of refrigerator evaporator workshop	333,437.50		30,312.50		303,125.00	Assets related

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Item	Opening balance	New subsidy in Current Period	Amount reckoned into other income in Current Period	Other changes	Ending balance	Assets related/Income related
Special fund for technical improvement	380,238.04		51,904.80		328,333.24	Assets related
2018 Zhongshan Special fund for industrial development	292,650.70		38,996.16		253,654.54	Assets related
Technical transformation subsidy	177,438.37		15,890.00		161,548.37	Assets related
Refrigerator evaporator production workshop	128,229.24		14,516.51		113,712.73	Assets related
Technical renovation of air conditioner production line	94,758.27		30,578.55		64,179.72	Assets related
Subsidy of advanced manufacturing policy for second half of 2021		57,100.00	2,379.17		54,720.83	Assets related
Subsidy for the development on production line technical reform for green-friendly high-quality metal pipe	47,708.02		20,446.30		27,261.72	Assets related
Demolition compensation of Jiangxi Meiling	404,839.96		404,839.96			Assets related
Total	175,664,038.83	1,442,700.00	13,947,729.58		163,159,009.25	

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40. Share capital

•		Change during the period (+、-)					
Item	Item Opening balance	New shares issued	Bonus share	Shares transferred from capital reserve	Other	Subtotal	Ending balance
Total shares	1,044,597,881.00				- 14,674,1 66.00	- 14,674,1 66.00	1,029,923,715.00

41. Capital reserve

Item	Opening balance	Increase this period	Decrease this period	Ending balance
Share premium	2,634,786,308.86		12,493,667.73	2,622,292,641.13
Other capital reserve	48,043,091.40			48,043,091.40
Total	2,682,829,400.26		12,493,667.73	2,670,335,732.53

Note: change of share premium in the Period refers to the handling charge from repurchase of B-Share 64.58 yuan, cancellation of treasury stock in the Period was 12,493,603.15 yuan.

42. Treasury stock

Item	Opening balance	Increase this	Decrease this	Ending balance
		period	period	
Repurchase of B shares	26,430,571.38	737,197.77	27,167,769.15	
Total	26,430,571.38	737,197.77	27,167,769.15	

Note: The Company held the 40th session of the 9thBOD, the 21st session of the 9thBOS, and the third extraordinary general meeting of shareholders in 2020 on July 27 and August 18, 2020, which reviewed and approved the Proposal on the Repurchase of Part of the Company's Domestically Listed Foreign Shares (B Shares)", and agreed that the company would use its own funds to repurchase part of the company's domestically listed foreign shares (B shares) through centralized bidding transactions, and the repurchased B shares would be cancelled in accordance with the law and the registered capital of the company would be reduced accordingly. The total amount of the repurchase should be no less than 50 million yuan(inclusive) and no more than 100 million yuan (inclusive), based on the central parity rate of Hong Kong Dollar against RMB on July 24, 2020: 1 HKD = 0.9023 yuan, equivalent to Hong Kong dollars of not less than HK\$55,413,942.15 (inclusive) and not more than HK\$110,827,884.30 (inclusive). The specific total amount of repurchase funds should be subject to the total amount of funds actually used for the repurchase of shares at the expiration of the repurchase period. The price of repurchasing B shares this time should not exceed HK\$2.21/share (inclusive). After the implementation of the 2020 annual profit distribution plan, the upper limit of the price of repurchasing B shares would be adjusted from HK\$2.21/share (inclusive) to HK\$2.15/share (inclusive).

On August 24, 2021 and September 10, the Company held 11th session of 10th BOD, the 9th session of 10th BOS and third

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extraordinary shareholders meeting of 2021 to deliberated and approved the Proposal on Continue and Partially Adjusted the Repurchase Program of Certain Domestic Listed Foreign Shares (B share), agreed that the Company continue to implement the Repurchase of Part of Domestic Listed Foreign Shares (B share) which has been approved at the previous shareholders general meeting. At the same time, to extend the repurchase period of the aforementioned program to February 18, 2022, that is repurchase implementation period starts from August 18, 2020 to February 18, 2022. Price of the shares repurchased adjusted to not more than HK\$ 2.36 per share (inclusive). the 9,582,882 shares (B share) that repurchased at previous period will be cancelled in accordance with the law and regulations after the expiration of the extended period.

Since the first repurchase of shares on November 4, 2020, the company had cumulatively repurchased 14,674,166 shares of the company (B shares) in centralized bidding transactions through the special securities account for repurchase until February 18, 2022, representing 1.4048% of the total shares of the Company. The highest traded price was HK\$2.36 per share, and lowest traded price was HK\$1.87 per share, the average price was HK\$2.22. the funds used for repurchase of shares amounted to HK\$ 32,558,454.08 accumulative (transaction fees such as stamp duty and commission exclusive).

The 14,674,166 domestically listed foreign shares (B share) repurchased by the Company have been completed the cancellation procedures at Shenzhen Branch of China Securities Depository and Clearing Co., Ltd. on March 2, 2022

43. Other comprehensive income

			Curr	ent Per	riod		
Item	Item Opening balance	Account before income tax in Current Period	carried	Less: Inco me tax exp ense s	Belong to parent company after tax	Belong to minority shareholders after tax	Ending balance
Other comprehen	nsive income re-divid	ed into gains/loss	es				
Conversion difference arising from foreign currency financial statement	-20,903,270.57	161,477.79			61,187.61	100,290.18	-20,842,082.96
Total	-20,903,270.57	161,477.79			61,187.61	100,290,18	-20,842,082.96

44. Surplus reserves

Item	Opening balance	Increase this period	Decrease this period	Ending balance
Statutory surplus reserve	307,503,534.74			307,503,534.74
Discretionary surplus reserve	115,607,702.16			115,607,702.16

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Item	Opening balance	Increase this period	Decrease this period	Ending balance
Total	423,111,236.90			423,111,236.90

45. Retained profit

Item	Current Period	Last Year
Amount at the end of last year	734,129,724.00	740,754,202.23
Add: adjustment from undistributed profit at year-begin		
Including: retroactive adjustment by Accounting Standards for Business Enterprise		
change of accounting policy		
Correction of former material error		
Change of combination scope under common control		
Amount at the beginning of this period	734,129,724.00	740,754,202.23
Add: net profit attributable to shareholders of parent company for this period	60,375,199.25	51,898,388.84
Less: withdraw of statutory surplus reserve		6,746,446.47
withdraw of discretionary surplus reserve		
Withdraw of general risk provision		
Dividend payable for ordinary shares	51,496,185.75	51,776,420.60
Dividend of ordinary shares transferred to share capital		
Ending balance	743,008,737.50	734,129,724.00

46. Operation income and operation cost

(1) Operation income and operation cost

T4	Current	Period	Last Period		
Item	Income	Cost	Income	Cost	
Main business	10, 138, 489, 064. 28	9, 027, 583, 283. 96	9,076,019,575.56	7,709,772,571.05	
Other business	86, 014, 486. 91	33, 497, 247. 10	526,739,769.73	467,458,625.12	
Total	10, 224, 503, 551. 19	9, 061, 080, 531. 06	9,602,759,345.29	8,177,231,196.17	

(2) Main business classified according to product

D. J. d	Current 1	Period	Last Period		
Product	Operation income	Operation cost	Operation income	Operation cost	
Refrigerator, freezer	3, 557, 279, 193. 80	3, 052, 742, 990. 21	4,083,961,202.33	3,333,608,452.02	
Air- conditioner	5, 350, 650, 174. 76	4, 907, 155, 572. 46	3,958,753,350.50	3,540,481,498.57	
Washing machine	393, 315, 713. 02	330, 678, 793. 62	322,671,076.35	245,250,873.36	
Small	727, 498, 495. 75	642, 738, 038. 67	571,948,185.39	474,186,822.18	

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	Current P	eriod	Last Period		
Product	Operation income Operation cos		Operation income	Operation cost	
household appliances and kitchen and bathroom					
Other	109, 745, 486. 95	94, 267, 889. 00	138,685,760.99	116,244,924.92	
Total	10, 138, 489, 064. 28	9, 027, 583, 283. 96	9,076,019,575.56	7,709,772,571.05	

(3) Main business classified according to sales region

Region	Current Period		Last Period	
	Operation income	Operation cost	Operation income	Operation cost
Domestic	7, 475, 522, 523. 09	6, 574, 576, 772. 52	6,392,384,758.43	5,212,930,284.17
Overseas	2, 662, 966, 541. 19	2, 453, 006, 511. 44	2,683,634,817.13	2,496,842,286.88
Total	10, 138, 489, 064. 28	9, 027, 583, 283. 96	9,076,019,575.56	7,709,772,571.05

(4) At end of the Period, the amount of revenue corresponding to performance obligations that have been contracted for but not yet fulfill or not yet fulfilled was 137,082,770.11 yuan, of which, 39,802,951.78 yuan is expected to recognized as revenue in 2022, 67,649,790.28 yuan is expected to recognized as revenue in 2023 and 29,630,028.05 yuan is expected to recognized as revenue in 2024.

(5) Top five clients have income in sales of 6,155,942,986.63 yuan in total, a 60.21% in total operation income.

47. Business tax and extra charges

Item	Current Period	Last Period
Treatment fund for abandon electrics & electronics	34,053,294.00	24,442,938.00
City construction tax	11,595,547.22	6,500,216.07
Extra charge for education and local education surcharge	8,453,214.37	5,016,280.65
Real estate tax	10,082,904.39	9,677,275.48
Stamp duty	7,967,068.56	7,917,813.37
Land use tax	3,745,329.40	4,111,310.87
Water fund	3,799,503.15	3,408,779.05
Other	4,583.20	3,117.48
Total	79,701,444.29	61,077,730.97

48. Sales expense

Item	Current Period	Last Period
Salary, extra charges and labor service expenses	276,149,382.91	265,425,977.62
Market support expenses	141,739,223.51	146,558,469.94
National three guarantees expense	87,232,488.89	62,323,679.78

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Item	Current Period	Last Period
Shipping and Installation expense	60,200,021.37	383,528,356.21
Storage lease expenses	41,176,101.46	58,782,655.17
Travelling expenses	7,399,226.17	16,450,518.67
Business activity expenses	7,058,303.94	8,575,130.77
Vehicle expenses	6,683,479.81	3,175,822.45
Depreciation expenses	3,923,388.83	4,209,609.23
Advertising expenses	1,933,500.47	1,247,421.22
House-lease expenses	1,546,666.83	1,207,473.65
Other expenses	31,024,525.79	33,320,814.23
Total	666,066,309.98	984,805,928.94

49. Administration expense

Item	Current Period	Last Period
Salary and social insurance etc.	103,835,407.55	95,733,835.85
Depreciation	11,251,858.42	12,053,427.34
Amortized intangible assets	9,079,708.19	9,407,284.87
Water and electricity fee	2,245,082.21	3,137,429.43
Business activities fee	2,119,039.65	2,501,946.80
Property insurance fee	1,759,716.41	1,557,260.98
Domestic travelling fee	1,270,723.15	1,462,423.83
Office fee	709,951.38	1,063,725.75
Other expenses	31,860,655.01	26,040,092.13
Total	164,132,141.97	152,957,426.98

50. R&D expenses

Item	Current Period	Last Period
Salary and social insurance etc.	106,201,825.59	64,787,655.99
Amortized intangible assets	63,948,921.59	58,589,406.22
Trial fee of R&D	29,904,070.97	32,578,184.91
Cost of mould	15,297,848.50	1,384,855.16
Depreciation	8,315,504.26	6,808,269.93
Inspection and authentication fee	8,120,934.36	6,718,245.74
utility bill	5,776,873.50	4,976,797.24
Software royalty	1,166,276.97	1,291,273.00
Other expenses	9,380,518.80	8,978,566.02
Total	248,112,774.54	186,113,254.21

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51. Financial expenses

Item	Current Period	Last Period
Interest expenditure	16,913,382.96	37,292,383.25
Less: Interest income	66,581,155.37	62,433,816.96
Add: exchange loss	-9,470,041.33	19,162,463.83
Procedure charge expenditure	6,582,921.01	8,002,685.90
Discount expenditure	-11,270,142.69	-7,719,706.12
Interest expense on lease liability	1,038,707.46	
Total	-62,786,327.96	-5,695,990.10

52. Other income

Item	Current Period	Last Period
Immediate refund of VAT for software products	6,981,697.33	2,548,001.17
Awards of high quality policy industrial internet for 2021	4,663,100.00	
Award funds for supporting the development of China Sound Valley	4,385,000.00	544,200.00
Demonstration factory construction for the intelligent manufacturing of intelligent air-conditioner	3,759,493.66	3,132,911.40
2022 provincial foreign trade funds (market development of key and brand market enterprise)	2,500,000.00	
Subsidy for employment stable	2,266,011.87	111,761.05
Supporting the industrial internet construction and scene application	2,000,000.00	
Promotion of insurance	1,819,544.22	
Demolition compensation of Changhong Meiling	1,291,710.56	1,069,128.53
Adaptability improvement on new coolants production	1,182,490.86	1,182,490.86
Dispersed to collected for tablet in Nanjing Port	1,165,095.00	
2022 Provincial industrial development special funds	1,000,000.00	
Support the linage development of enterprises in the region	716,000.00	
RESEARCH AND APPLICATION OF THE VISA (VARIABLE FREQUENCY VOLUME INTEGRATED INTELLIGENT AIR- CONDITIONER)	704,651.16	704,651.16
Subsidy for industrial development policy from Hefei for first half of 2018	625,000.00	625,000.00
Personal tax handing fee refund	597,590.71	435,495.15
Changhong Air Conditioner- relocation of production base and upgrading & expansion	573,333.33	
Centre for external cooperation of the environmental protection	515,754.53	257,877.27
2021 Anhui Science & technology support funds for major special projects	500,000.00	
2021 advanced manufacturing development policy	500,000.00	
Award of innovation for the new third board	500,000.00	
Subsidy for industrial development policy from Hefei for second half of 2019	447,137.50	447,137.50
Demolition compensation of Jiangxi Meiling	404,839.96	889,944.30
Municipal award and subsidy for the advanced manufacturing policy in first	373,062.50	

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Item	Current Period	Last Period
half of 2020		
District-level subsidy funds for advanced manufacturing policies in the	2-2 2-2-	
first half of 2021	373,056.26	
Industrialization of intelligent white household appliances software platform and typical application research and development	363,636.36	363,636.36
Policy funds for manufacturing a strong province, subsidy for equipment	312,500.00	312,500.00
for the technological transformation of industrial strong base	312,300.00	312,300.00
Subsidies for intelligent transformation & upgrading of enterprises from	302,837.50	302,837.50
the new industrialization policy in economic development zone	302,837.30	302,837.30
2020 subsidy for advancing technological transformation projects	267,962.50	
Government subsidy for new plant construction - industrialization of cryogenic refrigeration equipment	250,000.00	250,000.00
Subsidy for industrial development policy from Hefei for first half of 2020	217,300.00	217,300.00
Special funds for strategic emerging industry and high-end growth industry	206,896.55	
2021 manufacturing strong provincial policy subsidy funds	203,750.00	
2020 fund allocation for Anhui Province's triple innovation project	162,500.00	
2020 supporting funds to support the innovation and development of artificial intelligence industry	162,500.00	
Subsidy from Zhongshan Finance Bureau (CZ028001 provincial special project 2019)	152,823.25	152,823.24
Promoting the new industry (annual output of 0.6 million medium& large volume environmental protection and energy saving freezer)	152,206.26	152,206.26
Upgrading technology transformation of AC production line	113,903.75	30,601.92
Equipment subsidy for the industrial base technical renovation from	117,500.00	117,500.00
Economic and Information Commission	117,300.00	117,300.00
Promotion of the energy-saving room air conditioner	105,154.62	105,154.62
Corporate policy funding		27,000,000.00
Loan discount		3,000,000.00
Subsidy of the featured dual innovation vehicle in economic development zone of Hefei		2,000,000.00
VAT refund 2019		1,635,266.39
Economic Development Zone Industrialization Policy Award and Supplementary Funds in 2019		1,140,400.00
Hefei City 2020 smart home appliance (home) technology award and subsidy		1,000,000.00
Reward for the enterprise with fast revenue growth		500,000.00
Technical transformation of the Athena project		474,375.00
2018 special funds for industrial development of Zhongshan -topic of technology transformation		132,861.90
Other petty projects	5,389,351.57	6,414,039.35
Total	48,325,391.81	57,250,100.93

53. Investment income

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period
Long-term equity investment income by equity method	8,971,315.55	-16,047,810.77
Investment income obtained from disposal of Trading financial assets	7,825,971.39	65,827,326.06
Income from financial products	1,784,208.22	2,754,190.61
Investment income of other non-current financial assets during holding period	76,200.80	
The termination of income recognition for financial assets measured by amortized cost	-10,198,142.54	
Interest income from debt investment during the holding period	5,356,708.33	
Total	13,816,261.75	52,533,705.90

54. Changes in fair value gains

Item	Current Period	Last Period
Trading financial assets	30,187,709.04	-11,569,560.58
Including :Income of fair value changes from derivative financial instruments	29,478,307.89	-18,496,182.50
Interest accrual for wealth management products	709,401.15	6,926,621.92
Trading financial liability	-26,624,972.00	1,837,906.29
Including: Income of fair value changes from derivative financial instruments	-26,624,972.00	1,837,906.29
Total	3,562,737.04	-9,731,654.29

55. Credit impairment loss

Item	Current Period	Last Period
Note receivable bad debt loss		546,876.51
Account receivable bad debt loss	-50,863,838.62	-15,669,395.22
Other account receivable bad debt loss	397,219.49	1,514.82
Total	-50,466,619.13	-15,121,003.89

56. Assets impairment loss

Item	Current Period	Last Period
Loss on inventory valuation	-28,983,106.69	-43,310,366.42
Impairment loss on contractual assets	-808,716.15	
Total	-29,791,822.84	-43,310,366.42

57. Income from assets disposal

Item	Current Period	Last Period	Amount reckoned into non-recurring gains/losses in Current Period
Income from non-current assets disposal	8,358,775.10	-208,978.90	8,358,775.10

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period	Amount reckoned into non-recurring gains/losses in Current Period
Including: income classify to assets ready for sale			
income not classify as to assets ready for sale	8,358,775.10	-208,978.90	8,358,775.10
Including: Income from fixed assets disposal	4,141,767.54	-208,978.90	4,141,767.54
Income from intangible assets disposal	4,217,007.56		4,217,007.56
Total	8,358,775.10	-208,978.90	8,358,775.10

58. Non-operation revenue

Item	Current Period	Last Period	Amount reckoned into non-recurring gains/losses in Current Period
Income of penalty	567,772.74	854,054.88	567,772.74
Profit from disposal of non-current assets	321,759.27	117,430.00	321,759.27
Other	2,021,355.78	4,890,835.83	2,021,355.78
Total	2,910,887.79	5,862,320.71	2,910,887.79

59. Non-operating expenditure

Item	Current Period	Last Period	Amount reckoned into non- recurring gains/losses in Current Period
Non-current asset retirement losses	1,142,293.89	645,034.44	1,142,293.89
Penalty and late fee	2,264.75	34,829.07	2,264.75
Other	1,188,402.19	80,729.11	1,188,402.19
Total	2,332,960.83	760,592.62	2,332,960.83

60. Income tax expenses

Item	Current Period	Last Period
Current income tax	16,329,432.39	21,302,275.31
Deferred Income Tax	-26,445,005.85	15,784,696.07
Total	-10,115,573.46	37,086,971.38

61. Other comprehensive income

Found more in 43. Other comprehensive income in VI

62. Items of cash flow statement

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

(1) Cash received (paid) from (for) other activities relating to operation/investment/financing

1) Cash received from other activities relating to operation

Item	Current Period	Last Period
Government subsidy and rewards	31,397,968.22	40,956,209.27
Cash deposit, deposit	19,397,785.91	9,420,313.94
Collection of restriction fund	14,531,658.71	22,688,330.93
Rental income	3,346,435.18	2,178,291.38
Compensations	1,724,086.13	2,605,385.53
Petty cash collection	62,136.33	81,130.50
Other	2,347,265.99	1,712,766.06
Total	72,807,336.47	79,642,427.61

2) Cash paid for other activities relating to operation

Item	Current Period	Last Period
Market expenses	82,409,839.91	103,773,740.45
Rental fee	52,784,034.29	57,814,676.41
Petty cash, deposit, Cash deposit	22,367,764.50	27,666,562.51
Service support fee	15,879,324.80	31,063,421.76
Inspection and certification fee, certification charge and reviewing fee	14,909,635.84	11,298,717.35
Technological cooperation costs and consulting charge	13,589,880.67	6,098,074.18
Repair fee	13,247,556.80	8,129,554.19
Travel expenses, meeting fees and exhibition fees	13,095,827.32	23,609,336.42
Business activity fee	10,637,980.89	11,888,247.82
Transportation and vehicle costs	7,774,128.45	8,370,198.29
Handling fee	5,441,203.36	8,259,452.97
Advertising fee	4,240,519.54	2,917,266.75
Office expenses	3,180,729.46	3,172,145.59
Labor fee	1,277,408.41	2,003,400.19
Communication costs	1,061,789.96	1,073,434.97
Board expenses	277,495.67	295,899.82
Convert to restricted funds	85,623,704.49	397,877,095.29
Other expenses	43,501,646.82	57,185,190.67
Total	391,300,471.18	762,496,415.63

3) Cash received from other activities relating to investment

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period
Interest income arising from bank savings	64,456,820.07	69,755,550.75
Cash deposit	1,182,376.24	925,112.51
Income of forward exchange settlement	8,021.82	67,706,807.74
Total	65,647,218.13	138,387,471.00

4) Cash paid for other activities relating to investment

Item	Current Period	Last Period
Loses of forward exchange settlement	7,635,033.86	47,506.93
Total	7,635,033.86	47,506.93

5) Cash received from other activities relating to financing

Item	Current Period	Last Period
Meiling series (internal) bill discounting fundraising	84,181.37	4,675,857.30
Total	84,181.37	4,675,857.30

6) Cash paid for other activities relating to financing

Item	Current Period	Last Period
Lease liability principal and interest	7,095,354.40	4,097,081.48
Meiling series (internal) bill discounting fundraising	2,341,617.17	
Intermediary service fee	1,345,000.00	
Payment for B share repurchase	737,262.35	7,032,876.30
Financing lease	175,323.88	175,323.88
Handling charge of dividend	36,509.97	36,415.52
Convert to restricted funds	420,619,026.50	
Total	432,350,094.27	11,341,697.18

(2) Supplementary of the consolidated cash flow statement

Item	Current Period	Last Period	
1. Net profit is adjusted to cash flow of operation activities:			
Net profit	72,694,901.46	55,696,358.16	
Add: provision for depreciation of assets	60,861,695.16	32,172,406.39	
Depreciation of fixed assets, consumption of oil gas assets and depreciation of productive biological assets	112,530,324.02	108,832,291.21	
Depreciation of right-of-use assets	6,170,422.64	3,296,977.97	
Amortization of intangible assets	74,908,844.79	70,475,493.03	
Amortization of long-term retained expense	19,080.92		

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period	
Loss from disposal of fixed assets, intangible assets and other long term assets (gain is listed with "-")	-8,358,775.10	208,978.90	
Loss from discarding fixed assets as useless (gain is listed with "-")	-820,534.62	527,604.44	
Loss from change of fair value (gain is listed with "-")	-3,562,737.04	9,731,654.29	
Financial expense (gain is listed with "-")	-59,137,813.74	-5,978,969.88	
Investment loss (gain is listed with "-")	-13,816,261.75	-52,533,705.90	
Decrease of deferred income tax assets (increase is listed with "-")	-25,663,712.30	19,447,731.84	
Increase of deferred income tax liabilities (decrease is listed with "-")	-781,293.55	-3,655,216.54	
Decrease of inventories (increase is listed with "-")	-262,649,097.49	-587,211,166.68	
Decrease of operational accounts receivable (increase is listed with "-")	-410,183,298.77	-988,302,199.73	
Increase of operational accounts receivable (decrease is listed with "-")	1,103,933,518.50	748,795,645.68	
Other	-71,092,045.78		
Net cash flow arising from operation activities	575,053,217.35	-588,496,116.82	
2. Major investment and financing activities that do not involve cash receipts:			
Conversion of debt into capital			
Switching Company bonds due within one year			
financing lease of fixed assets			
3. Net change in cash and cash equivalents:			
Balance at period-end of cash	5,237,646,245.54	4,767,551,500.75	
Less: Opening balance of cash	5,840,194,931.57	6,425,529,815.10	
Add: Balance at period-end of cash equivalents			
Less: Opening balance of cash equivalents			
Net increase in cash and cash equivalents	-602,548,686.03	-1,657,978,314.35	

(3) No net cash paid for subsidiary obtained in Current Period

(4) No net cash received from subsidiary disposal in Current Period

(5) Cash and cash equivalent

Item	Current Period	Last Period
Cash	5,237,646,245.54	4,767,551,500.75
Including: cash in stock	31,633.86	89,912.16
Bank deposits available for payment at any time.	5,236,987,879.70	4,083,081,613.97
Other monetary fund available for payment at any time	626,731.98	684,379,974.62
Cash equivalents		
Including: bond investment due within 3 months		
Balance of cash and cash equivalents at period-end	5,237,646,245.54	4,767,551,500.75

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period
Including: using the restricted cash and cash equivalents of the		
parent company or subsidiary of the group		

63. Assets with ownership or the right to use restricted

Item	Book value at period- end	Reasons
Monetary fund	931,910,598.85	Margin, Fixed Deposit, Frozen Funds
Receivables financing note 1	515,578,650.05	Pledged
Investment real estate note 2	3,368,611.31	Mortgage
Fixed assets note 2	342,747,272.11	Mortgage
Intangible assets note 2	276,909,965.43	Mortgage
Total	2,070,515,097.75	

Note 1: The note receivable listed in receivables financing was pledged for: short-term financing from the bank; with purpose of improving the note utilization, the Company draw up bank acceptance by pledge parts of the outstanding notes receivable to the bank

Note 2: The mortgage of investment real estate, fixed assets, and intangible assets is the mortgage of houses and buildings and land use rights. For details, please refer to Note VI. 34. Long-term loans.

64. Foreign currency

(1) Foreign currency

Item	Ending foreign currency balance	Exchange rate	Ending RMB converted balance
Monetary fund			260,304,768.74
Including: USD	31,417,800.49	6.7114	210,857,426.21
Euro	525,770.71	7.0084	3,684,811.44
GBP	78.79	8.1365	641.07
AUD	8,666,462.89	4.6145	39,991,393.01
HKD	3,744.65	0.8552	3,202.42
Pakistan Rupi	38,723,401.72	0.0327	1,266,255.24
IDR	7,009,051,052.00	0.000451	3,161,082.02
PHP	11,010,331.41	0.1217	1,339,957.33
Account receivable			776,926,671.15
Including: USD	95,324,543.66	6.7114	639,761,142.32
Euro	1,893,377.78	7.0084	13,269,548.83
GBP	44,831.45	8.1365	364,771.09

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Ending foreign currency balance	Exchange rate	Ending RMB converted balance
AUD	9,845,522.00	4.6145	45,432,161.27
KRW	1,673,068,607.00	0.005155	8,624,668.67
Pakistan Rupi	1,581,761,874.44	0.0327	51,723,613.29
IDR	35,381,410,841.21	0.000451	15,957,016.29
РНР	14,739,107.58	0.1217	1,793,749.39
Other account receivable			6,779,003.68
Including: USD	795,202.49	6.7114	5,336,921.99
Pakistan Rupi	13,780,264.89	0.0327	450,614.66
IDR	2,019,467,700.00	0.000451	910,779.93
РНР	663,000.00	0.1217	80,687.10
Account payable			59,980,957.43
Including: USD	770,106.51	6.7114	5,168,492.83
Euro	13,419.32	7.0084	94,047.96
Pakistan Rupi	997,494,603.03	0.0327	32,618,073.52
IDR	33,734,917,734.00	0.000451	15,214,447.90
PHP	56,580,897.42	0.1217	6,885,895.22
Other account payable			15,476,885.84
Including: USD	100,496.42	6.7114	674,471.67
Pakistan Rupi	326,408,714.37	0.0327	10,673,564.96
IDR	8,729,895,798.00	0.000451	3,937,183.00
PHP	1,574,907.22	0.1217	191,666.21

(2) Foreign operational entity

The foreign operational entity of the Company was Changhong Ruba Trading Company (Private) Limited, mainly operates in Lahore, Pakistan; Recording currency is Pakistan Rupi. CHANGHONG MEILING ELECTRIC INDONESIA, PT, mainly operates in Jakarta; recording currency is IDR. CH-Meiling International (Philippines) Inc, mainly operates in Philippines; Recording currency is PHP.

65. Hedging

The Company adopts forward foreign exchange contracts to hedge the risk of exchange rate fluctuations. The Company designates the purchased forward foreign exchange contracts as hedging instruments, and manages them in accordance with the hedge accounting method, and evaluates the hedged items of unrecognized asset and liability items, such as unrecognized definite commitments, on

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

the balance sheet date. The Company adopts the ratio analysis method to evaluate the hedging effectiveness.

Hedging instrument is as follows:

Item	Book value of the hedging instrument on 30 June 2022	Item of balance sheet with hedging instrument
Fair value hedges		
Exchange rate risk-forward foreign exchange contracts and definite commitments not yet confirmed, etc.	47,475,394.08	Trading financial assets
Exchange rate risk-forward foreign exchange contracts and definite commitments not yet confirmed, etc.	38,929,244.41	Tradable financial liabilities

66. Government subsidy

Item	Amount	Item	Amount reckoned into current gain/loss
VAT refund on software products	6,981,697.33	Other income	6,981,697.33
Awards of high quality policy industrial internet for 2021	4,663,100.00	Other income	4,663,100.00
Award funds for supporting the development of China Sound Valley	4,385,000.00	Other income	4,385,000.00
2022 provincial foreign trade funds (market development of key and brand market enterprise)	2,500,000.00	Other income	2,500,000.00
Subsidy for employment stable	2,266,011.87	Other income	2,266,011.87
Supporting the industrial internet construction and scene application	2,000,000.00	Other income	2,000,000.00
Promotion of insurance	1,819,544.22	Other income	1,819,544.22
Upgrading technology transformation of AC production line	1,385,600.00	Deferred income	113,903.75
Dispersed to collected for tablet in Nanjing Port	1,165,095.00	Other income	1,165,095.00
2022 Provincial industrial development special funds	1,000,000.00	Other income	1,000,000.00
Support the linage development of enterprises in the region	716,000.00	Other income	716,000.00
Personal tax handling fee refund	597,590.71	Other income	597,590.71
2021 Anhui Science & technology support funds for major special projects	500,000.00	Other income	500,000.00
2021 advanced manufacturing development policy	500,000.00	Other income	500,000.00
Award of innovation for the new third board	500,000.00	Other income	500,000.00
Subsidy of advanced manufacturing policy for second half of 2021	57,100.00	Deferred income	2,379.17
Other petty projects	4,687,444.72	Other income	4,687,444.72
Total	35,724,183.85		34,397,766.77

VII. Changes of consolidation rage

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

1. Enterprise combined under the different control: nil

2. Enterprise combined under the same control: nil

3. Reversed takeover: nil

4. Disposal of subsidiary: nil

5. Subsidiary liquidated

Subsidiary	Equity disposal price	Share disposal ratio (%)	Equity disposal method	Point o at which the control is lost	Basis for determining the point at which the control is lost	Difference between the disposal price and the share of net assets of the subsidiary at the consolidate financial statement corresponding to the disposal of the investment	Amount of investment gain/loss transferred from other comprehensive income that related to equity investment of original subsidiary
Jinan Xiangyou Electric Appliances Marketing Co., Ltd		93.4	Liquidation & cancellation	2022.02	Completed the liquidation & cancellation		

6. Subsidiary newly established: nil

7. Subsidiary merger by absorption

Name of company	Equity ratio before absorption (%)	Time for absorption
Zhengzhou Meiling Electric Appliances Marketing Co., Ltd	100	March 2022

In March 2022, consolidation by merger, Hefei Meiling Group Holdings Limited purchased 100% equity of Zhengzhou Meiling Electric Appliances Marketing Co., Ltd (hereinafter referred to as Zhengzhou Meiling) from Hefei Meiling Electric Appliances Marketing Co., Ltd. As of 30 June 2022, the industrial & commercial and tax cancellation under the name of Zhengzhou Meiling has not been completed.

VIII. Equity in other entity

1. Equity in subsidiary

(1) Composition of the enterprise group

Subsidiary	Main office	Registration	Business	Shareholdin	ngratio (%)	Acquireby
Substrary	place	place	nature	Directly	Indirectly	Acquireby
Zhongke Meiling Cryogenic Technology Co., Ltd1)	Hefei	Hefei	Manufacturing and sales	63.2683		Investment establishment

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

	Main office	Registration	Business	Shareholdii	ngratio (%)		
Subsidiary	place	place	nature	Directly	Indirectly	Acquireby	
Sichuan Hongmei Intelligent Technology Co., Ltd.2)	Mianyang	Mianyang	Software development	-	100	Investment establishment	
Mianyang Meiling Refrigeration Co., Ltd.3)	Mianyang	Mianyang	Manufacturing and sales	95	5	Investment establishment	
Jiangxi Meiling Electric Appliance Co., Ltd. 4)	Jingdezhen	Jingdezhen	Manufacturing and sales	98.75	1.25	Investment establishment	
Hefei Meiling Wulian Technology Co., Ltd5)	Hefei	Hefei	Software development	100		Investment establishment	
Hefei Meiling Electric Appliances Marketing Co., Ltd6)	Hefei	Hefei	Sales	99.82	0.18	Investment establishment	
Wuhan Meizhirong Electric Appliances Marketing Co., Ltd7)	Wuhan	Wuhan	Sales		92	Investment establishment	
Hefei Meiling Nonferrous Metal Products Co., Ltd.8)	Hefei	Hefei	Manufacturing and sales		100	Enterprise combined not under the same control	
Changhong Meiling Ridian Technology Co., Ltd.9)	Zhongshan	Zhongshan	Manufacturing and sales	99.0361		Enterprise combined under the same control	
CHANGHONG MEILING ELECTRICINDON ESIA,PT 10)	Jakapta	Jakapta	Sales		100	Investment establishment	
ChanghongRubaTradingCompany (Private) Limited 11)	Pakistan	Pakistan	Sales		60	Investment establishment	
Sichuan Changhong Air-conditioner Co., Ltd12)	Mianyang	Mianyang	Manufacturing and sales	100		Enterprise combined under the same control	
Zhongshan Changhong Electric Co., Ltd13)	Zhongshan	Zhongshan	Manufacturing and sales	90	10	Enterprise combined under the same control	
Hefei Meiling Group Holdings Limited14)	Hefei	Hefei	Manufacturing and sales	100		Enterprise combined not under the same control	
Meiling Equator Household Appliance (Hefei) Co., Ltd.15)	Hefei	Hefei	Manufacturing and sales		100	Enterprise combined not under the same control	
Hefei Equator Appliance Co., Ltd16)	Hefei	Hefei	Manufacturing and sales		100	Enterprise combined not under the same control	
Ground Energy Heat Pump Tech. Co., Ltd.17)	Mianyang	Mianyang	Manufacturing and sales		51	Investment establishment	
Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd. 18)	Zhongshan	Zhongshan	Manufacturing and sales		51	Investment establishment	
Meiling CANDY Washing Machine Co., Ltd19)	Hefei	Hefei	R&D, sales	60		Investment establishment	
Guangzhou Changhong Trading Co., Ltd.20)	Guangzhou	Guangzhou	Sales		100	Investment establishment	
Hebei Hongmao Daily Appliance Technology Co., Ltd.21)	Handan	Handan	Manufacturing and sales		99.0361	Investment establishment	
Anhui Tuoxing Technology Co., Ltd.22)	Hefei	Hefei	Manufacturing and sales		63.2683	Investment establishment	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

C L P.	Main office	Registration place	Business nature	Shareholding ratio (%)		
Subsidiary	place			Directly	Indirectly	Acquireby
CH-Meiling.International (Philippines) Inc.23)	Philippines	Philippines	Sales	100		Investment establishment
Hefei Changhong Meiling Life Appliances Co., Ltd. 24)	Hefei	Hefei	Sales	70		Investment establishment
Anhui Ling'an Medical Equipment Co., Ltd 25)	Lu'an	Lu'an	Manufacturing and sales		63.2683	Investment establishment

Note:

1) Zhongke Meiling Cryogenic Technology Co., Ltd. (hereinafter referred to as Zhongke Meiling), the predecessor of which was Zhongke Meiling Cryogenic Technology Limited Liability Company, was established on 29 October 2002 by joint contribution from the Company and Technical Institute of Physics and Chemistry, CAS ("TIPC"), with registered capital of 60 million yuan upon the establishment, among which, the Company made capital contribution of 42 million yuan (including the assets in specie at the consideration of35,573,719.70 yuan as evaluated by Beijing Zhongzheng Appraisal Co., Ltd. with issuance of the Appraisal Report (ZZPBZ(2002)No.029) and cash contribution of 6,426,280.30 yuan) accounting for 70% of the aforesaid registered capital, and TIPC made capital contribution of 18 million yuan with intangible assets of such value (namely the single compressor mixture industrial low temperature refrigeration technology) as evaluated by Jingzhongzi Assets Appraisal Co., Ltd. with issuance of the Appraisal Report (ZZPBZ(2002)No.225) accounting for 30% of the aforesaid registered capital. The paid-in of the above registered capital has been verified by Huazheng Accounting Firm by issuance of the Assets Verification Report (HZYZ (2002) No. B157) dated 16 October 2002.

In October 2014, according to the relevant provision under the Management Rules on Application of State Owned Assets by Central Business Organs, TIPC transferred the 30% equity interests held by it in Zhongke Meiling Cryogenic Technology Company Limited to its wholly-owned subsidiary Zhongke Xianxing (Beijing) Assets Management Co., Ltd (hereinafter referred to as Zhongke Xianxing) which would perform management over the operating assets of TIPC. Upon consideration and approval at the 37th session of the 7thBOD of Hefei Meiling Co., Ltd, it is agreed to waive the preemptive right.

On 10 August 2015, all the founders signed the Founder Agreement of Zhongke Meiling Cryogenic Technology Company Limited, pursuant to which, they decided to change the firm type of Zhongke Meiling Cryogenic Technology Company Limited to a joint stock company. Based on the net assets of 96, 431,978.25 yuan as audited by Xinyong Zhonghe CPA as of 30 June 2015, an aggregate of 65,000,000 shares have been converted at the proportion of 1:0.67, which are to be held by the original shareholders according to their respective entitlement. In case that the net assets exceed registered capital, the balance shall be recorded in capital reserve. On 28 August 2015, Xinyong Zhonghe CPA reviewed the registered capital and paid-in thereof in respect of the stock reform, and issued Assets Verification Report (XYZH/2015CDA40161). The Company registered industrial and commercial information on 11 September 2015.

On November 25, 2016, the first Extraordinary Shareholders' General Meeting of Zhongke Meiling Cryogenic Technology Co., Ltd. in 2016 considered and approved the Proposal on the Issuance Plan of the Company; Zhongke Meiling Company issued 3,150,000 shares to specific investors by the non-public offering of shares at 1.63 yuan per share. The current capital increase was verified by the No. [XYZH/2016CDA40294] capital verification report issued by ShineWing CPA (special general partnership). After the completion of the issuance, the share capital of Zhongke Meiling Company increased to 68,150,000 shares and the Company's shareholding ratio was 66.76%.

On 15 September 2017, the Proposal of the First Stock Placement of Zhongke Meiling Cryogenic Technology Co., Ltd for year of 2017 was deliberated and approved by 4th session extraordinary of shareholders general meeting of 2017. Zhongke Meiling offering 490,300 shares to specific investors by way of privately placement, which has 1.72 yuan per

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share in amount. The capital increasement has been verified by the No. [XYZH/2017CDA40324] capital verification report issued by ShineWing CPA (special general partnership). After the completion of shares placement, stock of the Company increased to 68,640,300 shares and 66.87% held by the Company.

On September 9, 2019, the 10th Meeting of the 2ndBOD and the Fourth Extraordinary Shareholders' Meeting reviewed and approved the Proposal on the First Stock Issuance Plan of Zhongke Meiling Cryogenic Technology Co., Ltd. in 2019 (Revised Version), the number of shares to be issued this time does not exceed 3,907,900 shares (including 3,907,900 shares), the issue price is not less than 2.16 yuan per share, and the raised funds are expected to not exceed 8,441,064.00 yuan (including 8,441,064.00 yuan). After the completion of the additional issue, the company's share capital increased to 72,548,200 shares, which was verified by [No. XYZH/2020CDA30002] "Capital Verification Report" issued by Shine Wing Certified Public Accountants (LLP), and the Company's shareholding ratio was 63.2683%.

- 2) Sichuan Hongmei Intelligent Technology Co., Ltd. (hereinafter referred to as Hongmei Intelligent) was established on Jan. 24, 2014. It is a limited company jointly invested by the Company and Mianyang Meiling Refrigeration Co., Ltd., being approved by the Industrial and Commerce Bureau of Peicheng District, Mianyang City. The company owes registered capital of 5 million yuan, including 4.95 million yuan contributed by Changhong Meiling Company in cash, accounted for 99% of the registered capital; Mianyang Meiling Refrigeration Co., Ltd. contributed 50000 yuan in cash with 1% of the register capital occupied. The above mentioned register capital have been verified by verification report of Chuanjinlai Yanzi No. [2014] B039 issued by Sichuan Jinlai Accounting Firm Co., Ltd. In July 2016, the shares of Hongmei Intelligent, held by the Company has transferred to Sichuan Changhong AC Co., Ltd., after transferred, Changhong AC has 99% equity of Hongmei Intelligent, the Company has no shares of Hongmei Intelligent directly.
- 3) Mianyang Meiling Refrigeration Co., Ltd. (hereinafter referred to as Mianyang Meiling), a limited liability company jointly set up by the Company and China-tech Meiling Company, was founded on Mar. 6, 2009. Its registered capital and paid-in capital were 50 million yuan upon establishment, of which, the Company invested 45 million yuan, accounting for 90% of the registered capital; Zhongke Meiling Company invested 5 million yuan, accounting for 10% of the registered capital. The capital receipt was verified by the verification report [CXKY (2009) No. 008] of Sichuan Xingrui Certified Public Accountants. On 19 January 2011, the Company increase 50 million yuan in capital of Mianyang Meiling, of which 95 million yuan invested by the Company, a 95% of total register capital while 5 million yuan invested by Zhongke Meiling, a 5% of total capital occupied. The paid-in capital has been verified by Capital Verification Report [XYZH/2010CDA6040] from Chengdu Branch of Shinewing CPA CO., Ltd. In 2011, Zhongke Meiling entered into "Equity Transfer Agreement" with Jiangxi Meiling Refrigeration Co., Ltd. 5 percent equity of Mianyang Meiling held by Zhongke Meiling was transferred to Jiangxi Meiling Refrigerator. In September 2013, Jiangxi Meiling Refrigeration was combined by Jiangxi Meiling Electric Appliance Co., Ltd., than 5 percent equity was transfer to Jiangxi Meiling Electric Appliance.
- 4) Jiangxi Meiling Electric Appliance Co., Ltd. (hereinafter referred to as Jiangxi Meiling Electric Appliance) was a limited liability company jointly established by the Company and Mianyang Meiling on 23 May 2011. Register capital of the company totally as 50 million yuan, 49.375 million yuan invested by the Company, 98.75% in total register capital while 0.625 million yuan invested by Mianyang Meiling, a 1.25% in total register capital occupied. The initial investment 10.50 million yuan was received dated 13 May 2011 with 10 million yuan from the Company and 0.5 million yuan from Mianyang Meiling. Rest of the capital shall be invested fully within 2 years after the joint ventures established according to capital requirement. The initial investment capital were verified by the Capital Verification Report [JXKYZi (2011) No. 090] issued from Jingdezhen Xingci CPA Co., Ltd. Second capital 39.5 million yuan was fully funded on 28 July

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2011, the Company contributed 39.375 million yuan while Mianyang Meiling Company invested 125,000 yuan, the contributions have been verified by the capital verification report [Jing Xing Kuai Yan Zi (2011) No.: 134] issued from JDZ Xingci CPA Co., Ltd.

- 5) Hefei Meiling Wulian Technology Co., Ltd. (hereinafter referred to as Wulian Technology) was established dated 21 January 2019 with registered capital of 10 million yuan, and it is the subsidiary of the Company with fully-owned establishment. On 19 March 2019, paid in capital is 6 million yuan
- 6) Hefei Meiling Electric Appliances Marketing Co., Ltd (hereinafter referred to as Meiling Marketing) is the limited company jointly invested by the Company and Mianyang Meiling Company on 21 Oct. 2009. Registered capital and paid-up capital were 10 million yuan, including 9.9 million yuan invested by the Company, a 99% of the registered capital; Mianyang Meiling Company contributed 0.1 million yuan, a 1% of the registered capital. The above mentioned paid-up register capital have been verified by verification report of [Wan An Lian Xin Da Yan Zi (2009) No. 074] issued by Anhui An Lian Xin Da Accounting Firm Co., Ltd. On 25 Nov. 2010, the Company increased capital 45 million yuan, registered capital amounting to 55 million yuan, including 54.9 million yuan contributed by the Company, a 99.82% of the registered capital, while Mianyang Meiling invested 0.1 million yuan, a 0.18% of the registered capital. The increased capital has been verified by verification report of [Wan Hua Shen Zheng Da Kuai Yan Zi (2010) No. 1514] issued by Anhui Hua Shen Zhengda CPA Co., Ltd.
- 7) Wuhan Meizirong Electrical Marketing Co., Ltd (hereinafter referred to as Wuhan Meizirong) was established dated 10 January 2011 with registered capital of 5 million yuan; Meiling Marketing invested 4.60 million yuan, accounted for 92% of the registered capital.
- 8) Hefei Meiling Nonferrous Metal Products Co., Ltd. (hereinafter referred to as Nonferrous Metal) was the Sino-foreign joint venture jointly set up by original Meiling Group, Hefei Meiling Copper Co., Ltd. And Singapore Kim Shin Development Co., Ltd., which have been originally approved by the [WJMWFZZ (1996) No.349] of Foreign Trade and Economic Committee of Anhui Province. Its registered capital was US\$ 2.92 million upon establishment, of which, original Meiling Group invested US\$ 1.46 million (monetary capital), accounting 50% of the registered capital, Hefei Meiling Copper Co., Ltd invested US\$ 0.584 million (monetary capital of RMB 0.18 million and real assets of US\$ 0.404 million), accounting 20% of registered capital while Singapore Kim Shin Development Co., Ltd invested US\$ 0.876 million (monetary capital), accounting 30% of the registered capital. The above mentioned investment verified by the verification report of [HSWZ (1995) No. 0737], [HSWZ (1996) No. 328] and [HSWZ (1998) No. 088] from Anhui CPAs Co., Ltd. In July 2008, approved by [HWS (2008) No.53] from Foreign Trade Economic Cooperation Bureau of Hefei City, 30% equity and 20% equity held by Singapore Kim Shin Development Co., Ltd and Hefei Meiling Copper Co., Ltd respectively transferred to original Meiling Group Totally. The Company's register capital came into 24,286,808.00 yuan after transference, and was not the joint-venture any more.
- 9) Changhong Meiling Ridian Technology Co., Ltd. (hereinafter referred to as Ridian Technology) is a limited liability company invested and established by Sichuan Changhong Electric Co., Ltd. (hereinafter referred to as Sichuan Changhong) and Sichuan Changhong Motor Transport Co., Ltd. (hereinafter referred to as Changhong Motor Transport Company) on May 25, 2016. The registered capital and paid-in capital are 40 million yuan, of which Sichuan Changhong has invested 32 million yuan by monetary capital, accounting for 80% of the registered capital; Changhong Motor Transport Company has invested 8 million yuan, accounting for 20% of the registered capital. The official receipts of

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registered capital have been verified by original Sichuan Junhe Accounting Firm [No. JHYZ (2006) 3027]. Ridian Technology increased registered capital of 43 million yuan on January 4, 2007, changing from 40 million yuan to 83 million yuan, for the newly increased 43 million yuan, Sichuan Changhong invested 1.8 million yuan, Guangdong Xiongfeng Electric Co., Ltd. invested 40 million yuan, and Kou Huameng and other 9 natural person shareholders invested 1.2 million yuan, at the same time, the shareholders' meeting considered and agreed to transfer the investment of 8 million yuan of Changhong Motor Transport Company to Sichuan Changhong Venture Investment Co., Ltd, the structure of the registered capital after changes was that Sichuan Changhong invested 33.8 million yuan, accounting for 40.72%; Guangdong Xiongfeng Electric Co., Ltd. invested 40 million yuan, accounting for 48.19%; Sichuan Changhong Venture Investment Co., Ltd Invested 8 million yuan, accounting for 9.64%; Kou Huameng and other 9 natural person shareholders invested 1.2 million yuan, accounting for 1.45%. The change of registered capital was verified by Zhongshan Promise Accounting Firm [No. ZCHZ (2007)501010].

On February 18, 2009, seven natural person shareholders transferred total 0.76% stock rights to Hu Zhiheng, after the transfer, the registered capital of Changhong Ridian was still 83 million yuan, the structure of registered capital after changes was that Sichuan Changhong invested 33.8 million yuan, accounting for 40.72%; Guangdong Xiongfeng Electric Co., Ltd. invested 40 million yuan, accounting for 48.19%; Sichuan Changhong Venture Investment Co., Ltd invested 8 million yuan, accounting for 9.64%; Hu Zhiheng and other two natural person shareholders invested 1.2 million yuan, accounting for 1.45%.

On October 9, 2014, Changhong Ridian held the shareholders meeting which considered and agreed Kou Huameng to transfer its stock rights of total 250,000 yuan which accounts for 0.301% of the Ridian Technology's registered capital to Sichuan Changhong Venture Investment Co., Ltd at the cost of 317,802 yuan. The other shareholders of the Ridian Technology waived the right of pre-emption. On December 11, 2014, Ridian Technology held the shareholders meeting which considered and agreed Guangdong Xiongfeng Electric Co., Ltd. to transfer its stock rights of total 40 million yuan which accounts for 48.19 % of the company's registered capital to Sichuan Changhong Electric Co., Ltd. at the cost of 43,977,300 yuan. The other shareholders of the Ridian Technology waived the right of pre-emption. The structure of registered capital after changes was that Sichuan Changhong invested 73.8 million yuan, accounting for 88.92%; Sichuan Changhong Venture Investment Co., Ltd Invested 8.25 million yuan, accounting for 9.94%; Hu Zhiheng and another natural person shareholder invested 950,000 yuan, accounting for 1.14%.

On 4 January 2016, Sichuan Changhong and Sichuan Changhong Venture Investment Co., Ltd. transferred total 98.855% equity of the Ridian Technology to the Company. After the transfer, the Company directly holds 98.855% stock rights of Ridian Technology.

On 7 April 2020, Ridian Technology convened the shareholders' meeting, and agreed the Wu Chang yuan to transferred total 0.18% equity of the Ridian Technology to the Company. After the transfer, the Company directly holds 99.0361% stock rights of Ridian Technology.

10) CHANGHONG MEILING ELECTRIC INDONESIA, PT.(hereinafter referred to as Indonesia Meiling) is a subsidiary established in Indonesia and jointly invested by Zhongshan Changhong and Sichuan Changhong in 2016, the company's registered capital is 6 million US dollars, of which Zhongshan Changhong subscribed and paid 5.88 million US dollars in cash, accounting for 98% of the registered capital, Changhong Air Conditioning subscribed and paid 120,000 US dollars in cash, accounting for 2% of the registered capital. On 4 July 2017, rests of the 2.94 million US dollars are subscribed by Zhongshan Changhong in line with the agreement.

11) Changhong Ruba Trading Company (Private) Limited (hereinafter referred to as Changhong Ruba) was a joint venture established by Zhongshan Changhong Appliances Company Limited and RUBA GENERAL TRADING FZE Company

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("RUBA") on 5 August 2011 with the approval from Guangdong Development and Reform Commission by issuance of the Approval Relating to Joint Construction of a Manufacturing and Selling Platform Project in Pakistan by Zhongshan Changhong Appliances Company Limited (YFGWZ(2011)958). The resolution of the second extraordinary shareholders' meeting of Zhongshan Changhong in 2016 passed the "Proposal on the Company's Capital Increase to Changhong Ruba Trading Company (Private) Limited", and agreed that the company and UAE RUBA Company jointly increase capital to Changhong Ruba Trading Company(Private) Limited which was invested by both sides in Pakistan at an earlier stage, Zhongshan Changhong invested 3.84 million US dollars in this capital increase, and UAE RUBA Company invested 2.56 million US dollars, the shares held by both sides remained unchanged. After the capital increase, the company's registered capital became 12.4 million US dollars, of which Zhongshan Changhong Home Appliances Company Limited invested 7.44 million US dollars in cash, shareholding ratio was 60%, UAE RUBA Company invested 4.96 million US dollars in cash, and shareholding ratio was 40%.

12) Sichuan Changhong Air Conditioning Co., Ltd. (hereinafter referred to as Changhong Air Conditioner), a limited liability company jointly set up by Sichuan Changhong and Changhong Chuangtou, was founded on November 28, 2008. Its registered capital was 200 million yuan upon establishment, of which, Sichuan Changhong invested 298 million yuan (210,088,900 yuan invested by monetary capital while 87,911,100 yuan invested by real material), equivalent to 198 million yuan shares, accounting for 99% of the registered capital; and Changhong Chuangtou invested 3 million yuan, accounting for 1% of the registered capital with equivalent of 2 million yuan shares. The registered capital receipt was verified by the verification report [CGYYZ (2008) No. 177] of Sichuan Guang yuan Certified Public Accountants Co., Ltd. and [HLTHYZ (2008) No. 12-006] of Sichuan Henglitai Certified Public Accountants Co., Ltd. In December 2009, the Company obtained 100% equity of Changhong Air-conditioner by consolidated under the same control. In 2017, the Company increased capital of 650 million yuan to Changhong Air Conditioner, after capital increased, registered capital of Sichuan Changhong comes to 850 million yuan from 200 million yuan, shareholding still counted as 100%.

13) Zhongshan Changhong Electric Co., LTD (hereinafter referred to as Zhongshan Changhong), was the original Guangdong Changhong Electric Co., Ltd., and is a limited liability company jointly set up by Sichuan Changhong and China Minmetals on May 22, 2001. Its registered capital was RMB 80 million upon establishment, of which, Sichuan Changhong invested 72 million yuan, including 69.3 million yuan biding for the estate/non-estate from original Zhongshan Sanrong Air-conditioner Co., Ltd. And its patent use-right of 2.7 million yuan, accounting for 90% of the registered capital; Chine Minmetals invested 8 million yuan in monetary capital accounting 10% of the registered capital. The Company changed its name originally from Guangdong Changhong Electric Co., Ltd in July 2003. In December 2009, the Company obtained 90% equity of Zhongshan Changhong by consolidated under same control. 10% equity held by China Minmetals has been transferred by Changhong Air-conditioner on April 11, 2010. On 25 May 2014, the Company increased 36 million yuan to Zhongshan Changhong, and Changhong AC increased 4 million yuan. In 2016, according to the overseas development strategy of the Company and the development and operation needs of the subsidiaries, the Company and the wholly-owned subsidiary Changhong Air Conditioning have increased capital of 64 million yuan to Zhongshan Changhong according to the existing shareholding ratio, among which the capital increase of the Company was 57.6 million yuan, and the capital increase of Changhong Air Conditioning was 6.4 million yuan. After the completion of this capital increase, the registered capital Zhongshan Changhong shall increase to 184 million yuan, the shareholding ratio of the company and Changhong Air Conditioning remained unchanged and was still 90% and 10%, of which the Company invested 165.6 million yuan, accounting for 90% of the registered capital, Changhong Air Conditioning invested 18.4 million yuan, accounting for 10% of the registered capital. In March 2020, in accordance with the Company's overseas development strategy and the operation and development needs of its subsidiaries, the Company

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and its wholly-owned subsidiary Changhong Air Conditioning increased capital of 150 million yuan to Zhongshan Changhong according to the existing shareholding ratios, of which the Company increased capital of 135 million yuan, Changhong Air-Conditioning increased capital of 15 million yuan. After the completion of capital increase, the registered capital of Zhongshan Changhong has increased to 334 million yuan. The Company's and Changhong's shareholding ratios in Zhongshan Changhong remain unchanged at 90% and 10%, of which the Company funded 300.6 million yuan, accounting for 90% of the registered capital, while Changhong Air Conditioning funded 33.4 million yuan, accounting for 10% of the registered capital.

- 14) Hefei Meiling Group Holdings Limited (hereinafter referred to as Meiling Group), was the state-owned company originally approved by People's Government of Hefei Province and established authorized by SASAC of Hefei City. On July 14, 2008, 100% state-owned equity of Meiling Group has freely transferred to Xingtai Holding by Hefei SASAC. Agreement by the approval of < State-owned property agreement transfer from Meiling Group > [HGZCQ (2010) No.34] of Hefei SASAC on April 9, 2010, 100% state-owned property of Meiling Group after partial assets and liabilities separated transferred to the Company from Xingtai Holding as amount of 113.2 million yuan. The re-registration of industrial and commercial procedure for Meiling Group after separated partial assets liability has finished on July 28, 2010. The new Meiling Group has register capital of 80 million yuan, and has been verified by the [AD (2010) YZD No. 016] from Anhui Auding CPAs Co., Ltd.
- 15) Meiling EquatorHousehold Appliance (Hefei) Co., Ltd. (hereinafter referred to as EquatorHousehold Appliance) was the Sino-foreign joint venture jointly set up by original Meiling Group and EQUATOR INVESTMENTS (USA) INC. (EQUATOR for short), which have been approved by the [SWZWFZZ(2004) No.0103] of Approval Certificate of Foreign Enterprise from People's Government of Anhui Province. Its registered capital was US\$ 3 million upon establishment, of which, Sino company invested US\$ 2.25 million in machinery equipment, accounting 75% of the registered capital while foreign company invested US\$ 0.5 million in monetary capital and US\$ 0.25 million in intangible assets, amounting to US\$0.75 million, accounting 25% of the registered capital. The above mentioned investment verified by the verification report of [WYAYZ (2004) No. 135] from Anhui Yongan CPAs Co., Ltd. In July 2007, approved by [HWJ (2007) No.136] from Foreign Trade Economic Cooperation Bureau of Hefei City, 25% equity held by EQUATOR transferred to Anhui Meiling Electric Co., Ltd. Totally. The Company's register capital came into 24,793,200 yuan after transference, and was not the joint-venture any more. 25% equity owned by Anhui Meiling Electric Co., Ltd has been transferred totally to original Meiling Group in July 2009.
- 16) Hefei Equator Appliance Co., Ltd. (hereinafter referred to as Equator Appliance) was jointly set up by original Meiling Group and Yingkaite Appliance on September 26, 2007. Its register capital was 12 million yuan, among which, original Meiling Group invested 8,670,600 yuan in monetary capital, accounting 72.255% in registered capital; Equator Appliance invested 3,329,400 yuan in the assessment value of intangible assets (land-use right), accounting 27.745% of total registered capital. The investment being verified by [WYAZ (2004) No. 135] from Anhui Yongan CPAs Co., Ltd.
- 17) Hong Yuan Ground Energy Heat Pump Technology Co., Ltd. (hereinafter referred to as Hong Yuan Ground Energy) was established on 28 August 2015, it is a limited liability company authorized by Administration for Industry and Commerce of Peicheng District, Mianyang, Sichuan, contributed by Sichuan Changhong Air Conditioner Co., Ltd (hereinafter referred to as Changhong Air Conditioner) and Hengyou yuan Technology Development Group Co., Ltd. together. Registered capital amounted as 50 million yuan, including 25.5 million yuan contributed by Changhong Air Conditioner in cash, a 51% in total registered capital; Hengyou yuan Technology Development Group Co., Ltd. invested

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- 24.5 million yuan in cash, a 49% in registered capital.
- 18) Hong Yuan Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd.(hereinafter referred to as Hong yuan Zhongshan) was established and invested on 18 July 2017 with registered capital of 15 million yuan, The Hong Yuan Ground Energy Heat Pump Tech. Co., Ltd contributed 1.5 million yuan with own funds and takes 100% in the registered capital. In 2018, the shareholders of the Hong yuan Zhongshan decided to increase capital of 30 million yuan, and contributed by the shareholder Hong Yuan Ground Energy; thus registered capital of Hong yuan Zhongshan up to 45 million yuan
- 19) Meiling Candy Washing Machine Co., Ltd. (hereinafter referred to as Meiling Candy) was established and registered on 27 April 2017, which was contributed by the Company and Candy Hoover Group S.r.l. together. Registered capital counted as 150 million yuan, including 90 million yuan invested by the Company, a 60% in registered capital.
- 20) Guangzhou Changhong Trading Co., Ltd. (hereinafter referred to as Changhong Trading) was established on 6 Jan. 2017, the wholly-owned subsidiary of Zhongshan Changhong Electric Co., LTD (hereinafter referred to as Zhongshan Changhong) with registered capital of one million yuan
- 21) Hebei Hongmao Household Appliance Technology Co., Ltd (hereinafter referred to as Hebei Hongmao) was established on 21 July 2017 with registered capital of 5 million yuan. Changhong Ridian invested 5 million yuan by own fund and takes 100% in registered capital.
- 22) Anhui Tuoxing Technology Co., Ltd. (hereinafter referred to as Tuoxing Technology) was established on 20 May 2019 with registered capital of 10 million yuan and it is the subsidiary of Zhongke Meiling with fully-owned establishment. As of June 30, 2021, actually 5 million yuan contributed.
- 23) CH-Meiling.International (Philippines) Inc. was established on 13 February 2020 in Philippines with registered capital of US\$ 1,000,000, takes 100% of the equity. As of June 30, 2021, the Company has invested US\$ 1,000,000,
- 24) Hefei Changhong Meiling Life Electric Co., Ltd was established on 24 December 2020, jointly established by the Company and Ningbo Hongling Enterprise Management Partnership (Limited Partnership). the Company contributed 35 million yuan, representing 70% of the equity while 15 million yuan invested by Ningbo Hongling Enterprise Management Partnership (Limited Partnership), a 30% takes in the equity. The paid-in capital contribution from the Company and Ningbo Hongling Enterprise Management Partnership (Limited Partnership) has been completed on January 21, 2021 and on January 18, 2021 respectively.
- 25) Anhui Ling'an Medical Equipment Co., Ltd. (hereinafter referred to as Ling'an Medical) was established on 4 September 2021, which is a wholly-owned subsidiary of Zhongke Meiling, and registered capital of 10 million yuan. On June 29, 2021, Zhongke Meiling actually contributed 10 million yuan, accounting for 100% of the registered capital.
- (2) Major non-wholly-owned subsidiary

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Subsidiary	Shareholding ratio of minority	Gains/losses attributable to minority in Current Period	Dividend distributed to minority announced in Current Period	Balance of minority's interest at period-end
Zhongke Meiling	36.7317%	12,847,677.86	21,318,560.00	82,651,413.42
Ground Energy	49.00%	-2,799,196.80		18,254,403.84
Ridian Technology	0.9639%	17,674.12		1,336,747.61
Meiling Life Appliances	30.00%	2,626,607.19		26,736,159.74

(3) Financial information for major non-wholly-owned subsidiary

	Ending balance						
Subsidiary	Current assets	Non-current assets	Total assets	Current liability	Non-current liability	Total liabilities	
Zhongke Meiling	304, 506, 787. 02	155, 860, 330. 99	460, 367, 118. 01	218, 415, 104. 39	16, 938, 268. 93	235, 353, 373. 32	
Ground Energy	139, 050, 914. 69	21, 187, 129. 74	160, 238, 044. 43	122, 730, 504. 51	253, 654. 54	122, 984, 159. 05	
Ridian Technology	242, 076, 461. 93	44, 379, 277. 31	286, 455, 739. 24	147, 021, 172. 76	747, 001. 92	147, 768, 174. 68	
Meiling Life Appliances	484, 426, 059. 03	302, 642. 82	484, 728, 701. 85	395, 608, 169. 40		395, 608, 169. 40	

(Continued)

	Opening balance							
Subsidiary	Current assets	Non-current assets	Total assets	Current liability	Non-current liability	Total liabilities		
Zhongke Meiling	371, 876, 985. 25	153, 246, 440. 33	525, 123, 425. 58	260, 324, 038. 65	16, 724, 150. 21	277, 048, 188. 86		
Ground Energy	167, 092, 910. 84	23, 932, 195. 59	191, 025, 106. 43	147, 765, 923. 82	292, 650. 70	148, 058, 574. 52		
Ridian Technology	256, 926, 013. 09	46, 283, 555. 98	303, 209, 569. 07	165, 637, 349. 70	718, 345. 11	166, 355, 694. 81		
Meiling Life Appliances	421, 039, 031. 17	169, 482. 39	421, 208, 513. 56	340, 843, 338. 42		340, 843, 338. 42		

(Continued)

	Current Period						
Subsidiary	Operation income	Net profit	Total comprehensive income	Cash flow from operation activity			
Zhongke Meiling	235, 704, 905. 75	34, 977, 067. 97	34, 977, 067. 97	-22, 750, 957. 05			
Ground Energy	50, 705, 949. 97	-5, 712, 646. 53	-5, 712, 646. 53	-63, 167, 443. 52			
Ridian Technology	121, 903, 975. 39	1, 833, 690. 30	1, 833, 690. 30	-2, 113, 312. 10			
Meiling Life Appliances	618, 374, 856. 05	8, 755, 357. 31	8, 755, 357. 31	47, 550, 153. 24			

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(Continued)

	Last Period						
Subsidiary	Operation income	Net profit	Total comprehensive income	Cash flow from operation activity			
Zhongke Meiling	271, 384, 729. 79	51, 828, 122. 35	51, 828, 122. 35	44, 525, 447. 06			
Ground Energy	49, 226, 548. 73	-10, 132, 057. 22	-10, 132, 057. 22	-57, 732, 313. 13			
Ridian Technology	152, 108, 811. 31	-2, 059, 812. 01	-2, 059, 812. 01	-206, 486, 307. 38			
Meiling Life Appliances	486, 144, 189. 56	17, 370, 883. 75	17, 370, 883. 75	61, 431, 363. 80			

- (4) Major limitation on using enterprise group's assets and liquidate debts of enterprise group: nil
- (5) Offering financial supporting or other supports for structured entity that included in consolidation statement scope: nil
- 2. Changes of owner' equity shares in subsidiary and its impacts: nil
- 3. Equity in joint venture or associate enterprise
- (1) Major joint venture or associate enterprise

	Main office place	Registe r place	Business nature	Shareholding ratio (%)		Accounting treatment for	
Joint venture or associate enterprise				Direc tly	Indir ectly	investment of joint venture or associate enterprise	
Associated companies:							
1.Changhong Ruba Electric Company (Private)Ltd.	Lahore, Pakistan	Lahore	Manufacturi ng and sales		40.00	Equity	
2.Hefei Xingmei Assets Management Co., Ltd.	Hefei	Hefei	Rental, agency	48.28		Equity	
3. Sichuan Zhiyijia Network Technology Co., Ltd.	Mianyang	Mianyang	Sales	50.00		Equity	
4.Hong Yuan Ground Energy Heat Tech. Co., Ltd	Mianyang	Mianyang	R & D, sales, after-sales		49.00	Equity	
5.Sichuan Tianyou Guigu Technology Co., Ltd	Mianyang	Mianyang	Manufacturi ng and sales		25.00	Equity	
6.Chengdu Guigu Environmental Tech. Co., Ltd	Chengdu	Chengdu	R&D, manufacturin g and sales		25.00	Equity	

- (2) Financial information for major Joint venture: nil
- (3) Financial information for associate enterprise

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

	Ending balance/Current Period							
Item	Changhong Ruba Electric Company(Pr ivate)Ltd.	Hefei Xingmei Assets Manageme nt Co., Ltd.	Sichuan Zhiyijia Network Technology Co., Ltd.	Hong Yuan Ground Energy Heat Tech. Co., Ltd	Sichuan Tianyou Guigu Technology Co., Ltd	Chengdu Guigu Environme ntal Tech. Co., Ltd		
Current assets	115, 822, 999. 43	44, 689, 824. 37	4, 539, 911, 822. 65	39, 312, 447. 05	13, 512, 755. 81	44, 124, 500. 11		
Including: cash and cash equivalent	7, 300, 923. 91	20, 072, 152. 50	2, 377, 264, 858. 26	26, 568. 04	5, 633, 698. 08	19, 283, 218. 08		
Non-current assets	34, 151, 444. 94		6, 357, 713. 73	7, 486, 157. 09	12, 352. 49	1, 322, 469. 48		
Total assets	149, 974, 444. 37	44, 689, 824. 37	4, 546, 269, 536. 38	46, 798, 604. 14	13, 525, 108. 30	45, 446, 969. 59		
Current liability	177, 107, 936. 27	4, 399, 289. 56	4, 453, 320, 440. 26	5, 694, 974. 02	1, 350, 530. 81	10, 727, 625. 88		
Non-current liability			1, 372, 236. 18			2, 696, 009. 39		
Total liabilities	177, 107, 936. 27	4, 399, 289. 56	4, 454, 692, 676. 44	5, 694, 974. 02	1, 350, 530. 81	13, 423, 635. 27		
Minority's interest						1, 100, 054. 64		
Equity attributable to shareholder of parent company	-27, 133, 491. 90	40, 290, 534. 81	91, 576, 859. 94	41, 103, 630. 12	12, 174, 577. 49	30, 923, 279. 68		
Share of net assets measured by shareholding	-10, 853, 396. 76	19, 452, 270. 21	45, 788, 429. 97	20, 140, 778. 76	3, 043, 644. 37	7, 730, 819. 92		
Adjustment								
Goodwill			821, 877. 28			1, 416, 227. 93		
Unrealized profit of the internal downstream transactions			9, 392, 876. 21	80, 105. 51		5, 418. 64		
Unrealized profit of the internal upstream transactions								
Other	10, 853, 396. 76							
Book value of the equity investment for associate enterprise		19, 452, 270. 21	37, 217, 431. 04	20, 060, 673. 25	3, 043, 644. 37	9, 141, 629. 21		
Fair value of equity investment for the affiliates with consideration publicly								
Operation income	114, 113, 833. 32	-	5, 469, 059, 501. 77	94, 133. 06	3, 778, 843. 34	24, 509, 987. 79		
Financial expenses	70, 820. 09	-27, 341. 72	-22, 176, 910. 19	267. 75	-57, 394. 00	-289, 738. 80		
Income tax expenses	1, 215, 849. 99	3, 252, 674. 65	554, 942. 41					
Net profit	-14, 180, 304. 24	9, 758, 023. 96	1, 646, 585. 39	-1, 163, 205. 15	260, 813. 27	123, 763. 39		
Other comprehensive income	2, 115, 738. 30							
Total comprehensive income	-12, 064, 565. 94	9, 758, 023. 96	1, 646, 585. 39	-1, 163, 205. 15	260, 813. 27	123, 763. 39		
Dividend received		5, 069, 400. 00						

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

			Ending balance/0	Current Period		
Item	Changhong Ruba Electric Company(Pr ivate)Ltd.	Hefei Xingmei Assets Manageme nt Co., Ltd.	Sichuan Zhiyijia Network Technology Co., Ltd.	Hong Yuan Ground Energy Heat Tech. Co., Ltd	Sichuan Tianyou Guigu Technology Co., Ltd	Chengdu Guigu Environme ntal Tech. Co., Ltd
from associate enterprise in Current Period						

(Continued)

		Opening balance/Last Period						
Item	Changhong Ruba Electric Company(Pr ivate)Ltd.	Hefei Xingmei Assets Manageme nt Co., Ltd.	Sichuan Zhiyijia Network Technology Co., Ltd.	Hong Yuan Ground Energy Heat Tech. Co., Ltd	Sichuan Tianyou Guigu Technology Co., Ltd	Chengdu Guigu Environmen tal Tech. Co., Ltd		
Current assets	89, 100, 592. 52	44, 306, 769. 36	3, 562, 320, 255. 30	39, 551, 631. 60	12, 815, 224. 66	49, 157, 432. 66		
Including: cash and cash equivalent	3, 601, 992. 73	15, 092, 065. 72	1, 735, 103, 036. 41	41, 161. 98	6, 480, 537. 53	28, 252, 926. 12		
Non-current assets	37, 062, 073. 18	2, 831, 773. 02	7, 359, 768. 31	8, 286, 398. 47	12, 352. 49	1, 325, 807. 70		
Total assets	126, 162, 665. 70	47, 138, 542. 38	3, 569, 680, 023. 61	47, 838, 030. 07	12, 827, 577. 15	50, 483, 240. 36		
Current liability	141, 231, 591. 66	6, 054, 518. 27	3, 478, 330, 845. 92	5, 571, 194. 80	913, 812. 93	16, 058, 351. 93		
Non-current liability			1, 418, 903. 14			2, 525, 317. 50		
Total liabilities	141, 231, 591. 66	6, 054, 518. 27	3, 479, 749, 749. 06	5, 571, 194. 80	913, 812. 93	18, 583, 669. 43		
Minority's interest						1, 102, 582. 39		
Equity attributable to shareholder of parent company	-15, 068, 925. 96	41, 084, 024. 11	89, 930, 274. 55	42, 266, 835. 27	11, 913, 764. 22	30, 796, 988. 54		
Share of net assets measured by shareholding	-6, 027, 570. 38	19, 835, 366. 84	44, 965, 137. 28	20, 710, 749. 28	2, 978, 441. 06	7, 699, 247. 14		
Adjustment								
Goodwill			821, 877. 28			1, 416, 227. 93		
Unrealized profit of the internal downstream transactions			11, 702, 988. 94	80, 635. 11	4, 252. 12	7, 510. 11		
Unrealized profit of the internal upstream transactions								
Other	6, 027, 570. 38							
Book value of the equity investment for associate enterprise		19, 835, 366. 84	34, 084, 025. 62	20, 630, 114. 17	2, 974, 188. 94	9, 107, 964. 96		
Fair value of equity investment for the affiliates with consideration publicly								

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

	Opening balance/Last Period					
Item	Changhong Ruba Electric Company(Pr ivate)Ltd.	Hefei Xingmei Assets Manageme nt Co., Ltd.	Sichuan Zhiyijia Network Technology Co., Ltd.	Hong Yuan Ground Energy Heat Tech. Co., Ltd	Sichuan Tianyou Guigu Technology Co., Ltd	Chengdu Guigu Environmen tal Tech. Co., Ltd
Operation income	129, 037, 750. 98		5, 593, 676, 163. 39	1, 673, 087. 14	718, 023. 89	7, 596, 668. 97
Financial expenses	387, 772. 68	236, 147. 00	-33, 239, 098. 14	338.80	-59 , 414 . 10	-51, 562. 20
Income tax expenses	1, 709, 882. 92		147, 397. 82			
Net profit	7, 290, 919. 13	-967, 324. 02	-27, 599, 431. 03	-1, 875, 733. 81	-226, 371. 54	-1, 079, 748. 77
Net profit of discontinuing operation						
Other comprehensive income	-148, 798. 81					
Total comprehensive income	7, 142, 120. 32	-967, 324 . 02	-27, 599, 431. 03	−1 , 875 , 733 . 81	<i>−</i> 226, 371. 54	-1, 079, 748. 77
Dividend received from associate enterprise in Current Period						

(4) Financial summary for non-important Joint venture and associate enterprise

Item	Ending balance/Current Period	Opening balance/Last Period
Associated companies:		
Total book value of investment		
Total amount measured by shareholding ratio		
Net profit		-129,133.66
Other comprehensive income		
Total comprehensive income		-129,133.66

- (5) Major limitation on capital transfer ability to the Company from joint venture or affiliates: Nil
- (6) Excess loss occurred in joint venture or affiliates

Hefei Meiling Solar Energy Technology Co., Ltd and Changhong Ruba Electric Company (Private) Ltd. have losses above the quota.

- (7) Unconfirmed commitment with joint venture investment concerned: Nil
- (8) Intangible liability with joint venture or affiliates investment concerned: Nil
- 4. Major conduct joint operation: Nil

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5. Structured body excluding in consolidate financial statement: Nil

IX. Relevant risks related with financial instrument

The major financial instruments of the Company include borrowings, account receivables, account payable, Trading financial assets, Trading financial liability, the details of which are set out in Note VI.Risks related to these financial instruments include exchange risks and interest rate risks. The management of the Company controls and monitors the risk exposures to ensure the above risks are under control.

In connection with exchange risks, in order to prevent from exchange risks arising from foreign currency transaction amount, foreign currency dominated loans and interest expenditure, the Company entered into several forward exchange contracts with banks. Fair value of the forward exchange contract which has been recognized as derivative financial instrument has been included in profits and losses. As export business is increasing, if risks that are out of control of the Company occur such as appreciation of RMB, the Company will mitigate the relevant risks by adjusting its sales policy.

The Company's interest rate risk arises from bank borrowings and interest-bearing debt. Financial liabilities at floating rate expose the Company to cash flow interest rate risk, and financial liabilities at fixed rate expose the Company to fair value interest rate risk. The Company will determine the respective proportion of contracts at fixed and floating rates based on the prevailing market conditions. As of 30 June 2022, the interest-bearing debts mainly referred to borrowing contracts at floating rate denominated in RMB with total amount of 1,077,040,918.37 yuan, the floating rate loan contract measured by RMB amounted as 188,000,000.00 yuan in total; Risks relating to change of fair value of financial instruments arising from movement of interest rate mainly related to bank borrowings at fixed rate, the Company aims to keep its floating rate. Risks relating to change of cash flow of financial instruments arising from movement of interest rate mainly related to bank borrowings at floating rate. The Company establishes its policy to keep floating rate for these borrowings so as to eliminate fair value risk arising from movement of interest rate.

X. Fair value disclosure

1. Asset and liability measured by fair value at end of Current Period and fair value measurement level

T .	Fair value at period-end					
Item	1 st level	2 nd level	3 rd level	Total		
I. Continuous fair value measurement	_	_	_	—		
(i) Trading financial assets	47,475,394.08	160,709,401.15		208,184,795.23		
1.Financial assets measured at fair value and whose changes are included in	47,475,394.08	160,709,401.15		208,184,795.23		

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

<u>.</u> .		Fair value at period-end				
Item	1 st level	2 nd level	3 rd level	Total		
current gains/losses						
Including: Derivative financial assets	47,475,394.08			47,475,394.08		
Principal and Interest of Wealth Management Products		160,709,401.15		160,709,401.15		
(ii) Other non-current financial assets		38,239,153.07	537,961,488.43	576,200,641.50		
(iii) Receivables financing			1,380,100,294.09	1,380,100,294.09		
Total assets continuously measured at fair value	47,475,394.08	198,948,554.22	1,918,061,782.52	2,164,485,730.82		
(iv) Trading financial liability	38,929,244.41			38,929,244.41		
Financial liabilities measured by fair value and with variation reckoned into current gains/losses	38,929,244.41			38,929,244.41		
Including: Derivative financial liability	38,929,244.41			38,929,244.41		
Total liabilities continuously measured at fair value	38,929,244.41			38,929,244.41		

2. The basis for determining the market price of continuous and non-continuous first-level fair value measurement items

The company's fair value measurement items are futures contracts and foreign exchange options. The market price of futures contracts is determined based on the closing price of the futures contract at the end of the period; the market price of foreign exchange options is determined based on the quotation of contract products of the foreign exchange options at the end of the period.

3. Qualitative and quantitative information on the valuation techniques used and important parameters for continuous and non-continuous second-level fair value measurement items

The fair value measurement items are long-term investments in the fund company. For long-term investments in fund companies, the assessed book value can represent the best estimate of fair value within the scope.

4. Qualitative and quantitative information on the valuation techniques used and important parameters for continuous and non-continuous third-level fair value measurement items

The items with fair value measurement refer to the investment of Sichuan Changhong Group Finance Co., Ltd and Huishang Bank Co., Ltd. As the unlisted equity instrument, the fair value are estimated using a range of valuation models, the assumptions used are not supported by observable

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

market prices or interest rates. We believes that the fair value and their changes estimated by valuation techniques are reasonable and are the most appropriate values at the balance sheet date.

XI. Related parties and related transaction

- (I) Relationship of related parties
- 1. Controlling shareholder and ultimate controller
- (1) Controlling shareholder and ultimate controller

Controlling shareholder and ultimate controller	Regist ration place	Business nature	Registered capital	Share- holding ratio in the Company	Voting rights ratio in the Company
Sichuan Changhong Electric Co., Ltd.	Miany ang	Manufactur e and sales	4,616,244,222.00	27.36%	27.36%

Sichuan Changhong Electronics Holding Group is the controlling shareholder of Sichuan Changhong Electric Co., LTD, and the SASAC Mianyang office holds90% equity interests of Sichuan Changhong Electronic Holding Group, which means that SASAC Mianyang office is the ultimate controller of the Company.

(2) Register capital and change thereof of controlling shareholder

Controlling shareholder	Opening balance	Increase this period	Decrea se this period	Ending balance
Sichuan Changhong Electric Co., Ltd.	4,616,244,222.00			4,616,244,222.00

(3) Shares held by the controlling shareholder and its changes on equity

	Amount of	Shareholding ratio		
Controlling shareholder	Ending balance	Opening balance	Ratio at period-end	Ratio at period- beginning
Sichuan Changhong Electric Co., Ltd.	281,832,434.00	281,832,434.00	27.36%	26.98%

2. Subsidiary

Found more in Note "VIII. 1 (1) Enterprise group composition"

3. Joint venture and associated enterprise

Major Joint venture and associated enterprise of the Company found more in Note "VIII. 3 (1) major joint venture and associated enterprise". Other Joint venture and associated enterprise that have related transactions occurred with the Company in Current Period or occurred in last period, and with balance results:

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Joint venture and associated enterprise	Relationship with the company
Hefei Xinmeitai Energy Tech. Co., Ltd.	Associated enterprise of subsidiary Meiling Group
Changhong Ruba Electric Company(Private)Ltd	Associated enterprise of subsidiary Zhongshan Changhong
Hefei Xingmei Assets Management Co., Ltd.	Associated enterprise of the Company
Sichuan Zhiyijia Network Technology Co., Ltd.	Associated enterprise of the Company, has the same controlling shareholder and actual control of the Company
Hong Yuan Ground Energy Heat Tech. Co., Ltd	Associated enterprise of subsidiary Changhong Airconditioner
Sichuan Tianyou Guigu Technology Co., Ltd	Associated enterprise of subsidiary Changhong Airconditioner
Chengdu Guigu Environmental Tech. Co., Ltd	Associated enterprise of subsidiary Changhong Airconditioner

4. Other related party

Other related party	Relationship with the company
Hefei Changhong New Energy Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Jijia Fine Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Minsheng Logistics Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Moulding Tech. Co., Ltd.	Control by same controlling shareholder and ultimate controller
Zhongshan Guanghong Moulding Tech. Co., Ltd.	Control by same controlling shareholder and ultimate controller
Changhong Huayi Compressor Co., Ltd.	Control by same controlling shareholder and ultimate controller
Changhong Grand-Pro Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Hunan Grand-Pro Intelligent Tech. Company	Control by same controlling shareholder and ultimate controller
PT.CHANGHONG ELECTRIC INDONESIA	Control by same controlling shareholder and ultimate controller
CHANGHONG (HK) TRADING LIMITED	Control by same controlling shareholder and ultimate controller
CHANGHONG.ELECTRIC.(AUSTRALIA) PTY.LTD.	Control by same controlling shareholder and ultimate controller
CHANGHONG ELECTRIC MIDDLE EAST FZCO	Control by same controlling shareholder and ultimate controller
Changhong Europe Electric s.r.o	Control by same controlling shareholder and ultimate controller
Orion.PDP.Co.,ltd	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Device Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Electronic Products Co., Ltd.	Control by same controlling shareholder and ultimate controller
Chengdu Changhong Electronic Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Lejiayi Chain Management Co., Ltd.	Control by same controlling shareholder and ultimate controller
Mianyang Lejiayi Commercial Chain Co., Ltd.	Control by same controlling shareholder and ultimate controller

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Other related party	Relationship with the company
Sichuan Hongwei Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Real Estate Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong New Energy Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Hefei Changhong Industrial Co., Ltd.	Control by same controlling shareholder and ultimate controller
Changhong International Holdings (Hong Kong) Co., Ltd.	Control by same controlling shareholder and ultimate controller
Guangdong Changhong Electronics Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Package Printing Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Jineng Sunshine Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Power Source Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Hongxin Software Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Network Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Guangyuan Changhong Electronic Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Yuanxin Financial Lease Co., Ltd.	Control by same controlling shareholder and ultimate controller
081 Electronic Group Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong International Hotel Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong International Travel Service Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Aichuang Science & Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Property Service Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Huanyu Industrial Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Jiahong Industrial Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Ailink Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Gerun Environmental Protection Tech. Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Huafeng Enterprise Group Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Group Finance Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Aoku Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Ansify Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Guang yuan Hongcheng Industrial Co., Ltd.	Control by same controlling shareholder and ultimate controller
Mianyang Science & Technology City Big Data Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Hongcheng Construction Engineering Co., ltd	Control by same controlling shareholder and ultimate controller

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Other related party	Relationship with the company
Sichuan Changhong Jiechuang Lithium Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Qiruik Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Hongmofang Network Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Changhong Intelligent Technology Co., Ltd.	Control by same controlling shareholder and ultimate controller
Sichuan Baiku Technology Co., Ltd	Associated enterprise of other enterprise that have the same controlling shareholder
Sichuan Hongyu Metal Manufacturing Co., Ltd.	Associated enterprise of other enterprise that have the same controlling shareholder
Sichuan Hongran Green Energy Co., Ltd.	Associated enterprise of controlling shareholder
Sichuan Changxin Refrigeration Parts Co., Ltd.	Associated enterprise of controlling shareholder
Mianyang Highly Electric Co., Ltd.	Associated enterprise of controlling shareholder

(ii) Related transactions

1. Purchasing commodity

		Current Period	Last Period	
Related party	Content	(in 10 thousand Yuan)	(in 10 thousand Yuan)	
Sichuan Changhong Moulding Tech. Co., Ltd.	Purchasing commodity	42,116.85	47,151.73	
Sichuan Changxin Refrigeration Parts Co., Ltd.	Purchasing commodity	31,020.99	29,722.49	
Sichuan Changhong Jijia Fine Co., Ltd.	Purchasing commodity	24,772.90	24,414.33	
Sichuan Changhong Electric Co., Ltd.	Purchasing commodity	20,658.40	31,287.06	
Changhong Huayi Compressor Co., Ltd.	Purchasing commodity	19,297.58	25,353.49	
Sichuan Changhong Package Printing Co., Ltd.	Purchasing commodity	7,365.41	6,913.07	
Changhong Ruba Electric Company (Private) Ltd.	Purchasing commodity	5,950.36	4,715.18	
Sichuan Aichuang Science & Technology Co., Ltd.	Purchasing commodity	5,142.93	5,848.84	
Mianyang Highly Electric Co., Ltd.	Purchasing commodity	4,722.10	18,284.13	
Sichuan Changhong Electronic Products Co., Ltd.	Purchasing commodity	1,608.43	1,797.64	
Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Purchasing commodity	1,157.30	1,291.84	
Sichuan Changhong Device Technology Co., Ltd.	Purchasing commodity	506.18		
Sichuan Ailink Technology Co., Ltd.	Purchasing commodity	460.43	1,934.07	
Hefei Changhong Industrial Co., Ltd.	Purchasing commodity	279.42	293.88	
Guangdong Changhong Electronics Co., Ltd.	Purchasing commodity	230.87	254.71	
Changhong International Holdings (Hong Kong) Co., Ltd.	Purchasing commodity	202.84	672.2	
Sichuan Zhiyijia Network Technology Co., Ltd.	Purchasing commodity	178.81	625.8	

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Related party	Content	Current Period (in 10 thousand Yuan)	Last Period (in 10 thousand Yuan)
Sichuan Changhong New Energy Technology Co., Ltd.	Purchasing commodity	1.91	0.96
Sichuan Aoku Technology Co., Ltd.	Purchasing commodity	1.82	
Sichuan Changhong International Hotel Co., Ltd.	Purchasing commodity	1.17	
Zhongshan Guanghong Moulding Tech. Co., Ltd.	Purchasing commodity		77.26
Hunan Grand-Pro Intelligent Tech. Company	Purchasing commodity		75.66
081 Electronic Group Co., Ltd.	Purchasing commodity		4.95
Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	Purchasing commodity		1.77
Chengdu Guigu Environmental Tech. Co., Ltd	Purchasing commodity		0.18
Total		165,676.70	200,721.24

2. Accept the services

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

	G		T / D
Related party	Content	Current Period	Last Period
Sichuan Changhong Minsheng Logistics Co., Ltd.	Accept the services	305,201,100.86	224,557,352.50
Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Accept the services	109,136,334.24	93,499,148.00
Sichuan Changhong Moulding Tech. Co., Ltd.	Accept the services	11,317,706.85	66,728.31
Sichuan Changxin Refrigeration Parts Co., Ltd.	Accept the services	7,029,331.97	
Sichuan Changhong Jijia Fine Co., Ltd.	Accept the services	6,655,258.49	
Sichuan Qiruik Technology Co., Ltd.	Accept the services	5,330,162.67	
Sichuan Jiahong Industrial Co., Ltd.	Accept the services	3,427,635.77	2,219,124.89
Sichuan Hongxin Software Co., Ltd.	Accept the services	2,962,845.28	627,830.20
Sichuan Changhong Electric Co., Ltd.	Accept the services	1,638,694.39	1,848,713.48
Sichuan Changhong Electronics Holding Group Co., Ltd.	Accept the services	385,868.01	410,018.80
Guangdong Changhong Electronics Co., Ltd.	Accept the services	188,394.36	381,270.76
Chengdu Guigu Environmental Tech. Co., Ltd	Accept the services	122,389.38	
Sichuan Zhiyijia Network Technology Co., Ltd.	Accept the services	103,710.82	36,917.82
Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	Accept the services	73,130.53	637,456.72
Sichuan Changhong Property Service Co., Ltd.	Accept the services	54,068.60	1,256,815.72
Sichuan Changhong International Hotel Co., Ltd.	Accept the services	36,610.36	14,824.98
Changhong International Holdings (Hong Kong) Co., Ltd.	Accept the services		2,433,372.32
Sichuan Hongwei Technology Co., Ltd.	Accept the services		1,630,024.98
Sichuan Changhong International Travel Service Co., Ltd.	Accept the services		231,756.12
Sichuan Changhong Electronic Products Co., Ltd.	Accept the services		124,574.71
Sichuan Aichuang Science & Technology Co., Ltd.	Accept the services		13,211.15
Total		453,663,242.58	329,989,141.46

3. Purchase fuel and power

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Related party	Content	Current Period	Last Period 10,484,815.16	
Sichuan Changhong Electric Co., Ltd.	Accept fuel power	13,321,804.51		
Hefei Changhong Industrial Co., Ltd.	Accept fuel power	580,338.87		
Sichuan Hongran Green Energy Co., Ltd.	Accept fuel power	537,960.95	572,392.86	
Guangdong Changhong Electronics Co., Ltd.	Accept fuel power	285,882.21	520,124.75	
Hefei Changhong New Energy Technology Co., Ltd.	Accept fuel power	163,503.46	172,184.57	
Changhong Huayi Compressor Co., Ltd.	Accept fuel power	106,975.22	202,230.10	
Sichuan Changhong Property Service Co., Ltd.	Accept fuel power	13,468.50	12,564.80	
Total		15,009,933.72	11,964,312.24	

4. Sales of goods

		Current Period	Last Period	
Related party	Content	(in 10 thousand Yuan)	(in 10 thousand Yuan)	
Sichuan Zhiyijia Network Technology Co., Ltd.	Sales of goods	343,787.59	328,665.84	
CHANGHONG(HK)TRADINGLIMITED	Sales of goods	17,413.91	13,687.72	
Changhong International Holdings (Hong Kong) Co., Ltd.	Sales of goods	8,390.66	10,567.62	
CHANGHONGELECTRIC(AUSTRALIA)PTY.LTD	Sales of goods	7,001.05	5,310.94	
Orion.PDP.Co.,ltd	Sales of goods	2,814.00	1,985.69	
Changhong Ruba Electric Company (Private) Ltd.	Sales of goods	1,028.84	2,356.10	
CHANGHONG ELECTRIC MIDDLE EAST FZCO	Sales of goods	446.27	143.65	
Changhong Europe Electric s.r.o	Sales of goods	305.51	5,608.18	
Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Sales of goods	302.53	293.76	
Lejiayi Chain Management Co., Ltd.	Sales of goods	104.10	18.04	
Sichuan Tianyou Guigu Technology Co., Ltd	Sales of goods	69.49	50.64	
Sichuan Baiku Technology Co., Ltd	Sales of goods	62.74		
Sichuan Changhong Moulding Tech. Co., Ltd.	Sales of goods	43.19	13,068.52	
Sichuan Huafeng Enterprise Group Co., Ltd.	Sales of goods	35.31		
Sichuan Changhong Electric Co., Ltd.	Sales of goods	23.92	318.89	
Sichuan Aoku Technology Co., Ltd.	Sales of goods	23.01		
Chengdu Guigu Environmental Tech. Co., Ltd	Sales of goods	14.17	41.36	
Sichuan Changhong Minsheng Logistics Co., Ltd.	Sales of goods	13.97	9.73	
Guangyuan Changhong Electronic Technology Co., Ltd.	Sales of goods	13.79	8.07	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

		Current Period	Last Period
Related party	Content	(in 10 thousand Yuan)	(in 10 thousand Yuan)
Sichuan Changhong Real Estate Co., Ltd.	Sales of goods	9.72	1.96
Changhong Huayi Compressor Co., Ltd.	Sales of goods	7.26	
Hong Yuan Ground Energy Heat Tech. Co., Ltd	Sales of goods	5.10	202.96
Sichuan Aichuang Science & Technology Co., Ltd.	Sales of goods	2.19	16.47
Guangdong Changhong Electronics Co., Ltd.	Sales of goods	1.99	10.62
Sichuan Changhong Device Technology Co., Ltd.	Sales of goods	0.11	0.08
Hunan Grand-Pro Intelligent Tech. Company	Sales of goods	0.05	
Sichuan Changxin Refrigeration Parts Co., Ltd.	Sales of goods		8,177.09
Sichuan Changhong Jijia Fine Co., Ltd.	Sales of goods		3,677.37
PT.CHANGHONGELECTRICINDONESIA	Sales of goods		27.8
Mianyang Lejiayi Commercial Chain Co., Ltd.	Sales of goods		9.25
Hefei Changhong Industrial Co., Ltd.	Sales of goods		7.89
081 Electronic Group Co., Ltd.	Sales of goods		0.08
Total		381,920.47	394,266.32

5. Provide the services

Related party	Content	Current Period	Last Period
Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Provide the services	1,172,476.55	
Sichuan Huafeng Enterprise Group Co., Ltd.	Provide the services	366,055.05	13,205.66
Changhong Huayi Compressor Co., Ltd.	Provide the services	services 355,407.86 Provide the	
Sichuan Changxin Refrigeration Parts Co., Ltd.	Provide the services	229,524.66	
Sichuan Changhong Minsheng Logistics Co., Ltd.	services 223,321.00 Provide the services 174,099.76		189,986.96
Sichuan Aoku Technology Co., Ltd.	Provide the services	156,191.31	
Sichuan Changhong Moulding Tech. Co., Ltd.	Provide the services	133,161.41	87,808.26
Yuanxin Financial Lease Co., Ltd.	Provide the services	95,673.53	
Sichuan Changhong Property Service Co., Ltd.	Provide the services	85,797.50	
Sichuan Changhong Device Technology Co., Ltd.	Provide the services	80,064.14	
Guang yuan Hongcheng Industrial Co., Ltd.	Provide the services	45,871.56	
Sichuan Changhong Jijia Fine Co., Ltd.	Provide the services	37/57/54	
Sichuan Changhong Jiechuang Lithium Technology Co., Ltd.	Provide the services	25,619.68	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Related party	Content	Current Period	Last Period
Sichuan Changhong International Hotel Co., Ltd.	Provide the services	16,528.32	
Sichuan Zhiyijia Network Technology Co., Ltd.	Provide the services	8,355.62	12,600.00
Sichuan Qiruik Technology Co., Ltd.	Provide the services	1,332.00	
Hefei Changhong Industrial Co., Ltd.	Provide the services	220.00	
Hong Yuan Ground Energy Heat Tech. Co., Ltd	Provide the services		216,981.14
Guangdong Changhong Electronics Co., Ltd.	Provide the services		116,398.34
081 Electronic Group Co., Ltd.	Provide the services		47,230.97
Sichuan Changhong Electronic Products Co., Ltd.	Provide the services		11,021.81
Sichuan Changhong Gerun Environmental Protection Tech. Co., Ltd.	Provide the services		9,433.96
Chengdu Guigu Environmental Tech. Co., Ltd	Provide the services		8,874.24
Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Provide the services		6,434.91
Sichuan Hongwei Technology Co., Ltd.	Provide the services		1,440.00
Sichuan Changhong Electronics Holding Group Co., Ltd.	Provide the services		-10,800.00
Sichuan Changhong Network Technology Co., Ltd.	Provide the services		-34,142.50
Sichuan Changhong Electric Co., Ltd.	Provide the services	-326,514.20	-90,632.94
Sichuan Aichuang Science & Technology Co., Ltd.	Provide the services	-789,703.69	254,071.82
Total		1,867,738.60	934,710.63

Businesses between the Company and its connected persons are generally conducted under market operation rules as if they were the same as other business counterparties. For price of sale or purchase and provision of other labor service between the Company and its related parties, the state pricing is applicable if the pricing do exists; in case of absence of such state pricing, price is determined under market price; in case of absence of such market price, price is determined by both parties at actual cost plus reasonable expenses; for some special services, the price of which cannot be determined under the rule of cost plus expense, the price shall be determined by both parties by negotiation.

6. Provide fuel power

Related party	Content	Current Period	Last Period
Sichuan Changhong Moulding Tech. Co., Ltd.	Provide fuel power	3,220,793.17	3,510,461.21
Sichuan Changhong Device Technology Co., Ltd.	Provide fuel power	152,675.30	310,921.71
Sichuan Changhong Jijia Fine Co., Ltd.	Provide fuel power	78,906.25	76,952.28
Sichuan Zhiyijia Network Technology Co., Ltd.	Provide fuel power	35,249.60	25,002.79
Changhong International Holdings	Provide fuel	29,532.75	23,176.99

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Related party	Content	Current Period	Last Period
(Hong Kong) Co., Ltd.	power		
Sichuan Changhong Minsheng Logistics Co., Ltd.	Provide fuel power	21,889.33	28,024.31
Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Provide fuel power	7,176.72	5,186.20
Guangdong Changhong Electronics Co., Ltd.	Provide fuel power	2,753.70	5,371.01
Total		3,548,976.82	3,985,096.50

7. Related rental

(1) Rent out

Lessor	Lessee	Type of assets	Leasing income in Current Period	Leasing income in Last Period
Changhong Meiling	Sichuan Changhong Moulding Tech. Co., Ltd.	Apartments, warehouses, factories	1,350,299.40	389,702.27
Changhong Meiling	Sichuan Changhong Jijia Fine Co., Ltd.	warehouse, apartment, forklift, warehouse	461,571.78	160,742.34
Changhong Meiling	Hefei Changhong Industrial Co., Ltd.	Apartments, warehouses, forklifts	303,237.74	125,585.62
Changhong Meiling	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	Apartments, Offices, Forklifts	117,660.00	81,600.00
Changhong Meiling	Sichuan Changhong Minsheng Logistics Co., Ltd.	apartment, office	110,877.98	107,800.32
Changhong Meiling	Sichuan Zhiyijia Network Technology Co., Ltd.	Apartment	94,128.44	98,968.06
Changhong Meiling	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	Apartment	47,700.00	21,600.00
Changhong Meiling	Sichuan Aichuang Science & Technology Co., Ltd.	Warehouse	18,759.84	18,759.84
Changhong Meiling	Sichuan Aoku Technology Co., Ltd.	Warehouse	1,618.86	
Changhong Meiling	Sichuan Ailink Technology Co., Ltd.	Warehouse	938.94	952.34
Changhong Air- conditioner	Sichuan Changhong Moulding Tech. Co., Ltd.	plant, equipment	2,542,277.65	3,634,895.46
Changhong Air- conditioner	Sichuan Changhong Jijia Fine Co., Ltd.	plant, equipment	1,766,750.99	2,458,174.33
Changhong Air- conditioner	Sichuan Changhong Electric Co., Ltd.	plant, equipment	1,511,579.46	481,457.77
Changhong Air- conditioner	Sichuan Changxin Refrigeration Parts Co., Ltd.	Equipment	126,666.66	
Changhong Air- conditioner	Chengdu Guigu Environmental Tech. Co., Ltd	Workshop	14,201.83	28,403.67
Zhongshan Changhong	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	2# living area	42,000.00	21,000.00

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Lessor	Lessee	Type of assets	Leasing income in Current Period	Leasing income in Last Period
Zhongshan	Sichuan Changhong Moulding Tech.	2# living	32,400.00	22,364.52
Changhong	Co., Ltd.	area	22,.00.00	22,002
Zhongshan Changhong	Sichuan Changhong Minsheng Logistics Co., Ltd.	Parts of the office building rent-out	22,148.58	22,148.58
Zhongshan Changhong	Guangdong Changhong Electronics Co., Ltd.	2# living area	14,221.47	22,485.99
Zhongshan Changhong	Sichuan Changhong Device Technology Co., Ltd.	2# living area		3,735.44
Jiangxi Meiling	Sichuan Changhong Moulding Tech. Co., Ltd.	Workshop	411,144.18	411,144.18
Jiangxi Meiling	Sichuan Changhong Minsheng Logistics Co., Ltd.	Warehouse Office	9,142.86	
Zhongke Meiling	Sichuan Changhong Minsheng Logistics Co., Ltd.	Workshop		783,911.94
Ridian Technology	Sichuan Changhong Device Technology Co., Ltd.	Workshop	1,087,270.81	1,087,270.76
Ridian Technology	Sichuan Qiruik Technology Co., Ltd.	Workshop	47,314.29	
Ridian Technology	Sichuan Hongwei Technology Co., Ltd.	Workshop		47,314.29
	Total		10,133,911.76	10,030,017.72

(2) Lessee of related parties

Lessor	Lessee	Type of assets	Leasing income in Current Period	Leasing income in Last Period
Hefei Changhong Industrial Co., Ltd.	Changhong Meiling	Workshop	893,651.95	
Sichuan Jiahong Industrial Co., Ltd.	Changhong Air- conditioner	Staff dormitory	184,147.52	
Sichuan Changhong Electric Co., Ltd.	Changhong Air- conditioner	VISA Laboratories	170,589.02	
Sichuan Changhong Electronics Holding Group Co., Ltd.	Changhong Air- conditioner	Staff dormitory, store rental	62,774.40	101,443.84
Guangdong Changhong Electronics Co., Ltd.	Ground energy heat pump	Staff dormitory	38,582.61	50,139.23
Guangdong Changhong Electronics Co., Ltd.	Zhongshan Changhong	Workshop	677,103.12	677,103.14
Sichuan Changhong Electric Co., Ltd.	Mianyang Meiling	Workshop	1,641,651.96	1,630,727.51
Sichuan Jiahong Industrial Co., Ltd.	Mianyang Meiling	Staff dormitory	9,723.82	
Sichuan Changhong Electronics Holding Group Co., Ltd.	Mianyang Meiling	Staff dormitory		4,363.60
Changhong Huayi Compressor Co., Ltd.	Jiangxi Meiling	Staff dormitory	44,310.17	
Guangdong Changhong Electronics Co., Ltd.	Ridian Technology	Staff dormitory	65,766.19	61,733.50
Chengdu Changhong Electronic Technology Co., Ltd.	Hongmei Intelligent	Office	362,977.21	
Total			4,151,277.97	2,525,510.82

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

8. Related guarantee

Secured party	Sponsored party	Maximum guarantee amount (in 10 thousand Yuan)	Start	Date due	Completed (Y/N)
Changhong Meiling	Meiling Group	5,000.00	2021-03-05	2022-03-05	Y
Changhong Meiling	Meiling Group	5,000.00	2022-04-18	2023-04-18	N
Changhong Meiling	Changhong air- conditioner	5,000.00	2021-09-24	2022-09-24	N
Changhong Meiling	Changhong air- conditioner	15,000.00	2021-12-07	2022-12-06	N
Changhong Meiling	Changhong air- conditioner	8,000.00	2022-03-18	2023-03-17	N
Changhong Meiling	Changhong air- conditioner	30,000.00	2022-04-18	2023-04-18	N
Changhong Meiling	Zhongshan Changhong	20,000.00	2021-04-08	2022-03-18	Y
Changhong Meiling	Zhongshan Changhong	18,000.00	2021-03-29	2022-03-29	Y
Changhong Meiling	Zhongshan Changhong	13,000.00	2021-03-03	2022-03-03	Y
Changhong Meiling	Zhongshan Changhong	10,000.00	2021-05-25	2022-05-25	Y
Changhong Meiling	Zhongshan Changhong	9,000.00	2021-03-15	2022-03-15	Y
Changhong Meiling	Zhongshan Changhong	20,000.00	2021-03-30	2022-03-30	Y
Changhong Meiling	Zhongshan Changhong	5,000.00	2021-07-22	2022-07-22	N
Changhong Meiling	Zhongshan Changhong	5,000.00	2021-08-24	2022-08-23	N
Changhong Meiling	Zhongshan Changhong	15,000.00	2021-08-09	2022-08-08	N
Changhong Meiling	Zhongshan Changhong	2,000.00	2022-02-15	2023-02-14	N
Changhong Meiling	Zhongshan Changhong	18,000.00	2022-04-22	2023-04-22	N
Changhong Meiling	Zhongshan Changhong	6,000.00	2022-03-15	2023-03-15	N
Changhong Meiling	Zhongshan Changhong	10,000.00	2022-04-22	2023-04-22	N
Changhong Meiling	Zhongshan Changhong	7,000.00	2022-03-28	2023-03-29	N
Changhong Meiling	Zhongshan Changhong	13,000.00	2022-06-16	2023-06-16	N
Changhong Meiling	Meiling Life Appliances	2,000.00	2021-07-26	2022-07-26	Y
Changhong Meiling	Meiling Life Appliances	5,000.00	2021-07-29	2022-07-28	N
Changhong Meiling	Meiling Life Appliances	5,000.00	2021-08-18	2022-08-08	N
Changhong Meiling	Meiling Life Appliances	2,000.00	2021-10-13	2022-10-12	N
Changhong Meiling	Meiling Life Appliances	4,000.00	2021-12-09	2022-11-02	N
Changhong Meiling	Meiling Life Appliances	3,000.00	2022-01-26	2023-01-26	N

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Secured party	Sponsored party	Maximum guarantee amount (in 10 thousand Yuan)	Start	Date due	Completed (Y/N)
Changhong Meiling	Meiling Life Appliances	5,000.00	2022-03-21	2022-08-21	N
Changhong Meiling	Meiling Life Appliances	5,000.00	2022-03-16	2023-03-16	N
Changhong Meiling	Ridian Technology	3,000.00	2021-08-09	2022-08-08	N
Changhong Meiling	Ridian Technology	4,000.00	2021-09-16	2022-09-15	N
Changhong Meiling	Ridian Technology	3,000.00	2022-03-25	2023-03-25	N
Changhong Meiling	Ridian Technology	4,000.00	2021-03-31	2022-03-31	Y
Changhong Meiling	Zhongke Meiling	5,000.00	2021-05-24	2022-05-24	N
Changhong Meiling	Zhongke Meiling	6,000.00	2021-09-22	2022-09-22	N
Zhongke Meiling	Anhui Tuoxing	500.00	2022-06-27	2023-06-27	N
Zhongke Meiling	Anhui Tuoxing	500.00	2021-04-01	2022-04-01	Y
Changhong Meiling	Jiangxi Meiling	10,000.00	2021-07-08	2022-07-08	N
Counter guarantee:					
Meiling Group	Changhong Meiling	5,000.00	2021-03-05	2022-03-05	Y
Meiling Group	Changhong Meiling	5,000.00	2022-04-18	2023-04-18	N
Changhong air-	Changhong Meiling	5,000.00	2021-09-24	2022-09-24	N
conditioner Changhong air- conditioner	Changhong Meiling	15,000.00	2021-12-07	2022-12-06	N
Changhong air- conditioner	Changhong Meiling	8,000.00	2022-03-18	2023-03-17	N
Changhong air- conditioner	Changhong Meiling	30,000.00	2022-04-18	2023-04-18	N
Zhongshan Changhong	Changhong Meiling	20,000.00	2021-04-08	2022-03-18	Y
Zhongshan Changhong	Changhong Meiling	18,000.00	2021-03-29	2022-03-29	Y
Zhongshan Changhong	Changhong Meiling	13,000.00	2021-03-03	2022-03-03	Y
Zhongshan Changhong	Changhong Meiling	10,000.00	2021-05-25	2022-05-25	Y
Zhongshan Changhong	Changhong Meiling	9,000.00	2021-03-15	2022-03-15	Y
Zhongshan Changhong	Changhong Meiling	20,000.00	2021-03-30	2022-03-30	Y
Zhongshan Changhong	Changhong Meiling	5,000.00	2021-07-22	2022-07-22	N
Zhongshan Changhong	Changhong Meiling	5,000.00	2021-08-24	2022-08-23	N
Zhongshan Changhong	Changhong Meiling	15,000.00	2021-08-09	2022-08-08	N
Zhongshan Changhong	Changhong Meiling	2,000.00	2022-02-15	2023-02-14	N
Zhongshan Changhong	Changhong Meiling	18,000.00	2022-04-22	2023-04-22	N
Zhongshan Changhong	Changhong Meiling	6,000.00	2022-03-15	2023-03-15	N

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Secured party	Sponsored party	Maximum guarantee amount (in 10 thousand Yuan)	Start	Date due	Completed (Y/N)
Zhongshan Changhong	Changhong Meiling	10,000.00	2022-04-22	2023-04-22	N
Zhongshan Changhong	Changhong Meiling	7,000.00	2022-03-28	2023-03-29	N
Zhongshan Changhong	Changhong Meiling	13,000.00	2022-06-16	2023-06-16	N
Meiling Life Appliances	Changhong Meiling	2,000.00	2021-07-26	2022-07-26	Y
Meiling Life Appliances	Changhong Meiling	5,000.00	2021-07-29	2022-07-28	N
Meiling Life Appliances	Changhong Meiling	5,000.00	2021-08-18	2022-08-08	N
Meiling Life Appliances	Changhong Meiling	2,000.00	2021-10-13	2022-10-12	N
Meiling Life Appliances	Changhong Meiling	4,000.00	2021-12-09	2022-11-02	N
Meiling Life Appliances	Changhong Meiling	3,000.00	2022-01-26	2023-01-26	N
Meiling Life Appliances	Changhong Meiling	5,000.00	2022-03-21	2022-08-21	N
Meiling Life Appliances	Changhong Meiling	5,000.00	2022-03-16	2023-03-16	N
Ridian Technology	Changhong Meiling	3,000.00	2021-08-09	2022-08-08	N
Ridian Technology	Changhong Meiling	4,000.00	2021-09-16	2022-09-15	N
Ridian Technology	Changhong Meiling	3,000.00	2022-03-25	2023-03-25	N
Ridian Technology	Changhong Meiling	4,000.00	2021-03-31	2022-03-31	Y
Zhongke Meiling	Changhong Meiling	5,000.00	2021-05-24	2022-05-24	N
Zhongke Meiling	Changhong Meiling	6,000.00	2021-09-22	2022-09-22	N
Anhui Tuoxing	Zhongke Meiling	500.00	2022-06-27	2023-06-27	N
Anhui Tuoxing	Zhongke Meiling	500.00	2021-04-01	2022-04-01	Y
Jiangxi Meiling	Changhong Meiling	10,000.00	2021-07-08	2022-07-08	N

^{9.} Assets transfer and debt reorganization of related parties

From 1 January 2022 to 30 June 2022 $\,$

(Unless other wise specified, RMB for record in the Statement)

Related party	Туре	Current Period	Last Period
Sichuan Hongxin Software Co., Ltd.	Purchase and construction of fixed assets	1,570,283.02	
Sichuan Changhong Electric Co., Ltd.	Purchase and construction of fixed assets	1,400,000.03	5,595.00
Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	Purchase/ Purchase and construction of fixed assets	484,283.19	5,762,952.63
Mianyang Science & Technology City Big Data Technology Co., Ltd.	Purchase and construction of fixed assets	452,630.47	
Sichuan Changhong Electronics Holding Group Co., Ltd.	Purchase and construction of fixed assets	94,339.62	
Sichuan Qiruik Technology Co., Ltd.	Purchasing fixed assets	65,575.22	
Sichuan Zhiyijia Network Technology Co., Ltd.	Purchasing fixed assets	8,407.06	
Guangdong Changhong Electronics Co., Ltd.	Purchasing fixed assets	600.00	
Sichuan Hongcheng Construction Engineering Co., ltd	Purchase and construction of fixed assets		1,950,244.22
081 Electronic Group Co., Ltd.	Purchase and construction of fixed assets		1,058,420.18
Sichuan Changhong Moulding Tech. Co., Ltd.	Purchasing fixed assets		521,211.50
Sichuan Huanyu Industrial Co., Ltd.	Purchase and construction of fixed assets		366,972.48
Sichuan Hongxin Software Co., Ltd.	Purchase intangible assets		141,509.43
Sichuan Aoku Technology Co., Ltd.	Sale of fixed assets	121,030.34	
Total		4,197,148.95	9,806,905.44

10. Other

Name of company	Content	Current Period (in 10 thousand Yuan)	Last Period (in 10 thousand Yuan)
Yuanxin Financial Lease Co., Ltd.	Financing business	21,168.68	34,194.22

11. Related transaction with Changhong Finance Company

(1) Saving balance

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Name of company	Ending balance	Opening balance	Interest income from bank saving in the period
Changhong Meiling Co., Ltd.	1,628,997,355.75	1,750,741,958.39	24,115,331.72
Sichuan Changhong Air-conditioner Co., Ltd	837,105,759.65	667,374,291.19	5,513,643.72
Zhongshan Changhong Electric Co., Ltd	501,466,098.24	472,478,264.48	6,323,885.94
Hefei Changhong Meiling Life Appliances Co., Ltd.	195,059,408.17	204,429,613.95	4,758,430.52
Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd.	52,985,499.78	117,428,653.82	766,128.76
Zhongke Meiling Cryogenic Technology Co., Ltd	40,000,000.00	89,236,818.21	1,289,402.20
Changhong Meiling Ridian Technology Co., Ltd.	35,195,135.40	78,870,573.40	1,331,610.01
Hebei Hongmao Daily Appliance Technology Co., Ltd.	4,814,127.85	4,185,481.97	37,800.02
Hefei Meiling Group Holdings Limited	173,553.73	227,396.51	7,525.58
Anhui Tuoxing Technology Co., Ltd.	38,804.27	58,438.14	1,862.82
Mianyang Meiling Refrigeration Co., Ltd.	26,107.80	26,052.45	58.39
Ground Energy Heat Pump Tech. Co., Ltd.	16,113.12	19,795.17	40.20
Jiangxi Meiling Electric Appliance Co., Ltd.	9,606.06	9,585.70	21.48
Total	3,295,887,569.82	3,385,086,923.38	44,145,741.36

(2) Discounted bills

	Bank acceptance	Bank acceptance	Discounting fees
Name of company	Discounted face amount	Discounted amount	Amount of expenses
Sichuan Changhong Air-conditioner Co., Ltd	576,664,759.78	570,578,821.86	6,085,937.92
Changhong Meiling Co., Ltd.	404,521,001.09	401,143,854.50	3,377,146.59
Hefei Changhong Meiling Life Appliances Co., Ltd.	65,483,566.64	64,927,310.55	556,256.09
Total	1,046,669,327.51	1,036,649,986.91	10,019,340.60

(3) Issuing bills

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Name of company	Bill issuing unit	Amount of bills	Туре
Sichuan Changhong Air-conditioner Co., Ltd	Sichuan Changhong Group Finance Co., Ltd.	795,794,750.07	Bank acceptance bill
Zhongshan Changhong Electric Co., Ltd	Sichuan Changhong Group Finance Co., Ltd.	311,775,802.43	Bank acceptance bill
Changhong Meiling Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	292,495,135.58	Bank acceptance bill
Hefei Changhong Meiling Life Appliances Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	65,790,640.18	Bank acceptance bill
Hefei Meiling Group Holdings Limited	Sichuan Changhong Group Finance Co., Ltd.	60,530,654.68	Bank acceptance bill
Ground Energy Heat Pump Tech. (Zhongshan) Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	53,219,911.64	Bank acceptance bill
Zhongke Meiling Cryogenic Technology Co., Ltd	Sichuan Changhong Group Finance Co., Ltd.	42,507,477.55	Bank acceptance bill
Hebei Hongmao Daily Appliance Technology Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	12,534,617.64	Bank acceptance bill
Changhong Meiling Ridian Technology Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	6,404,093.71	Bank acceptance bill
Anhui Tuoxing Technology Co., Ltd.	Sichuan Changhong Group Finance Co., Ltd.	388,042.66	Bank acceptance bill
Tota	ıl	1,641,441,126.14	

(4) Borrowing: nil

(5) Accounts receivable factoring: nil

(iii) Come and go balance with related parties

1. Receivable items

		Ending balance		Opening b	alance
Item	Related party	Book balance	Bad debt provision	Book balance	Bad debt provision
Account receivable	Sichuan Zhiyijia Network Technology Co., Ltd.	729,357,230.57		590,034,682.52	
Account receivable	CHANGHONG(HK)TRADINGLIMITE D	97,388,887.21		14,593,546.00	
Account receivable	Changhong International Holdings (Hong Kong) Co., Ltd.	69,808,921.67	2,109,676.72	35,985,886.24	971,525.15
Account receivable	CHANGHONGEL ECTRIC(AUSTRA LIA)PTY.LTD.	45,370,669.06	648,386.48	55,903,139.06	

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

		Ending bal	ance	Opening b	alance
Item	Related party	Book balance	Bad debt provision	Book balance	Bad debt provision
Account receivable	ChanghongRubaEle ctricCompany(Priva te)Ltd.	40,863,864.04	3,349,025.22	39,274,379.69	2,991,971.20
Account receivable	Orion.PDP.Co.,ltd	25,138,268.70	679,786.93	7,923,855.47	
Account receivable	CHANGHONGEL ECTRICMIDDLEE ASTFZCO	3,225,485.97		120,716.04	
Account receivable	ChanghongEuropeE lectrics.r.o	1,705,451.95		3,382,179.18	
Account receivable	Hong Yuan Ground Energy Heat Tech. Co., Ltd	1,245,494.53	181,186.74	1,251,751.92	185,439.69
Account receivable	Lejiayi Chain Management Co., Ltd.	1,191,775.40	1,695.82	141,775.39	
Account receivable	Sichuan Huafeng Enterprise Group Co., Ltd.	798,000.00			
Account receivable	Sichuan Changhong Electric Co., Ltd.	507,258.99	12,435.92	2,512,637.87	569.25
Account receivable	Sichuan Changhong Moulding Tech. Co., Ltd.	387,286.97			
Account receivable	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	331,005.72		67,279.43	
Account receivable	Changhong Huayi Compressor Co., Ltd.	165,810.00		642,605.16	
Account receivable	Sichuan Ansify Technology Co., Ltd.	44,580.80		52,448.00	
Account receivable	Sichuan Changxin Refrigeration Parts Co., Ltd.	26,666.66			
Account receivable	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	16,695.00			
Account receivable	Sichuan Changhong Minsheng Logistics Co., Ltd.	1,900.00		6,619.80	
Account receivable	Science & Technology Co., Ltd.			1,595,719.32	
Account receivable	Changhong Grand- Pro Technology Co., Ltd.			705,000.00	
Account receivable	Sichuan Changhong International Hotel Co., Ltd.			17,064.50	
Account receivable	Yuanxin Financial Lease Co., Ltd.			7,852.07	
Account	Guangdong Changhong Electronics Co., Ltd.			5,239.75	248.56

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

		Ending bal	lance	Opening b	alance
Item	Related party	Book balance	Bad debt provision	Book balance	Bad debt provision
Account receivable	Sichuan Hongmofang Network Technology Co., Ltd.			4,380.00	
Account paid in advance	Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	1,362,684.87		925,280.67	
Account paid in advance	Sichuan Aichuang Science & Technology Co., Ltd.	684,000.00		684,000.00	
Account paid in advance	Sichuan Ailink Technology Co., Ltd.	396.02		396.02	
Account paid in advance	Sichuan Zhiyijia Network Technology Co., Ltd.			67,678.94	
Account paid in advance	Hefei Changhong Industrial Co., Ltd.			38,029.06	
Other receivable	Changhong Grand- Pro Technology Co., Ltd.	267,000.00		267,000.00	
Other receivable	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	264,887.71		200,000.00	
Other receivable	Sichuan Changhong Jiechuang Lithium Technology Co., Ltd.	129,000.00		129,000.00	
Other receivable	Sichuan Zhiyijia Network Technology Co., Ltd.	100,000.00			
Other receivable	Sichuan Changhong Electric Co., Ltd.	60,000.00		59,857.21	
Other receivable	Guangdong Changhong Electronics Co., Ltd.	25,899.43		25,899.43	
Other receivable	Sichuan Changhong Power Source Co., Ltd.	19,200.00		19,200.00	
Other receivable	Sichuan Changhong Jijia Fine Co., Ltd.	6,596.51		17,232.50	
	Total	1,020,494,917.78	6,982,193.83	756,662,331.24	4,149,753.85

2. Payable items

Item	Item Related party		Opening balance	
Account payable	Sichuan Changhong Moulding Tech. Co., Ltd.	315,222,887.54	27,523,349.71	
Account payable	Sichuan Changhong Jijia Fine Co., Ltd.	157,346,752.61	6,608,580.22	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Related party	Ending balance	Opening balance
Account payable	Changhong Huayi Compressor Co., Ltd.	80,555,188.87	3,518,643.94
Account payable	Sichuan Changxin Refrigeration Parts Co., Ltd.	61,160,351.34	7,599,199.65
Account payable	Sichuan Changhong Electric Co., Ltd.	34,494,337.95	115,854.26
Account payable	Changhong Ruba Electric Company (Private) Ltd.	32,606,629.00	
Account payable	Sichuan Aichuang Science & Technology Co., Ltd.	32,459,525.53	7,290,455.51
Account payable	Sichuan Changhong Package Printing Co., Ltd.	18,821,866.13	5,553,060.13
Account payable	Changhong International Holdings (Hong Kong) Co., Ltd.	13,487,100.46	12,718,331.49
Account payable	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	11,027,551.80	2,450,482.58
Account payable	Sichuan Changhong Electronic Products Co., Ltd.	10,175,643.97	372,065.37
Account payable	Mianyang Highly Electric Co., Ltd.	8,187,654.32	8,324,553.75
Account payable	Sichuan Changhong Minsheng Logistics Co., Ltd.	4,611,297.98	760,136.08
Account payable	Sichuan Changhong Device Technology Co., Ltd.	4,501,824.52	0.18
Account payable	Sichuan Ailink Technology Co., Ltd.	3,465,770.09	3,014,723.46
Account payable	Hefei Changhong Industrial Co., Ltd.	2,202,573.26	
Account payable	Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	1,973,312.17	1,911,174.67
Account payable	Guangdong Changhong Electronics Co., Ltd.	1,179,915.52	1,296,473.51
Account payable	Sichuan Jiahong Industrial Co., Ltd.	558,118.29	
Account payable	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	514,481.32	449,551.04
Account payable	Sichuan Hongxin Software Co., Ltd.	403,701.89	28,301.89
Account payable	Chengdu Changhong Electronic Technology Co., Ltd.	326,258.23	326,258.23
Account payable	Sichuan Aoku Technology Co., Ltd.	295,530.47	
Account payable	Sichuan Changhong Electronics Holding Group Co., Ltd.	108,400.00	
Account payable	Sichuan Changhong International Hotel Co., Ltd.	99,723.00	
Account payable	081 Electronic Group Co., Ltd.	53,026.90	53,196.86
Account payable	Sichuan Hongcheng Construction Engineering Co., ltd	50,000.00	50,000.00
Account payable	Sichuan Hongyu Metal Manufacturing Co., Ltd.	14,662.40	14,662.40
Account payable	Sichuan Changhong New Energy Technology Co., Ltd.	13,560.00	8,000.40
Account payable	Sichuan Changhong Power Source Co., Ltd.	1,870.82	1,870.82
Account payable	Hong Yuan Ground Energy Heat Tech. Co., Ltd	0.01	0.01
Account payable	Hunan Grand-Pro Intelligent Tech. Company		391,610.62
Account payable	Sichuan Changhong International Travel Service Co., Ltd.		90,789.00
Contract liability	Lejiayi Chain Management Co., Ltd.	1,672,191.25	828,419.67
Contract liability	Sichuan Changhong Intelligent Technology Co., Ltd.	1,120,221.22	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Related party	Ending balance	Opening balance
Contract liability	Sichuan Zhiyijia Network Technology Co., Ltd.	769,911.50	34.38
Contract liability	Sichuan Changhong Electric Co., Ltd.	480,927.60	547,736.39
Contract liability	Sichuan Aichuang Science & Technology Co., Ltd.	130,624.62	
Contract liability	Sichuan Changhong Electronics Holding Group Co., Ltd.	70,867.26	
Contract liability	081 Electronic Group Co., Ltd.	46,585.00	22.61
Contract liability	Hong Yuan Ground Energy Heat Tech. Co., Ltd	39,343.58	41,894.81
Contract liability	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	11,270.90	303,764.99
Contract liability	Chengdu Guigu Environmental Tech. Co., Ltd	2,566.37	1,520.35
Contract liability	Changhong International Holdings (Hong Kong) Co., Ltd.	2,040.27	
Contract liability	CHANGHONG (HK) TRADING LIMITED	861.02	817.96
Contract liability	Sichuan Changhong International Hotel Co., Ltd.	0.88	
Contract liability	Guangyuan Changhong Electronic Technology Co., Ltd.	0.03	
Contract liability	Sichuan Aoku Technology Co., Ltd.		358,528.90
Contract liability	Sichuan Changhong Device Technology Co., Ltd.		59,317.08
Contract liability	Guang yuan Hongcheng Industrial Co., Ltd.		22,935.78
Contract liability	Sichuan Changhong Minsheng Logistics Co., Ltd.		3,362.83
Contract liability	Sichuan Tianyou Guigu Technology Co., Ltd		185.84
Lease liability	Hefei Changhong Industrial Co., Ltd.	23,750,695.99	24,644,347.94
Lease liability	Sichuan Changhong Electric Co., Ltd.	10,529,779.32	11,332,933.78
Lease liability	Chengdu Changhong Electronic Technology Co., Ltd.	64,050.73	977,917.93
Other payable	Sichuan Changhong Minsheng Logistics Co., Ltd.	112,771,549.4	100,309,779.69
Other payable	Sichuan Service Exp. Appliance Service Chain Co., Ltd.	109,330,238.55	116,814.89
Other payable	Yuanxin Financial Lease Co., Ltd.	85,592,599.92	79,697,695.46
Other payable	CHANGHONG (HK) TRADING LIMITED	4,911,677.86	26,435.95
Other payable	Sichuan Changhong Moulding Tech. Co., Ltd.	2,595,781.48	2,194,205.68
Other payable	Changhong Huayi Compressor Co., Ltd.	1,698,900.00	1,598,900.00
Other payable	Sichuan Changhong Intelligent Manufacturing Technology Co., Ltd.	727,845.10	608,075.10
Other payable	Sichuan Zhiyijia Network Technology Co., Ltd.	586,201.06	784,247.43
Other payable	Sichuan Changhong Jineng Sunshine Technology Co., Ltd.	500,000.00	500,000.00
Other payable	Sichuan Changhong Jijia Fine Co., Ltd.	400,500.00	400,500.00
Other payable	Sichuan Qiruik Technology Co., Ltd.	376,614.00	175,244.04
Other payable	Hunan Grand-Pro Intelligent Tech. Company	200,000.00	250,000.00
Other payable	Sichuan Aoku Technology Co., Ltd.	144,874.60	96,455.34
Other payable	Sichuan Aichuang Science & Technology Co., Ltd.	100,000.00	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Item	Related party	Ending balance	Opening balance
Other payable	Mianyang Science & Technology City Big Data Technology Co., Ltd.	60,045.70	
Other payable	Sichuan Changxin Refrigeration Parts Co., Ltd.	53,536.27	46,702.03
Other payable	Sichuan Changhong Package Printing Co., Ltd.	50,000.00	50,000.00
Other payable	Sichuan Ailink Technology Co., Ltd.	50,000.00	50,000.00
Other payable	Sichuan Changhong Electronic Products Co., Ltd.	50,000.00	50,000.00
Other payable	Hefei Changhong Industrial Co., Ltd.	50,000.00	
Other payable	Sichuan Changhong Electric Co., Ltd.	45,910.06	43,634.53
Other payable	Changhong International Holdings (Hong Kong) Co., Ltd.	43,059.21	52,728.63
Other payable	Guangdong Changhong Electronics Co., Ltd.	32,803.00	79,304.55
Other payable	Sichuan Changhong Electronics Holding Group Co., Ltd.	2,440.52	35,359.74
Other payable	Sichuan Changhong Precision Electronics Tech. Co., Ltd.	567.00	0.01
Other payable	Sichuan Changhong Device Technology Co., Ltd.	381.09	
Other payable	Sichuan Jiahong Industrial Co., Ltd.	18.00	18.00
Other payable	Sichuan Hongwei Technology Co., Ltd.		220,425.76
Other payable	Chengdu Guigu Environmental Tech. Co., Ltd		25,132.00
	Total	1,154,986,996.75	317,006,725.85

(iv) Commitments from related parties: Nil

XII. Share-based payment: Nil

XIII. Contingency

1. Pending action or possible liabilities formed from arbitration

In November 2021, Zhejiang Teruisi Pharmaceutical Co., Ltd. filed a lawsuit against Zhongke Meiling for the "Contract for Cold Storage Design, Equipment Procurement and Installation Construction". Currently, a third-party engineering quality appraisal agency is conducting quality appraisal of the objects under the contract, the boot-up and operation test has been initially completed, and Zhongke Meiling intends to advocate maintenance of the cold storage project, and the maintenance cost is estimated to be 1,793,030.00 yuan.

2. Contingency from external guarantee: Nil

3. Other contingency: Nil

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

XIV. Commitments: Nil

XV. Events occurring after the balance sheet date

1. Important non-adjustment items: Nil

2. Profit distribution: Nil

3. Major sales return: Nil

4. Other than the above mentioned events, the Company have no other events occurred after balance sheet date.

XVI. Other significant matters

1. Correction of previous periods and influence: Nil

2. Debt restructuring: Nil

3. Assets replacement: Nil

4. Pension plan: Nil

5. Discontinuing operation: Nil

6. Branch information

In 10 thousand Yuan

Item	Refrigerator, freezer Washing machine	Air- conditioner	Small appliances	Other	Sales in branch	Total
Operation income	403,513.86	542,114.56	82,352.59	19,485.36	25,016.01	1,022,450.36
Including: foreign trade income	400,411.80	542,084.47	72,291.16	7,662.93		1,022,450.36
Income from transactions between divisions	3,102.06	30.09	10,061.43	11,822.43	25,016.01	
Operation expenses	416,936.62	532,963.83	81,446.79	17,198.98	24,755.45	1,023,790.77
Operation profit	-13,422.76	9,150.73	905.80	2,286.38	260.56	-1,340.41
Total assets	1,088,459.78	618,945.84	76,536.33	22,235.90	171,719.07	1,634,458.78
Total liability	619,528.52	497,490.08	53,775.63	8,711.32	28,030.05	1,151,475.50
Supplementary information						
Depreciation and amortization expenses	10,887.28	7,347.90	197.24	300.95	-10.55	18,743.92

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Item	Refrigerator, freezer Washing machine	Air- conditioner	Small appliances	Other	Sales in branch	Total
Capital expenditure	12,633.34	5,549.85	24.40	434.56	54.87	18,587.28

^{7.} Other major transactions and events shows impact on investor's decision-making: Nil

XVII. Notes to main items of financial statement of parent company

1. Account receivable

(1) Presented according to the bad debt accrual method

	Ending balance					
Category	Book balar	ice	Bad debt prov			
	Amount Ratio (%)		Amount	Ratio (%)	Book value	
Account receivable that withdrawal bad debt provision by single item	1,642,962,833.03	93.20	5,607,260.68	0.34	1,637,355,572.35	
Including: Related party payments	1,640,802,695.33	93.08	4,639,780.88	0.28	1,636,162,914.45	
Account receivable with letter of credit	1,192,657.90	0.07			1,192,657.90	
Account receivable with single minor amount but withdrawal single item bad debt provision	967,479.80	0.05	967,479.80	100.00		
Account receivable withdrawal bad debt provision by portfolio	119,868,099.15	6.80	21,256,805.24	17.73	98,611,293.91	
Including: account receivable of engineering customers	6,246,264.00	0.35	3,123,132.00	50.00	3,123,132.00	
Receivables other than engineering customers	113,621,835.15	6.45	18,133,673.24	15.96	95,488,161.91	
Total	1,762,830,932.18	100.00	26,864,065.92	1.52	1,735,966,866.26	

(Continued)

	Opening balance				
Category	Book balance		Bad debt provision		
.	Amount	Ratio (%)	Amount	Ratio (%)	Book value
Account receivable that withdrawal bad debt provision by single item	1,416,366,794.95	88.42	2,554,877.42	0.18	1,413,811,917.53
Including: Related party payments	1,390,662,728.52	86.82	2,203,703.69	0.16	1,388,459,024.83
Account receivable with letter of credit	25,352,892.70	1.58			25,352,892.70
Account receivable with single minor amount but withdrawal single item bad debt provision	351,173.73	0.02	351,173.73	100.00	
Account receivable withdrawal bad debt provision by portfolio	185,510,434.61	11.58	16,670,455.89	8.99	168,839,978.72
Including: account receivable of engineering customers	6,246,264.00	0.39	3,123,132.00	50.00	3,123,132.00
Receivables other than engineering customers	179,264,170.61	11.19	13,547,323.89	7.56	165,716,846.72

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

		Opening balance				
Category	Book bala	Book balance		Bad debt provision		
	Amount	Ratio (%)	Amount	Ratio (%)	Book value	
Total	1,601,877,229.56	100.00	19,225,333.31	1.20	1,582,651,896.25	

1) Provision for bad debts of account receivable on an individual basis

Account receivable with single minor amount but withdrawal bad debt provision singly, refers to the minor single receivables, and withdrawal bad debt provision by combination shows no risk characteristic of the receivables, 3 clients involved.

2) Account receivable withdrawal bad debt provision by portfolio

A. Account receivable of engineering customers

	Ending balance				
Account age	Book balance	Bad debt provision	Accrual ratio (%)		
Within 3 months (3 months included)					
Over 3 months and within 6 months (6 months included)					
Over 6 months and within one year (One year included)					
Over one year - within 2 years (2 years included)			20.00		
Over 2 years - within 3 years (3 years included)	6,246,264.00	3,123,132.00	50.00		
Over 3 years			100.00		
Total	6,246,264.00	3,123,132.00			

(Continued)

	Opening balance			
Account age	Book balance	Bad debt provision	Accrual ratio (%)	
Within 3 months (3 months included)				
Over 3 months and within 6 months (6 months included)				
Over 6 months and within one year (One year included)				
Over one year - within 2 years (2 years included)			20.00	
Over 2 years - within 3 years (3 years included)	6,246,264.00	3,123,132.00	50.00	
Over 3 years			100.00	

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

	Opening balance		
Account age	Book balance	Bad debt provision	Accrual ratio (%)
Total	6,246,264.00	3,123,132.00	

B. Receivables other than engineering customers

	Ending balance			
Account age	Book balance	Bad debt provision	Accrual ratio (%)	
Within 3 months (3 months included)	76,611,262.20	766,112.62	1.00	
Over 3 months and within 6 months (6 months included)	1,706,357.54	170,635.75	10.00	
Over 6 months and within one year (One year included)	13,661,184.13	2,732,236.83	20.00	
Over one year - within 2 years (2 years included)	12,872,569.35	6,436,284.68	50.00	
Over 2 years - within 3 years (3 years included)	3,710,292.85	2,968,234.28	80.00	
Over 3 years	5,060,169.08	5,060,169.08	100.00	
Total	113,621,835.15	18,133,673.24		

(Continued)

	Opening balance			
Account age	Book balance	Bad debt provision	Accrual ratio (%)	
Within 3 months (3 months included)	146,099,823.60	1,460,998.24	1.00	
Over 3 months and within 6 months (6 months included)	10,604,804.35	1,060,480.44	10.00	
Over 6 months and within one year (One year included)	9,051,609.96	1,810,321.99	20.00	
Over one year - within 2 years (2 years included)	8,453,845.93	4,226,922.97	50.00	
Over 2 years - within 3 years (3 years included)	327,432.61	261,946.09	80.00	
Over 3 years	4,726,654.16	4,726,654.16	100.00	
Total	179,264,170.61	13,547,323.89		

(2) By account age

From 1 January 2022 to 30 June 2022 $\,$

(Unless other wise specified, RMB for record in the Statement)

Account age	Ending balance	Opening balance
Within 3 months (3 months included)	943,021,204.33	667,235,077.95
Over 3 months and within 6 months (6 months included)	168,807,422.08	867,911,914.43
Over 6 months and within one year (One year included)	596,918,384.12	35,781,521.18
Over one year - within 2 years (2 years included)	31,501,870.82	13,453,956.99
Over 2 years - within 3 years (3 years included)	9,956,556.85	6,594,527.78
Over 3 years	12,625,493.98	10,900,231.23
Total	1,762,830,932.18	1,601,877,229.56

(3) Bad debt reserves of the account receivable

		Amount change in the period				
Category	Category Opening balance	Accrual	Collected or switch back	Resale or write-off	Ending balance	
Bad debt provision	19,225,333.31	7,638,732.61			26,864,065.92	
Total	19,225,333.31	7,638,732.61			26,864,065.92	

- (4) Top 5 balance of account receivable aggregated by the debtor at end of the period amounted to 1,577,697,118.69 yuan, accounted for 89.50% of the receivables at balance of current period-end, the bad debt provision amounted as 3,542,205.46 yuan.
- (5) Receivables derecognized due to the transfer of financial assets: 206,504,068.29 yuan
- (6) There are no receivables and the amount of assets and liabilities formed by continued involvement

2. Other account receivable

Item	Ending balance	Opening balance	
Other account receivable	38,833,840.97	40,708,614.68	
Total	38,833,840.97	40,708,614.68	

(1) By nature

Nature	Ending book balance	Opening book balance
Export tax refund and Other tax refundable	8,001,439.54	26,634,190.54
Cash deposit	2,690,511.92	2,788,111.92
Loans of employee's pretty cash	4,758,043.56	4,383,234.18
Related party in consolidation statement	4,391,769.95	4,859,662.12
Related party not in consolidation statement	200,000.00	200,000.00
Insurance compensation	18,970,000.00	
Other	62,400.00	1,893,415.92

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Nature	Ending book balance	Opening book balance
Total	39,074,164.97	40,758,614.68

(2) Provision for bad debt of other receivable

	First stage	Second stage	Third stage		
Bad debt reserves	Expected credit loss in next 12 months	Expected credit loss for the whole duration (no credit impairment)	Expected credit loss for the whole duration (credit impairment has occurred)	Total	
Balance as at 1 Jan. 2022			50,000.00	50,000.00	
Book balance of other account receivable in Current Period as at 1 Jan. 2022			_	_	
Transfer to the second stage					
Transfer to the third stage					
Reversal to the second stage					
Reversal to the first stage					
Provision in Current Period		190,324.00		190,324.00	
Reversal in Current Period					
Conversion in Current Period					
Write off in Current Period					
Other change					
Balance as at 30 Jun. 2022		190,324.00	50,000.00	240,324.00	

(3) By account age

Account age	Ending balance	Opening balance
Within 3 months (3 months included)	31,026,643.98	34,703,730.05
Over 3 months and within 6 months (6 months included)	817,562.29	1,390,793.47
Over 6 months and within one year (One year included)	3,307,712.59	1,144,671.71
over one year-within two years (2 years included)	1,555,155.65	1,556,311.89
Over 2 years - within 3 years (3 years included)	822,700.00	899,400.00
Over 3 years	1,544,390.46	1,063,707.56
Total	39,074,164.97	40,758,614.68

(4) Top 5 balance of other account receivable aggregated by the debtor at end of the period

From 1 January 2022 to 30 June 2022 (Unless other wise specified, RMB for record in the Statement)

Name of the unit	Nature	Ending balance	Account age	Proportion of the total period-end balance of other receivable (%)	Ending balance of bad debt reserve
Unit I	Insurance compensation	18,970,000.00	Within 3 months	48.55	
Unit II	Export rebates	8,001,439.54	Within 3 months	20.48	
Unit III	Related party payment	4,574,459.69	Within 1 year	11.71	
Unit IV	Related party payment	3,151,115.75	1-2 years	8.06	
Unit V	Related party payment	2,871,072.68	Within 1 year	7.35	
Total		37,568,087.66		96.15	

- (5) There are no receivables involving government subsidies
- (6) There are no other receivables derecognized due to the transfer of financial assets.
- (7) There are no other receivables and the amount of assets and liabilities formed by continued involvement

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

3. Long-term equity investments

(1) Classification of long-term equity investments

•		Ending balance		Opening balance			
Item	Book balance	Impairment loss	Book value	Book balance	Impairment loss	Book value	
Investment in subsidiaries:							
Zhongke Meiling Cryogenic Technology Co., Ltd	42,652,000.00		42,652,000.00	42,652,000.00		42,652,000.00	
Mianyang Meiling Refrigeration Co., Ltd.	95,000,000.00		95,000,000.00	95,000,000.00		95,000,000.00	
Hefei Meiling Electric Appliances Marketing Co., Ltd	54,900,000.00		54,900,000.00	54,900,000.00		54,900,000.00	
Zhongshan Changhong Electric Co., Ltd	304,856,419.37		304,856,419.37	304,856,419.37		304,856,419.37	
Sichuan Changhong Air-conditioner Co., Ltd	955,600,437.79		955,600,437.79	955,600,437.79		955,600,437.79	
Hefei Meiling Group Holdings Limited	113,630,000.00		113,630,000.00	113,630,000.00		113,630,000.00	
Jiangxi Meiling Electric Appliance Co., Ltd.	79,000,000.00		79,000,000.00	79,000,000.00		79,000,000.00	
Changhong Meiling Ridian Technology Co., Ltd.	91,082,111.12		91,082,111.12	91,082,111.12		91,082,111.12	
Meiling CANDY Washing Machine Co., Ltd	60,000,000.00	27,675,208.01	32,324,791.99	60,000,000.00	27,675,208.01	32,324,791.99	
Hefei Meiling Wulian Technology Co., Ltd	6,000,000.00		6,000,000.00	6,000,000.00		6,000,000.00	
CH-Meiling.International (Philippines) Inc.	6,889,100.00		6,889,100.00	6,889,100.00		6,889,100.00	
Hefei Changhong Meiling Life Appliances Co., Ltd.	35,000,000.00		35,000,000.00	35,000,000.00		35,000,000.00	
Investment in associates:							
Hefei Xingmei Assets Management Co., Ltd.	19,452,270.21		19,452,270.21	19,835,366.84		19,835,366.84	
Sichuan Zhiyijia Network Technology Co., Ltd.	46,610,307.25		46,610,307.25	45,787,014.55		45,787,014.55	
Total	1,910,672,645.74	27,675,208.01	1,882,997,437.73	1,910,232,449.67	27,675,208.01	1,882,557,241.66	

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

(2) Investment in subsidiaries

Invested enterprise	Opening balance	Increased in Current Period	Decreased in Current Period	Ending balance	Provision for impairment losses in the Period	Ending balance of impairment
Zhongke Meiling Cryogenic Technology Co., Ltd	42,652,000.00			42,652,000.00		
Mianyang Meiling Refrigeration Co., Ltd.	95,000,000.00			95,000,000.00		
Hefei Meiling Electric Appliances Marketing Co., Ltd	54,900,000.00			54,900,000.00		
Zhongshan Changhong Electric Co., Ltd	304,856,419.37			304,856,419.37		
Sichuan Changhong Air-conditioner Co., Ltd	955,600,437.79			955,600,437.79		
Hefei Meiling Group Holdings Limited	113,630,000.00			113,630,000.00		
Jiangxi Meiling Electric Appliance Co., Ltd.	79,000,000.00			79,000,000.00		
Changhong Meiling Ridian Technology Co., Ltd.	91,082,111.12			91,082,111.12		
Hefei Changhong Meiling Life Appliances Co., Ltd.	35,000,000.00			35,000,000.00		
Meiling CANDY Washing Machine Co., Ltd	60,000,000.00			60,000,000.00		27,675,208.01
Hefei Meiling Wulian Technology Co., Ltd	6,000,000.00			6,000,000.00		
CH-Meiling.International (Philippines) Inc.	6,889,100.00			6,889,100.00		
Total	1,844,610,068.28			1,844,610,068.28		27,675,208.01

(3) Investment in associates

					Changes in 0	Current Peri	od				
Invested enterprise	Opening balance	Addit ional Invest ment	Negat ive Invest ment	Investment income recognized under equity	Adjust ment for other compre hensive	Other equity change	Cash dividend or profit announced to issued	Provisio n for impair ment loss	Ot her	Ending balance	Ending balance of impairmen t

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

			income	
Hefei Xingmei Assets Management Co., Ltd.	19,835,366.84	4,686,303.37	5,069,400.00	19,452,270.21
Sichuan Zhiyijia Network Technology Co., Ltd.	45,787,014.55	823,292.70		46,610,307.25
Total	65,622,381.39	5,509,596.07	5,069,400.00	66,062,577.46

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

4. Operation income, operation cost

(1) Operation income and operation cost

	Current Period		Last Period		
Item	Income	Cost	Income	Cost	
Main business	3, 030, 603, 503. 85	2, 834, 190, 544. 57	3,102,350,117.09	2,860,557,418.34	
Other business	245, 902, 657. 62	226, 413, 800. 95	873,401,787.20	841,056,783.21	
Total	3, 276, 506, 161. 47	3, 060, 604, 345. 52	3,975,751,904.29	3,701,614,201.55	

(2) Main business - Classified according to product

	Current Period		Last Period	
Product	Operation income	Operation cost	Operation income	Operation cost
Refrigerator, freezer	2, 609, 364, 481. 40	2, 442, 998, 402. 01	2,809,476,859.57	2,589,201,634.89
air conditioner	4, 106, 663. 74	3, 945, 682. 66	5,383,616.16	5,234,264.84
Washing machine	302, 517, 846. 03	283, 311, 449. 87	232,248,515.69	216,526,918.33
Small household appliances and kitchen and bathroom	114, 614, 512. 68	103, 935, 010. 03	55,241,125.67	49,594,600.28
Total	3, 030, 603, 503. 85	2, 834, 190, 544. 57	3,102,350,117.09	2,860,557,418.34

(3) Main business - Classified according to region

ъ.	Current Period		Last Period		
Region	Operation income	Operation cost	Operation income	Operation cost	
Domestic	2, 085, 203, 000. 95	1, 955, 621, 293. 70	1,756,300,378.04	1,652,622,816.92	
Overseas	945, 400, 502. 90	878, 569, 250. 87	1,346,049,739.05	1,207,934,601.42	
Total	3, 030, 603, 503. 85	2, 834, 190, 544. 57	3,102,350,117.09	2,860,557,418.34	

Top five clients in sales revenue amounted as 1,844,332,092.65 yuan, a 56.29% in total operation income.

5. Investment income

Item	Current Period	Last Period
Long-term equity investment income by equity method	5,509,596.07	-15,045,065.49
Investment income obtained from disposal of trading financial assets	1,530,699.78	46,948,848.62
Income from financial products		2,754,190.61
Long-term equity investment income by cost method	36,720,000.00	2,754,000.00

From 1 January 2022 to 30 June 2022

(Unless other wise specified, RMB for record in the Statement)

Item	Current Period	Last Period
Investment income of other non-current financial assets during holding period	76,200.80	
The termination of income recognition for financial assets measured by amortized cost	-1,663,033.71	
Interest income from debt investment during the holding period	5,356,708.33	
Total	47,530,171.27	37,411,973.74

XVIII. Approval of financial statement

The financial statement has already been approved from the board of directors of the Company for reporting dated 16 August 2022.



XIX. Supplementary information for financial statement

1. Non-recurring gains and losses for this period

Item	Current Period	Note	
Gains and losses from disposal of non-current assets	8,358,775.10		
Governmental subsidy reckoned into current gains/losses (not			
including the subsidy enjoyed in quota or ration according to	A1 3A3 60A A8		
national standards, which are closely relevant to enterprise's	41,343,694.48		
business)			
Losses/gains from changes of fair values occurred in holding trading			
financial assets and trading financial liabilities, and investment			
income obtaining from the disposal of trading financial assets,	13,172,916.65		
trading financial liability and financial assets available-for-sale,	13,172,710.03		
excluded effective hedging business relevant with normal operations			
of the Company			
Reversal of the account receivable depreciation reserves subject to	714,463.58		
separate impairment test	/14,403.36		
Other non-operating income and expenses other than the above	577,926.96		
Subtotal	64,167,776.77		
Less: impact on income tax	6,327,022.61		
Impact on minority shareholders' equity (post-tax)	1,573,023.82		
Total	56,267,730.34		

2. Return on equity and earnings per share

Profit during the report period	Weighted average	Earnings per share/EPS (RMB/Share)		
	return on equity	Basic EPS	Diluted EPS	
Net profit attributable to ordinary shareholders of the parent company	1. 24%	0. 0582	0. 0582	
Net profit attributable to ordinary shareholders of the parent company after deduction of the non-recurring gains/losses	0. 09%	0.0040	0. 0040	

Chairman: Wu Dinggang

Changhong Meiling Co., Ltd.

18 August 2022