Chongqing Jianshe Vehicle System Co., Ltd.

The Semi-Annual Report 2022

I. Important Notice, Table of Contents and Definitions

The Board of Directors, the Supervisory Committee, the directors, the supervisors, and executives of the Company guarantee that there are no significant omissions, fictitious or misleading statements carried in the Report and we will accept individual and joint responsibilities for the truthfulness, accuracy and completeness of the Report.

Mr. Yan Xuechuan, The Company leader, Mr. Tan Mingxian, Chief financial officer and the Ms.Niu Yanli, the person in charge of the accounting department (the person in charge of the accounting)hereby confirm the authenticity and completeness of the financial report enclosed in the semi-report.

All the directors attended the board meeting for the review of this Report.

Prospective statements carried in this report, such as business plans for future are not constituting any substantial commitment to the investors. Please be cautious to the risks. This report is prepared both in English and Chinese. When there is any conflict in understanding, the Chinese version shall prevail.

The Company has described the Company's risk factors in detail in this report, so please refer to the content of the Company's risk factors in this report.

The Company will not distribute cash dividend or bonus shares, neither capitalizing of common reserves for the report period.

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Documents available for inspection

- I. The semi-report carrying personal signature and seal of the Chairman of the Board;
- II. Financial Statements with signatures of the legal representative, the financial officer, and accounting manager;
- III. All of the originals of the Company's documents and public notices publicized by the presses designated by China Securities Regulatory Commission in the report period.

Definition

Terms to be defined	Refers to	Definition
Company, the Company, Jianmo Stock, Jianshe Vehicle B	Refers to	Chongqing Jianshe Vehicle System Co., Ltd.
Shenjianmo	Refers to	Shenzhen North Jianshe Motorcycle Co., Ltd. (predecessor of the Company)
Jianmo B	Refers to	Chongqing Jianshe Motorcycle Co., Ltd. (predecessor of the Company)
Military Equipment Group (Southern Group)	Refers to	China Military Equipment Group Co., Ltd. (China Southern Industry Group Co., Ltd.)
Military Finance Co.	Refers to	Military Equipment Group Finance Co., Ltd.
Jianshe Industry	Refers to	Chongqing Jianshe Industry Co., Ltd. – former State-owned Jianshe Machinery Factory, Jianshe Industry (Group) Co., Ltd.
Jianshe Mechanical and Electric	Refers to	Chongqing Jianshe Mechanical and Electric Co., Ltd.
HANON,KOREA HANON	Refers to	Korea Hanon System Co., Ltd.
Jianshe HANON	Refers to	Chongqing Jianshe HANON Automobile Thermal Management System Co., Ltd.
Changan Auto	Refers to	Chongqing Changan Automobile Co., Ltd.
Vehicle air conditioner	Refers to	Chognqing Jianshe Automobile Air-conditioner Co., Ltd.
Chongqing Jianya	Refers to	Chongqing Jianshe YAMAHA Motorcycle Co., Ltd.
Zhuzhou Jianya	Refers to	Zhuzhou Jianshe YAMAHA Motorcycle Co., Ltd.
Pingshan Taikai	Refers to	Chongqing Pingshan Taikai Carburetor Co., Ltd.
South Air International	Refers to	South Air International Co., Ltd.
Minsheng Logistics	Refers to	Chongqing Changan Minsheng APLL Logistics Co., Ltd.

II. Company Profile & Financial Highlights.

1. Company Profile

Stock ID	Jianshe Vehicle B	Stock Code	200054
Stock Exchange Listed	Shenzhen Stock Exchange		
Short form of Company Name in Chinese	重庆建设汽车系统股份有限公	·司	
Company Name in English	建车 B		
Company Name in English	Chongqing Jianshe Vehicle Syst	em Co., Ltd	
Short form of Company Name in English	JSVS-B		
Legal representative:	Yan Xuechuan		

2. Contact person and contact manner

	Secretary of the Board	Representative of Stock Affairs
Name	Zhang Hushan	Li Wenling
Address	No.1 Jianshe Road, Huaxi Industrial Zone, Ba'nan District, Chongqing	No.1 Jianshe Road, Huaxi Industrial Zone, Ba'nan District, Chongqing
Tel.	023-66295333	023-66295333
Fax.	023-66295333	023-66295333
E-mail.	cqjsmc@jianshe.com.cn	cqjsmc@jianshe.com.cn

3.Other

(1) Way to contact the Company

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

The registered address, office address and their postal codes, website address and email address of the Company did not change during the reporting period. The said information can be found in the 2021 Annual Report.

(2) About information disclosure and where this report is placed

Did any change occur to information disclosure media and where this report is placed during the reporting period? \Box Applicable $\sqrt{\text{Not applicable}}$

The newspapers designated by the Company for information disclosure, the website designated by CSRC for disclosing this report and the location where this report is placed did not change during the reporting period. The said information can be found in the 2021Annual Report.

(3) Other relevant information

Did any change occur to other relevant information during the reporting period?

- ☐ Applicable √ Not applicable
- 4. Summary of Accounting data and Financial index

May the Company make retroactive adjustment or restatement of the accounting data of the previous years

□ Yes √ No

	Reporting period	Same period of last year	YOY+/- (%)
Operating income (Yuan)	239,131,462.84	456,964,429.02	-47.67%
Net profit attributable to the shareholders of the listed company (Yuan)	13,405,938.22	-7,897,586.77	269.75%
Net profit after deducting of non- recurring gain/loss attributable to the shareholders of listed company (Yuan)	-28,179,669.74	-10,124,040.91	-178.34%
Cash flow generated by business operation, net (Yuan)	31,389,232.50	21,754,020.41	44.29%
Basic earning per share(Yuan/Share)	0.1123	-0.0662	269.64%
Diluted gains per share(Yuan/Share)	0.1123	-0.0662	269.64%
Weighted average ROE(%)	13.30%	-4.66%	0.18%
	As at the end of the reporting period	As at the end of last year	YOY+/- (%)
Gross assets (Yuan)	872,514,762.78	1,041,336,478.97	-16.21%
Shareholders' equity attributable to shareholders of the listed company (Yuan)	163,591,564.36	149,303,592.84	9.57%

- 5. Differences between accounting data under domestic and overseas accounting standards
- 1. Differences of net profit and net assets disclosed in financial reports prepared under international and Chinese accounting standards.

 \Box Applicable \sqrt{Not} applicable No difference.

- 2. Differences of net profit and net assets disclosed in financial reports prepared under overseas and Chinese accounting standards.
- □ Applicable √Not applicable

No difference.

6.Items and amount of deducted non-current gains and losses

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

In RMB

Items	Amount	Notes
Non-current asset disposal		
gain/loss(including the write-off part for	39,860,952.30	
which assets impairment provision is made)		
Government subsidy recognized in current		
gain and loss(excluding those closely	1 201 860 22	
related to the Company's business and	1,201,869.22	
granted under the state's policies)		
Switch back of provision for depreciation		
of account receivable and contractual assets	389,692.61	
which were singly taken depreciation test		
Other non-operating income and		
expenditure except for the aforementioned	133,093.83	
items		
Total	41,585,607.96	

Details of other profit and loss items that meet the non-recurring profit and loss definition

□ Applicable √ Not applicable

None

For the Company's non-recurring gain/loss items as defined in the Explanatory Announcement No.1 on information disclosure for Companies Offering their Securities to the Public-Non-recurring Gains and Losses and its non-recurring gain/loss items as illustrated in the Explanatory Announcement No.1 on information Disclosure for Companies offering their securities to the public-non-recurring Gains and losses which have been defined as recurring gains and losses, it is necessary to explain the reason.

☐ Applicable √ Not applicable

None of Non-recurring gain /loss items recorgnized as recurring gain /loss/items as defined by the information disclosure explanatory Announcement No.1- Non –recurring gain/loss in the report period.

III. Management Discussion & Analysis

I .Main Business the Company is Engaged in During the Report Period

According to data from the China Association of Automobile Industry Statistics, in the first half of 2022, the production and sales of automobiles were 12.117 million units and 12.057 million units, up 28.2% and 23.8% respectively over the previous year; thereinto, the production and sales of new energy vehicles were 2.661 million units and 2.6 million units, up 133.4% and 129.2% respectively over the previous year. The Company belongs to the automobile parts manufacturing industry, mainly engages in the production and sales of automobile air-conditioning compressors, and provides supporting business for automobile OEMs. The Company's products include rotary vane iron and aluminum compressors, piston swash plate fixed displacement compressors and electric compressors, covering 32cc to 480cc displacement. From the perspective of industry development trends, the rotary vane technology will face the ceiling, and the Company needs to speed up the digestion and introduction of new technology products such as vortex electric. In the first half of the year, affected by the epidemic at home and abroad and the shortage of the supply chain by auto OEMs, the Companyachieved sales of automobile air-conditioning compressors of 582,300 units, a YOY decrease of 47.42%, and realized the operating income of 239.13 million yuan, a YOY decrease of 47.67%.

II. Analysis On core Competitiveness

Product pedigree construction: On the basis of introducing the world's advanced technology, the Company actively carries out independent innovation. After years of development, the product pedigree and technical system are becoming increasingly complete; Including rotary vane compressor, swash plate fixed-displacement and variable-displacement and electric compressor with complete intellectual property rights, forming five product platforms of "rotary vane iron/aluminum, piston fixed/variable-displacement and electric compressor"; The products cover 18CC to 480CC displacement.

Innovation platform construction: The Company has built a "1+3+1" scientific and technological innovation platform (national post-doctoral workstation+Chongqing Enterprise Technology Center, Chongqing Automobile Thermal Management System Engineering Technology Research Center, Chongqing Automobile Air Conditioning Compressor Key Laboratory+Chongqing Jiulongpo Innovation Center), which provides a strong platform support for the transformation and upgrading of automobile thermal management products, the development of applied basic research and innovative research on key technologies, the cultivation of scientific and technological talents, and technological industrialization. The Company has established a Industry-University-Research platform with China Automotive Engineering Research Institute, Shanghai Jiaotong University and Chongqing Jiaotong University, mainly to study the working mechanism of compressors and noise optimization of compressors, and to tackle key technical bottlenecks.

R&D capacity building: The Company has the largest and most functional experimental testing center for automotive air-conditioning compressors in Southwest China. It has imported more than 50 sets of advanced equipment for reliability test, system test, performance test and NVH test from abroad, with a value of more than RMB 50 million, and has strong basic research capabilities, product development and design capabilities,

simulation and analysis capabilities and trial production and processing capabilities. In recent years, 12 major new products in Chongqing have been approved, more than 20 provincial and ministerial level science and technology awards have been won, and more than 200 patents have been applied for, including more than 40 invention patents.

Manufacturing capacity building: it has the domestic first-class high-precision parts manufacturing base and Chongqing municipal digital workshop. It possesses more than 40 parts machining production lines, more than 260 sets high-precision and high-quality processing equipment, and 9 product assembly lines. The equipment is with a total value of more than RMB 650 million, and more than 80% of which are imported from Japan, the United States, Germany, Switzerland, South Korea and other countries. The machining and assembly accuracy are all micron-level, and MARPOSS online detection is widely used, so its machining accuracy and assembly automation degree are at the leading level in China.

Quality capacity building: The Company always adheres to the tenet of "Quality first, customer oriented", and is committed to running quality work through all aspects of the Company, and constantly improving product quality, service quality and quality-price ratio. The Company has always continuously improved its management ability, actively assumed social responsibilities, passed the IATF 16949 certified by DNV, an international authoritative certification body, as well as OHSAS18001 and ISO14001 management system certification, connected with international manufacturers, and introduced the general QSB+ quality management system, Ford Q1 system, Changan QCA system and Nissan GK site management concept to continuously improve its management level.

Talent team building: The Company has 118 scientific and technical personnel, including 458 R&D personnel among 10,000 employees, of which 80% have bachelor degree or above, and 11% have senior professional titles. The Company has established an academic committee of key laboratories, set up 4 company-level scientific and technological innovation teams, including basic research and experimental technology research of airconditioning compressors, A total of 5 high-end talents have been introduced for the fields of new energy vehicle heat pump system, electric compressor and electronic control, motorcycle EFI system, etc. and 9 doctors in the national postdoctoral workstation.

III. Main business analysis

Refer to relevant contents of "1.Summarization" in "Discussion and Analysis of Management". Changes in the financial data

In RMB

	This report period	Same period last year	YOY change (%)	Cause change
Operating income	239,131,462.84	456,964,429.02	-47.67%	Due to a decrease in sales
Operating cost	225,259,680.42	399,274,067.43	-43.58%	Due to a decrease in sales.
Sale expenses	6,906,460.34	10,384,056.14	-33.49%	Mainly due to the decrease in the cost of the Three Guarantees.
Administrative expenses	14,591,203.14	33,501,329.26	-56.45%	Mainly due to reclassification adjustment.
Financial expenses	8,416,860.65	13,677,232.04	-38.46%	Due to a decrease in financing.
Income tax expenses	-174,346.34	-1,279,343.82	-86.37%	Settlement and Payment of

				Annual Enterprise Income
				Tax
R & D Investment	1474947651	9 172 604 04	80.44%	Mainly due to
R & D IIIvestilielit	14,748,476.51	8,173,694.94	80.44%	reclassification adjustment
Cash flow generated by	21 290 222 50	21,754,020.41	44.29%	Increased sales of cash-
business operation, net	31,389,232.50	21,734,020.41	44.29%	settled customers
Net cash flow generated by	140 065 126 54	1 592 227 10	9.046.769	Collections by dispose of
investment	140,065,136.54	-1,583,237.10	-8,946.76%	106 plant.
Net cash flow generated by	120 221 112 02	42 102 207 02	209.53%	Repayment of financial
financing	-130,321,112.03	-42,103,206.93	209.33%	liabilities
Net increasing of cash and	41 122 257 01	21 042 275 40	-287.46%	Due to the combined
cash equivalents	41,133,257.01	-21,942,375.49	-287.40%	impact of the above all

Major changes in profit composition or sources during the report period

The profit composition or sources of the Company have remained largely unchanged during the report period.

Component of Business Income

In RMB

	This repo	ort period	Same perio	Increase		
	Proportion	Amount	Amount	Proportion	/decrease	
Total operating revenue	239,131,462.84	100%	456,964,429.02	100%	-47.67%	
On Industry						
Industry	239,131,462.84	100.00%	456,964,429.02	100.00%	-47.67%	
On products						
Vehicle air conditioner	200,079,169.01	83.67%	390,966,742.63	85.56%	-48.82%	
Other	39,052,293.83	16.33%	65,997,686.39	14.44%	-40.83%	
On Area						
Domestic	161,984,819.14	67.74%	277,820,416.05	60.80%	-41.69%	
Overseas	77,146,643.70	32.26%	179,144,012.97	39.20%	-56.94%	

Situation of Industry, Product and District Occupying the Company's Business Income and Operating Profit with Profit over 10%

In RMB

	Turnover	Operation cost	Gross profit rate(%)	Increase/decr ease of revenue in the same period of the previous year(%)	Increase/decr ease of business cost over the same period of previous year (%)	Increase/decr ease of gross profit rate over the same period of the previous year (%)
On Industry						
Industry	239,131,462.84	225,259,680.42	5.80%	-47.67%	-43.58%	-6.82%
On products						

[□] Applicable √ Not applicable

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

Vehicle air conditioner	200,079,169.01	186,256,783.39	6.91%	-48.82%	-46.09%	-4.72%
Other	39,052,293.83	39,002,897.03	0.13%	-40.83%	-27.48%	-18.38%
On Area						
Domestic	161,984,819.14	151,726,868.91	6.33%	-41.69%	-35.98%	-8.36%
Overseas	77,146,643.70	73,532,811.51	4.68%	-56.94%	-54.68%	-4.74%

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

□ Applicable √Not applicable

Explanation for a year-on -year change of over 30%

□ Applicable √ Not applicable

IV. Non-core business analysis

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

In RMB

	Amount	Ratio to the total profit amount (%)	Notes of the causes	Recurring or not
Investment income	4,372,958.10	33.05%	Mainly due to the Company's joint venture Construction Hanon's investment income composition	Yes
Non-operating income	135,599.04	1.02%		No
Non-operating expenses	2,505.21	0.02%		No
Income from asset disposal	39,860,952.30	301.26%	Mainly due to the income from the transfer of assets such as the 106 workshop.	No
Credit impairment los	715,809.13	5.41%		No

V. Analysis of assets and liabilities

1. Significant changes in asset composition

In RMB

	End of Report	ting period	End of same peri-	Chang	Reason	
	Amount	As a percentage of total assets(%)	Amount	As a percentage of total assets(%)	e in percent age(%)	for signific ant change
Monetary fund	106,571,780.20	12.21%	91,678,523.19	8.80%	3.41%	
Accounts receivable	96,751,451.66	11.09%	149,333,285.64	14.34%	-3.25%	

Inventories	174,972,117.90	20.05%	206,719,605.79	19.85%	0.20%	
Long-term equity investment	206,357,226.82	23.65%	201,984,268.72	19.40%	4.25%	
Fixed assets	212,230,661.91	24.32%	216,541,481.98	20.79%	3.53%	
Construction in process	1,828,183.90	0.21%	1,811,125.46	0.17%	0.04%	
Short-term loans	473,903,500.00	54.31%	493,460,000.00	47.39%	6.92%	
Contract liabilities	3,991,193.62	0.46%	2,868,604.98	0.28%	0.18%	

2. Major overseas assets

- ☐ Applicable √ Not applicable
- 3. Asset and Liabilities Measured by Fair Value
- □ Applicable √ Not applicable
- 4. Restricted asset rights as of the end of this Reporting Period

The ending balance of monetary funds is RMB 41.70 million, which is the bank acceptance bill deposit and time deposit, and is fund with restricted use.

VI. Analysis on investment Status

1. General

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

Investments made in the Reporting Period (Yuan)	Investments made in the prior year (Yuan)	Increase/Decrease(%)
3,983,058.33	2,591,304.00	53.71%

- 2.Condition of Acquiring Significant Share Right Investment during the Report Period
- ☐ Applicable √ Not applicable
- 3. Situation of the Significant Non-equity Investment Undergoing in the Report Period
- $\sqrt{\text{Applicable}}$ \square Not applicable

In RMB

Project name	Investmen t method	Fixed investmen ts or not	Industry involved in investmen t projects	Investmen t amount in this reporting period	Accrued Actual Investmen t Amount up to the End of Reporting Period	Capital Source	Project schedule	Anticipate d income	Accrued Realized Income up to the End of Reporting Period	Reasons for not Reaching the Planned Schedule and Anticipate d Income	Disclosur e date	Disclosur e Index
Constructi on project of dynamic and static disk productio n line of electric compress or	Self-built	Yes	Automoti ve air condition er compress or industry	985,210.33	8,072,210.3 3	Self funds	100.00%	0.00	0.00	Equipmen t tendering has been completed and main equipmen t has arrived	January 19,2021	See on www.cnin fo.com.cn company announce ment on Announce ment No. 2021-001
36CC scroll electric	Self-built	Yes	Automoti ve air condition	556,000.00	681,000.00	Self funds	3.66%	0.00	0.00	Equipmen t tendering	August 28,2021	See on www.cnin fo.com.cn

compress			er							has		company
or			compress							completed		announce
assembly			or							and		ment on
line			industry							productio		Announce
constructi										n line		ment No.
on project										contract		2021-049
										has been		
										concluded		
Electric										Equipmen		See on
			Automoti							t		www.cnin
compress or			ve air							tendering		fo.com.cn
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nt ability	Self-built	Yes	er	0.00	1,227,000.0	Self funds	16.00%	0.00	0.00	completed	August 28,2021	announce
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improvem			or							contract		Announce
ent			industry							has been		ment No.
project			-							concluded		2021-049
T-4-1				1,541,210.3	9,980,210.3			0.00	0.00			
Total				3	3			0.00	0.00			

4.Investment of Financial Asse	Inv	estment	of F	inancial	Asse
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- (1) Securities investment
- $\ \square$ Applicable $\ \sqrt{\ }$ Not applicable No such cases in the Reporting Period
 - (2) Investment in Derivatives
- $\hfill\Box$ Applicable \hfill Not applicable No such cases in the Reporting Period
- 5. Application of the raised capital
- \Box Applicable $\sqrt{\text{Not applicable}}$ No such cases in the Reporting Period

VII. Sales of major assets and equity

1. Sales of major assets

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

In RMB

方 Counter party	Assets being sold	Sale date	Transact ion price ('0000 yuan)	Net profit contribu ted by the asset to the listed compan y from the beginnin g of the current period to the date of sale ('0000 yuan)	Impact of the sale on the Compan y (Note 3)	Percenta ge of the net profit contribu ted by the asset sale to the total net profit of the listed compan y	Asset Sale Pricing Principl e	Whether it is a related party transacti on	Related relations hip with counterp arty (applica ble to related party transacti ons)	Whether the property rights of the assets involved have been fully transferr ed	Whether all the creditor' s rights and debts involved have been transferr ed	Whether it is impleme nted as planned or not, if it is not impleme nted as planned, the reasons and the measure s the Compan y has taken should be explaine d	Disclosu re date	Disclosu re Index
Jianshe Industry	Building s, land use rights and machine ry and equipme nt	February 15,2022	15,288	3,902	In order to revitaliz e idle assets and improve the efficienc y of	291.00%	The assessed value	Yes	Controll ed by the same party	Yes	Yes	Implem ented as planned	February 19,2022	See details in the compan y's announc ement publishe d on securitie

		313	
	asset		s times,
	operatio		Hongko
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^{2.}Sales of major equity

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

VIII. Analysis of the Main Share Holding Companies and Share Participating Companies

√ Applicable □ Not applicable
Situation of Main Subsidiaries and the Joint-stock Company with over 10% net profit influencing to the Company
In RMB

Company name	Type	Main business	Registere d capital	Total assets	Net assets	Turnover	Operating profit	Net Profit
Air Condition er Co.	Subsidiar ies	Manufact uring and sales of auto air- conditione rs	160000000	792,822,68 3.26	236,957,50 2.25	200,079,16 9.01	23,866,572.	23,865,853. 63
Pingshan Taikai	Subsidiar ies	Productio n and sales of motorcycl es and parts	USD 10 million	94,795,107. 41	84,718,229. 20	34,033,787. 80	7,382,716.0	7,380,210.8
Jianshe HANON	Sharehol ding company	Productio n and sales of Automobi le Thermal Energy Managem ent system	420000000	554,811,52 8.30	409,597,73 4.84	128,244,90 9.13	8,897,935.7 9	8,745,916.1 9

Acquirement and disposal of subsidiaries in the Reporting period

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

Description of the main holding and participating companies

The wholly-owned subsidiary Construction Air Conditioning is mainly engaged in the production and sales of fixed displacement compressors for vehicle air conditioners. In the first half of the year, 582,300 automotive air-conditioning compressors were sold, a YOY decrease of 47.42%. It achieved the operating income of 200.08 million yuan, a YOY decrease of 51.02%. The net profit was -23.87 million yuan, a YOY decrease of 24.75 million yuan. The sharp drop in net profit was due to the decline in sales in the current period.

Pingshan Taikai, a wholly-owned subsidiary, is mainly engaged in the production and sales of carburetors and parts for engines. In the first half of the year, it sold 170,000 carburetors, 160,000 setsEFI and components, and 330,000 auto parts, up 11%, 33% and 265% respectively compared with the same period of the previous year, and it achieved the operating income of 34.03 million yuan, a YOY increase of 19%, with a net profit of 7.38 million yuan-a YOY increase of 6.72 million yuan. The substantial increase in net profit was due to the write-off of dismissal benefits accrued in previous years

The joint venture Construction Hanon is mainly engaged in the production and sales of variable displacement compressors. In the first half of the year, 245,500 units of variable displacement compressors were sold; a YOY decrease of 13.44%, and it achieved the operating income of 128.24 million yuan, a YOY decrease of 16.12%, and realized the net profit of 8.75 million yuan, a YOY decrease of 7.31%.

IX. Structured vehicle controlled by the Company

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

X. Risks facing the Company and countermeasures

Problems or risks faced: First, the automotive air-conditioning compressor industry is facing the dilemma of high technical thresholds, large investment and many technical routes for the transformation of the new four modernizations, rapid iteration of compressor products, rising raw material prices, tightening payment terms for OEMs, and supply chain safety and other factors, which poses certain risks to the Company, and the industry competition is further intensified; second, the Company's product scale efficiency is yet not high and the profit margins are low; third, the new energy products have not yet formed in scale and are not competitive; fourth, the key core technologies still need to be vigorously tackled, and the speed of product innovation needs to be further accelerated; fifth, the structure of the talent team is not optimal, and there is a lack of high-end leading talents, yet there is a long way to go to promote the high-quality development of the Company.

Measures taken: First, accelerate the high-quality development of the industry and focus on improving economies of scale. Insist on consolidating the traditional basis, dig deep into the current market for increment, and ensure the steady progress for fixed-displacement compressors; make full use of the "Construction" brand image, market reputation, and customer resources to increase the market share of new energy. The second is to accelerate scientific and technological innovation and focus on improving development capabilities. Give full play to the role of innovation platforms such as enterprise technology centers, key laboratories, and engineering technology research centers, continuously improve basic technology research, experimental testing technology research, engineering technology, market application technology and other capabilities, and actively promote cooperation with universities and enterprises, do well in key products and technological innovation. The third is to deepen the action of improving the quality of economic operation, technical management, quality management, lean management, and supply chain management, and focus on improving management efficiency.

IV. Corporate Governance

I. Annual General Meeting and Provisional Shareholders' Meetings in the Reporting Period

1.Annual General Meeting

Meeting	Туре	Investor participa tion ratio	Convened date	Disclosure date	Index to disclosed information
First Provisional Shareholders' general meeting of 2022	Provisional Shareholders 'general meeting	74.45%	February 25,2022	February 26,2022	Considered and approved: 1. Proposal on the 2022 investment plan; 2. Proposal on the 2022 financing plan of the wholly-owned subsidiary Chongqing Construction Vehicle Air Conditioner Co., Ltd; 3. Proposal on the estimated routine related transactions in 2022; 4. Proposal on the expected external guarantee in 2022; 5. Proposal on amending the "Articles of Association of the Company"; 6. Proposal on amending the "Rules of Procedure of the Board of Directors".
Annual General Meeting of 2021	Annual General Meeting	74.45%	May 27,2022	May 28,2022	Considered and approved: 1. The work report of the board of directors in 2021 (the Company's independent directors Li Jiaming, Xie Fei, Liu Wei, and Song Weiwei respectively submitted the "2021 Work Report of Independent Directors" to the board of directors, and they reported their work at the 2021 annual general meeting.); 2. The work report of the board of supervisors in 2021; 3. Full text and abstract of the 2021 annual report; 4. The 2021 profit distribution plan; 5. The proposal on the renewal of the financial audit institution and the internal control audit institutionfor 2022; 6. The proposal on the related transaction namely accepting financial services.

- 2. Preferred shareholders with the restoration of voting rights made a request for the Special Meeting of Shareholders
- □ Applicable √ Not applicable

II. Change in shares held by directors, supervisors and senior executives

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

Name	Positions	Types	Date	Reason
Yu Wenbiao	Deputy General Manager	Dismiss	May 23,2022	Due to job change, no longer serves as the deputy general manager of the Company. Hired as a senior consultant by the Company.
Zhou Yongqiang	Director	Leave office	June 24,2022	Due to work adjustment, applied for the resignation as a director of the ninth session of the board of directors and a member of the strategy committee of the board of directors.
Zhou Yongqiang	Deputy General Manager	Appointed	June 26,2022	Appointed as deputy general manager by the board of directors of the Company

III. Pre-plan for profit allocation and turning capital reserve into share capital for the reporting period

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

The Company planned not to distribute cash dividend and bonus share, and not to convert capital reserves into share capital in half year.

IV. Implementation of any equity incentive plan, employee stock ownership plan or other incentive measures for employees

☐ Applicable √ Not applicable

The Company has no equity incentive plan, employee stock ownership plans or other employee incentives in Period.

V. Environmental & Social Responsibility

I. Significant environmental issues

Whether the Company or any of its subsidiaries is identified as a key polluter by the environment authorities $\sqrt{\text{Yes}} \square \text{No}$

Compan y or subsidia ry name	Main pollutant and specific pollutant name	Emission way	Emissi on port numbe r	Emission port distribution condition	Emission concentration	Implemente d pollutant emission standards	Total emission	Verified total emission(Ton s)	Excess ive emissi on conditi on
Jianshe Vehicle	Main pollutants of wastewater: COD, ammonia nitrogen, total phosphorus, PH particular pollutants: Petroleum category	Indirect discharge: it is discharged into Zhongliangshan sewage treatment plant after reaching the Grade III standard of the Integrated Wastewater Discharge Standard	1	Total wastewater discharge outlet	COD: 115mg/L; petroleum: 0.16mg/L; ammonia nitrogen: 8.12mg/L; total phosphorus: 1.37mg/L; PH: 7.5- 7.6	Grade III Standard of the Integrated Wastewater Discharge Standard	Simplified management of pollutant discharge permits, no total amount required	Simplified management of pollutant discharge permits, no total amount required	No
Jianshe Vehicle	Waste gas: Main pollutants: sO 2, nitrogen oxides, particulate matter; characteristic pollutants:None	Direct emission: The treatment meets the Integrated Emission Standard of Air Pollutants	1	Exhaust gas outlet ofmelting furnace	Nitrogen oxide: 56mg/m3; particulate matter: 5.9mg/m3; sO 2: 3mg/m3	Limit value of main urban area of the Integrated Emission Standard of Air Pollutants	Simplified management of pollutant discharge permits, no total amount required	Simplified management of pollutant discharge permits, no total amount required	No
Vehicle air conditio ner	Main pollutants of wastewater: COD, ammonia nitrogen, total phosphorus, PH particular	Indirect discharge: it is discharged into Zhongliangshan sewage treatment plant after	1	Total wastewater discharge outlet	COD: 98mg/L petroleum: 0.33mg/L ammonia nitrogen: 9.5mg/L total phosphorus: 3.02mg/LPH: 7.4-7.6	Grade III Standard of the Integrated Wastewater Discharge	Simplified management of pollutant discharge permits, no total amount	Simplified management of pollutant discharge permits, no total amount	No

	pollutants: total zinc	reaching the Grade III standard of the Integrated Wastewater Discharge Standard			total zinc: 0.0124mg/L	Standard	required	required	
Vehicle air conditio ner	Waste gas: Main pollutants: nitrogen oxides, particulate matter; characteristic pollutants: hydrogen chloride, xylene	Direct emission: The treatment meets the Integrated Emission Standard of Air Pollutants	6	Outlet of phosphating production line 1, outlet of phosphating production line 2, outlet of tin plating production line, surface treatment line, outlet of shot peening workshop and outlet of PTFE production line	Nitrogen oxide: 3mg/m3, particulate matter: 9.3mg/m3	Limit value of main urban area of the Integrated Emission Standard of Air Pollutants	Simplified management of pollutant discharge permits, no total amount required	Simplified management of pollutant discharge permits, no total amount required	No
Pingshan Taikai	Main pollutants of wastewater: PH, COD, BOD5, suspended solids, petroleum, animal and vegetable oils, ammonia nitrogen.	Direct discharge: it reaches the first-class standard of Integrated Wastewater Discharge Standard after treatment and is discharged into Huangxi River.	1	Total waste water outlet	PH: 8.16-8.21; COD: 79; BOD5: 16.4; Suspended matter:14; Petroleum:0.31mg/L ; Petroleum:0.54 mg/L; Ammonia nitrogen:7.64mg/L	Grade I standard of Integrated Wastewater Discharge Standard	Implement registration for filing, fill in the pollutant discharge registration form, do not need to apply for a pollutant discharge permit, with total amount not required	Implement registration for filing, fill in the pollutant discharge registration form, do not need to apply for a pollutant discharge permit, with total amount not required	No
Pingshan Taikai	Main pollutants: nitrogen oxides, sulfur dioxide and particulate matter.	Direct discharge: it meets the Integrated Atmospheric Discharge	1	Exhaust port of die casting machine	Nitrogen oxide:3L, particulate matter:9.6mg/m3, SO 2: 3L; The data with "L" indicates	Limits on Main Urban Area in Comprehens ive	Implement registration for filing, fill in the pollutant discharge	Implement registration for filing, fill in the pollutant	No

Standard after	that the	Atmospheri	registration	discharge
treatment	concentration of the	c Emission	form, do not	registration
	pollutant is lower	Standard	need to apply	form, do not
	than the method		for a pollutant	need to apply
	detection limit, and		discharge	for a pollutant
	the detection limit is		permit, with	discharge
	3 mg/m3.		total amount	permit, with
			not required	total amount
				not required

Prevention and control of pollution facilities construction and operation

Wastewater: The Company and its subsidiary vehicle air-conditioning company and Pingshan Taikai Company have respectively built a wastewater treatment station. The wastewater station is operating steadily, equipment maintenance is carried out regularly, and the treatment effect is good, and the discharge of pollutants from the total discharge outlet of the wastewater has continued and steadily reached the standard.

Exhaust gas: the acid mist produced by phosphating, tinning and surface treatment is absorbed by the spray tower to reach the standard. The exhaust gas at the outlet of the shot blasting workshop is washed and filtered with the particle absorption device to reach the standard. The exhaust gas of the PTFE production line is equipped with activated carbon adsorption + light Catalytic oxidation treatment to reach the standard. The melting furnace uses the clean energy-natural gas, which reaches the standard at directly discharge. The pollution control facilities are operating well and the operation records are complete.

Conditions of environmental impact assessment and other environmental protection administrative licensing of construction projects

Three synchronizations for construction projects shall be conducted as required to obtain acceptance approval, and pollution discharge permits shall be applied in accordance with regulations.

The Company headquarter sewage permit registration number: 915000007474824231001X

Permit number for Simplified management of air-conditioning pollutant discharge permit for subsidiary-Construction Conditioning:

9150000075925214XL001R

The sewage registration number filled in by Subsidiary Pingshan Taikai: 91500113621907422C001X

Emergency plan for emergency environmental incidents

In order to establish a sound emergency response mechanism for environmental pollution incidents, improve the Company's ability to respond to sudden environmental pollution incidents involving public crises, prevent environmental emergencies from polluting the public environment (atmosphere and water), maintain social stability, protect the life, health and property safety of enterprises and the surrounding public, protect the environment, and to promote the comprehensive, coordinated and sustainable development of society, the Company and its wholly-owned subsidiary vehicle air-conditioning company have prepared the "Emergency Plan for Emergent Environmental Incidents", which has been reviewed and approved by experts and thus it's been implemented.

Record number for the Company headquarter environmental risk assessment report and emergency plan for environmental emergencies: 5001132021120005

Record number for Construction Conditioning environmental risk assessment report and emergency plan for environmental emergencies: 5001072021060004

Pingshan Taikai Environmental Risk Assessment Report Record Number: 5001132021090005

Pingshan Taikai emergency plan for environmental emergencies record number: 500113-2021-054-L Environmental self-monitoring program

The Environmental Protection Administration Department does not require the Company to carry out self-monitoring, and entrusts the qualified Chongqing Yujiu Environmental Protection Industry Co., Ltd. to monitor the wastewater, organized waste gas, unorganized waste gas and noise discharged by the Company and its wholly-owned subsidiary Vehicle Air Conditioning Company on a yearly basis;

According to the "Monitoring Report" (No. WT572[2022]Yujiu (Jian) Zi) issued by Chongqing Yujiu Environmental Protection Industry Co., Ltd for the company headquarter on March 31, 2022and the (No. WT1833[2022]Yujiu (Jian) Zi) "Monitoring Report" issued on June 20, 2022 Report; the Chongqing Yujiu Environmental Protection Industry Co., Ltd'sissued reports of "Monitoring Report" of (No. WT571[2022]Yujiu (Jian) Zi) issued on March 31, 2022 and the (No. WT1832[2022]Yujiu (Jian) Zi) issued on June 15, 2022 for Construction Air Conditioning, and the Chongqing Yujiu's issued reports of "Monitoring Report" (No. WT1277[2022]Yujiu (Jian) Zi) issued on April 18, 2022 and the Monitoring Report (No. WT1840[2022]Yujiu (Jian) Zi) issued on June 15, 2022 for Pingshan Taikai, the results showed that the discharge of waste water, organized waste gas, unorganized waste gas and noise by the Company and its wholly-owned subsidiaries Construction Air Conditioning and Pingshan Taikaiall all met the relevant emission standards.

Administrative penalties for environmental problems during the reporting period

Company or subsidiary name	Reason of punishment	Violation of regulations	Punishment result	Impact on the production and operation of listed companies	Company's rectification measures
Jianshe Vehicle	Not applicable	No violation and punishment	Not applicable	Not applicable	Not applicable
Vehicle air conditioner	Not applicable	No violation and punishment	Not applicable	Not applicable	Not applicable
Chongqing Pingshan Taikai Carburetor Co., Ltd	Not applicable	No violation and punishment	Not applicable	Not applicable	Not applicable

Other environmental information that should be disclosed

For environmental disclosure information, please refer to the Company's extranet http://www.jianshe.com.cn. Measures and effects taken to reduce its carbon emissions during the reporting period $\sqrt{\text{Applicable}}$ \square Not applicable

First, vigorously develop the thermal management industry of new energy vehicles, and realize large-scale market sales of new energy electric compressor products. Second, vigorously develop the green low-carbon parts industry, adapt to the requirements of emission upgrading, and actively develop and cultivate the low-carbon competitiveness of new products. Third, strengthen the green design of products, implement the green design through the whole life cycle of products, strengthen the tracking of carbon footprint of products, select green low-carbon materials and green low-carbon suppliers, and adopt modular and detachable design, and green recycling packaging. Fourth, strengthen the low-carbon manufacturing of products, carry out low-carbon technological reform, integrate or simplify processes, tap potential opportunities for carbon reduction, and carry out upgrading of equipment in terms of information, automation, digitalization and intelligence. Fifth, adjust the energy consumption structure, continuously increase the proportion of electric energy use through the electrification transformation of equipment, promote the transformation of equipment and facilities and process optimization,

and reduce carbon dioxide emissions per unit output. Sixth, scientifically arrange production plans, carry out energy conservation monitoring and energy design, and take energy evaluation as one of KPI indicators for control.

Other Environmental Related Information

See the foregoing for details.

II. Social responsibilities

In the first half of the year, the Company actively participated in poverty alleviation activities by consumption of unsalable agricultural and sideline products in Yanshan County, Yunnan, and purchased 10,000 yuan of unsalable agricultural and sideline products. In cooperation with Huafu Community, Zhongliangshan Street, Jiulongpo District, Chongqing City, we launched the "Warm Sunshine and Go Along with Love" volunteer service activity to care for children in distress, and offered condolences to more than 40 children who were impoverished due to illness or disability, aided 5,000 yuan. The Company actively promoted employment and poverty alleviation, participated in 4 on-site and online double selection meetings, received more than 100 resumes, interviewed more than 30 people by WeChat video and other methods, and hired 10 people.

VI. Important Events

I. The fulfilled commitments in the reporting period and under-fulfillment commitments by the end of the reporting period made by the company, shareholder, actual controller, acquirer, director, supervisor, senior management personnel and other related parities.

☐ Applicable √Not applicable

There is no commitment that has not been fulfilled by actual controller, shareholders, related parties, acquirers of the Company

II. Particulars about the non-operating occupation of funds by the controlling shareholder

☐ Applicable √ Not applicable

No non-operational fund occupation from controlling shareholders and its related party in period

III. Illegal provision of guarantees for external parties

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

No such cases in the reporting period.

Whether the semi-annual financial report has been audited ☐ Yes √No The semi-annual financial report of the Company has not been audited V. Notes for "non-standard audit report" of CPAs firm during the Reporting Period by board of directors and supervisory board ☐ Applicable √Not applicable VI. Notes for the related information of "non-standard audit reports" last year by board of directors ☐ Applicable √Not applicable VII. Bankruptcy and restructuring

IV. Engagement and disengagement of CPAs firm

 \Box Applicable $\sqrt{\text{Not applicable}}$ No such cases in the reporting period.

VIII. Litigations and arbitrations

Significant lawsuits or arbitrations
√ Applicable □Not applicable

General information	Involved amount ('0000 yuan)	Provisio n	Progress	Decisions and effects	Execution of decisions	Disclos ure date	Index to disclosed information
Chongqing HYOSOW have failed to pay Vehicle Air Conditioning Company, a full-owned subsidiary of the Company for the air conditioner compressors. The Vehicle Air Conditioning Company filed a lawsuit with Chongqing Yubei District People's Court in November 2018, who held a hearing on July 11, 2019. The Company received the "Civil Judgment of Chongqing Yubei District People's Court" on August 6, 2019 ((2018) Y0112 MC, No. 24010), where the "General Rules for Purchase of Parts and Materials" signed by the Company and Chongqing HYOSOW was cancelled. Chongqing HYOSOW returned 4,017 sets of goods to the Vehicle Air Conditioning Company, and paid 12,325,044.85 yuan and loss of capital occupation.	1,232.5	No	The trial ends	The Company has fully accrued bad debts in 2018.	In 2020, 947 compressors had been implemented to return, yet the case is still being implemented. Currently, the enforcement cases concerning the defendant are uniformly transferred to the jurisdiction of the court where the defendant is located.	August 16, 2019	See details in the company's announcement published on securities times, Hongkong Commercial daily and http://www.cninfo.com.cn (Announcement No.:2019-070)
The Company's wholly-owned subsidiary- Automotive Air Conditioning Company-sued in the People's Court of Xiangyang High-tech Zone for a dispute over the sale and purchase contract, demanding that Hubei Meiyang	154.32	No	Min Chu No. 3234- (2019) E 0691	The Company has fully accrued bad debts of	In March 2021, it applied for compulsory	April 30,202 1	www.cninfo.com. cn.Announcement No.:2021-017

Automobile Industry Co., Ltd pay 1,408,800 yuan in arrears and return 260 compressors. According to the civil judgment of the Min Chu No. 3234-(2019) E 0691 on November 19, 2020, the defendant shall pay the air-conditioning company 1,408,800 yuan for goods and interest losses, and return 260 compressors.				1.4088 million in 2020	execution,, 260 compressors have been recovered,		
The Company filed a lawsuit to the court of Jiujiang Economic and Technological Development Zone in Jiangxi Province due to the dispute over the sales contract, demanding Jiangxi Zhicheng Automobile Co., Ltd and its Jingdezhen branch to pay 1,380,600 yuan for the goods.	138.06	N	Reached a mediation agreement (No. 2197Min Chu0491 Gan(2021)	Debt to the Company side confirmed	507,500 yuan unpaid	April 30,2022	www.cninfo.com. cn.Announcement No.:2022-024

Other litigation matters √ Applicable □Not applicable

Litigation (Arbitration) Basic Information	Amount involved ('0000 yuan)	Whether to form estimate d liabilitie s	Litigation (Arbitration) Progress	Litigation (Arbitration) Trial Results and Impact	Litigation (Arbitration) Judgment Execution	Disclos ure date	Index to disclosed information
The Company's wholly-owned subsidiary, Vehicle Air Conditioning Company, filed a lawsuit inChongqing No. 5 Intermediate People's Court against Ran Ping, Luo Fangqing, Zhang Ye, Changzhou Kangpurui Automobile Air Conditioning Co., Ltd, Chongqing Yuxian Sanji Auto Parts Co., Ltd, and Chongqing Dongdian Refrigeration Equipment Co., Ltd for infringement of technical secrets. After the Chongqing court filed the case, it was transferred to the Suzhou Intermediate People's Court due to jurisdictional issue.	100	No	Filed case number No. 305Min Chu05Su(2021) by Suzhou Intermediate People's Court; four hearings have been completed, and the court is currently presiding over the supplementary appraisal.	Held hearing on April 8, 2021	Undecided	April 28,2020	www.cninfo.com. cn.Announcement No.:2020-024
The Company filed a lawsuit in the People's Court of Shunqing District, Nanchong City due to the sales contract dispute, requesting	5.11	No	A mediation agreement No. 1111Minchu1302 Chuan(2022) has been	After deducting the Three Guarantees	Judgment has been made	April 30,2022	www.cninfo.com. cn.Announcement No.:2022-024

Sichuan Tianxi Automotive Air Conditioning Co., Ltd to pay 51,100 yuan for the goods.		reached	claims, the defendant shallpay 49,400 yuan in two installments, paying 20,000 yuan before July 30 and paying the balance at the end of the year			
Liu Bi, a retiree of the Company, sued the Company for compensation of 189,100 yuan due to a work-related injury dispute.	No	After the first and second instance judgments, the ruling rejected his claims (first instance No. 28344Min Chu0113Yu (2021), second instance No. 4081Min Zhong05Yu (2022))	Received a second-instance judgment in June, dismissing its claims	Closed	April 30,2022	www.cninfo.com. cn.Announcement No.:2022-024

IX. Punishments and rectifications

□ Applicable √ Not applicable

No such cases in the Reporting Period.

X. Credit conditions of the Company as well as its controlling shareholder and actual controller

□ Applicable √ Not applicable

XI. Material related transactions

1. Related transactions in connection with daily operation

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

Related	Relationshi		Subjects of the	Principle	Price	Amount	Ratio	Tradin	Wheth	Way of	Marke	Date of	Index of
	Relationsin	Type of trade	related	of	of	of	in	Hadiii	Wilcui	payme	t price	disclosur	informati
parties	Р		transactions	pricing	trade	trade(Te	similar	g limit	er over	nt	of	e	on

				the related transacti ons		n thousand)	trades	approv ed('00 00 yuan)	the approv ed limited or not (Y/N)		simila r trade availa ble		disclosur e
Jianshe Industry	Under same control	Purchase of raw materials from the Related person	Energy	Market Price	200	40.61	6.18%	200	No	Cash	200	January 22,2022	See details in the company 's announce ment publishe d on securities times, Hongkon g Commer cial daily and http://www.cninfo.com.cn (Announ cement No.:2022 -006
China Changan Automob ile Group Co., Ltd. And its	Under same control	Sales of goods	Sale of finished parts and components	Market Price	15000	3,824.25	16.44 %	15,000	No	Bill+C ash	15000	January 22,2022	The same as above

				913									
affiliated Enterpris es													
Chongqi ng Jianya	Joint venture of controlling shareholder	Sales of goods	Spare parts sales	Market Price	1200	266.28	1.15%	1,200	No	Cash	1200	January 22,2022	The same as above
Zhuzhou Jianya	Joint venture of controlling shareholder	Sales of goods	Spare parts sales	Market Price	40	0	0.00%	40	No	Cash	40	January 22,2022	The same as above
South Air Internati onal	Joint venture of controlling shareholder	Sales of goods	Spare parts sales	Market Price	50	0	0.00%	50	No	Cash	50	January 22,2022	The same as above
Jianshe HANON	Joint venture	Sales of goods	Spare part sales	Market Price	1000	85.33	0.37%	1,000	No	Cash	1000	January 22,2022	The same as above
Jianshe Mechani cal and Electric	Under same control	Sell products and commodities to related persons	Energy	Market Price	50	8.37	1.27%	50	No	Cash	50	January 22,2022	The same as above
Jianshe HANON	Joint venture	Sales of goods	Energy	Market Price	1300	341.79	52.05 %	1,300	No	Cash	1300	January 22,2022	The same as above
Jianshe Industry	Under same control	Sales of goods	Energy	Market Price	50	62.29	9.49%	50	No	Cash	50	January 22,2022	The same as above
Jianshe Industry	Under same control	Services	Test fee	Market Price	100	16.41	54.13 %	100	No	Cash	100	January 22,2022	The same as above
Minshen g Logistric s And its affiliated Enterpris	Joint venture of controlling shareholder	Services	Services	Market Price	400	86.87	0.36%	400	No	Cash	400	January 22,2022	The same as above

e													
Southwe st Ordnanc e Chongqi ng Institute of Environ mental Protectio n Co., Ltd.	Under same control	Services	Services	Market Price	200	73.15	0.32%	200	No	Cash	200	January 22,2022	The same as above
Changan Automob ile Group Co., Ltd. And its affiliated Enterpris es	Under same control	Services	Accept maintenance	Market Price	100	31.19	0.06%	100	No	Bill+C ash	100	January 22,2022	The same as above
Total			4,836.54			19,690			-				
Details of a	any sales retur	n of a large amoun	t		None								
made for the	ve the actual situation in the report period where a forecast had been ade for the total amounts of routine related-party transactions by type to cur in the current period(if any) eason for any significant difference between the transaction price and					timated total a, and the act timated total 51.75 million	tual amour amount o	nt incurred of "selling	l is RMB 4 products a	4.061 milli and commo	on. odities to	related parti	
	reference pric	Not applicable											

2. Related-party transactions arising from asset acquisition or sold

 \Box Applicable $\sqrt{}$ Not applicable No such cases in the reporting period.

3. Related-party transitions with joint investments
\Box Applicable $$ Not applicable No such cases in the reporting period.
4. Credits and liabilities with related parties
√ Applicable □ Not applicable Does there exist non-operating current associated rights of credit and liabilities □ Yes √No No such cases in the reporting period.
5. Transactions with related finance company, especially one that is controlled by the Company
√Applicable □ Not applicable Deposit business

Related	Relationshi	Maximum	Deposit	Beginning			
party	p	daily deposit limitd('000 0 yuan)	interest rate range	balance('0 000 yuan)	Total deposit amount of the current period('00 00 yuan)	Total amount withdrawn in the current period('00 00 yuan)	Ending balance('0 000 yuan)
Military Finance Company	Under same control	30,000	0.46%	6,708.42			9,997.57

Loan business

Related party	Relationshi p	Loan limit('0000 yuan)	Loant interest rate range	Beginning balance('0 000 yuan)	Total loan amount for the current period('00 00 yuan)	Total repayment amount of this period('00 00 yuan)	Ending balance('0 000 yuan)
Military Finance Company	Under same control	45,000	3.915%- 4.35%	27,325	14,151	8,596	32,880

Credit extension or other financial services

Related party	Relationship	Business type	Total amount('0000 yuan)	Actual amount incurred('0000 yuan)
Military Finance Company	Under same control	Credit	45,000	34,410

6. Transactions with related finance company controlled by the Company

 \Box Applicable $\sqrt{\text{Not applicable}}$ No such cases in the reporting period.

7. Other significant related-party transactions

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

In order to revitalize idle assets and improve the efficiency of asset operation, the Company publicly listed to transfer the Company's 106 workshop, the corresponding land use rights and the related ancillary machinery and equipment through the Chongqing United Assets and Equity Exchange. This asset transfer project was listed on the Chongqing United Assets and Equity Exchange for three rounds from November 2, 2021 to February 9, 2022, and was finally transferred to the Company's related party-Construction Industry. On February 15, 2022, the two parties signed the "Asset transaction contract for Chongqing Construction Automobile System Co., Ltd.'s overall transfer project of housing, land use rights, above-ground structures, and waste equipment", confirmed that the transfer price was the public listing price of 152.88 million yuan. On April 25, 2022, the two parties completed the delivery of all transfer assets. After the completion of this transaction, the income from asset disposal increased by RMB 39.02 million (it's a non-recurring profit and loss item).

The website to disclose the interim announcements on significant related-party transactions

	D	
Description of provisional announcement	Date of disclosing provisional announcement	Description of the website for disclosing provisional announcements
Announcement of Resolutions of the 8th Meeting of the Ninth Board of Directors	August 28,2021	See details in the company's announcement published on securities times, Hongkong Commercial daily and http://www.cninfo.com.cn .Announcement No.:2021-043
Announcement on Transfer of Plant and Land Assets	August 28,2021	Announcement No.:2021-048
Announcement of Resolutions of the 9th Meeting of the Ninth Board of Directors	October 11,2021	Announcement No.:2021-062
Announcement on the public listing for transfer of plant and land assets	October 11,2021	Announcement No.:2021-054
Asset evaluation report of 106 workshop and land use right real estate project planned to disposal by Chongqing Construction Automobile System Co., Ltd.	October 11,2021	Announcement No.:2021-057
Asset evaluation report of the project for 66 (sets) of equipment planned to disposal by Chongqing Jianshe Automobile System Co., Ltd	October 11,2021	Announcement No.:2021-058
Asset evaluation Instruction of 106 workshop and land use right real estate project planned to disposal by Chongqing Jianshe Automobile System Co., Ltd.	October 11,2021	Announcement No.:2021-059
Asset evaluation Instruction of the project for 66 (sets) of equipment planned to disposal by Chongqing Construction Automobile System Co., Ltd	October 11,2021	公 Announcement No.:2021-060
Announcement of the resolution of the second extraordinary general meeting of shareholders in 2021	October 11,2021	Announcement No.:2021-062
Announcement of Resolutions of the 11th Meeting of the Ninth Board of Directors	December 6,2021	Announcement No.:2021-068
Announcement of Resolutions of the 12th Meeting of the Ninth Board of Directors	January 10,2022	Announcement No.:2022-001
Progress Announcement on the public listing for transfer of plant and land assets	February 19,2022	Announcement No.:2022-015
Progress Announcement on the public listing for transfer of plant and land assets	February 24,2022	Announcement No.:2022-016
Progress Announcement on the public listing for transfer of plant and land assets	May 11,2022	Announcement No.:2022-050

XII. Significant contracts and execution

1.Entrustments, contracting and leasing

(1) Entrustment

Total amour thousand y

(2) Contracting

 $\label{eq:applicable} \Box Applicable \ \ Vot \ applicable$ No such cases in the reporting period.

(3) Leasing

 \Box Applicable $\sqrt{}$ Not applicable No such cases in the reporting period.

2. Significant Guarantees

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

In RMB10,000

										7476
	Gi	uarantee of the	Company for the contr	rolling subsidiari	es (Exclude cont	rolled subsic	liaries)			
Name of the Company	Relevant disclosure date/No. of the guaranteed amount	Amount of Guarantee	Date of happening (Date of signing agreement)	Actual mount of guarantee	Guarantee type	Guarant y (If any)	Counter- guarantee (If any)	Guaran tee term	Complete implementation or not	Guarante e for associate d parties (Yes or no)
			Guarantee of the	company for its	subsidiaries					
Name of the Company	Relevant disclosure date/No. of the guaranteed amount	Amount of Guarantee	Date of happening (Date of signing agreement)	Actual mount of guarantee	Guarantee type	Guarant y (If any)	Counter- guarantee (If any)	Guaran tee term	Complete implementation or not	Guarante e for associate d parties (Yes or no)
Vehicle air conditioner	January 19,2021	1,771	January 15,2021	1,771	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	1,750	July 15,2021	1,750	Joint liabilities			6 months	Yes	No
Vehicle air conditioner	January 19,2021	5,000	March 15,2021	5,000	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	2,000	April 9,2021	2,000	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	2,549	April 23,2021	2,549	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	3,450	May 13,2021	3,450	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	2,000	June 11,2021	2,000	Joint liabilities			12 months	Yes	No
Vehicle air conditioner	January 19,2021	1,750	December 9,2021	1,750	Joint liabilities			7 months	Yes	No
Vehicle air conditioner	January 19,2021	2,501	December 14,2021	2,501	Joint liabilities			6 months	Yes	No

Vehicle air conditioner Vehicl											
Mehicle air conditioner January 22,2022 1,949 April 20,2022 1,949 Joint liabilities 12 months volume of conditioner January 22,2022 1,250 May 10,2022 1,250 Joint liabilities Joint liabilities 12 months volume of conditioner January 22,2022 1,250 May 10,2022 1,250 Joint liabilities Join	Vehicle air conditioner	January 22,2022	1,000	September 17,2021	1,000	Joint liabilities				No	No
Mehicle air conditioner January 22,2022 1,250 May 10,2022 1,250 Joint Indibities Joint Indibit	Vehicle air	January 22,2022	2,600	April 20,2022	2,600	Joint			12	No	No
Vehicle air conditioner January 22,2022 2,000 May 17,2022 2,000 Joint liabilities Joint liab	Vehicle air	January 22,2022	1,949	April 27,2022	1,949	Joint			12	No	No
Conditioner Vehicle air conditioner Vehicle air conditioner Vehicle air conditioner Vehicle air conditioner January 22,2022 1,460 May 23,2022 1,460 Joint liabilities Joint liabilities Monoths No No No No No No No N	Vehicle air	January 22,2022	1,250	May 10,2022	1,250	Joint			12	No	No
Conditioner January 22,2022 1,460 May 23,2022 1,460 January 22,2022 2,501.35 June 14,2022 2,501.35 Joint liabilities months actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual guarantee for subsidiaries at the end of guarantee month of the large three aforementation or not provided amount of the period (A2+B2+C2) Total of guarantee in the Period (A2+B2+C2)		January 22,2022	2,000	May 17,2022	2,000					No	No
Samuary 22,2022 1,750 June 29,2022 Ju		January 22,2022	1,460	May 23,2022	1,460					No	No
Total amount of approving guarantee for subsidiaries in report period (B1) Total amount of approved guarantee for subsidiaries at the end of reporting period (B2) Total amount of approved guarantee for subsidiaries at the end of reporting period (B2) Total amount of approved guarantee for subsidiaries at the end of reporting period (B2) Total amount of approved guarantee for subsidiaries at the end of reporting period (B2) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total of guarantee of the subsidiaries for its subsidiaries Total of Company's guarantee (namely total of the large three aforementioned) Total of guarantee in the Period (A1+B1+C1) Total of actual guarantee in the Period (A2+B2+C2) Total guarantee in the Period (Back and anount of actual occurred guarantee in datual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total amount of actual occurred guarantee for subsidiaries at the end of reporting period (B4) Total of amount of guarantee for subsidiaries at the end of reporting period (B4) Total of amount of guarantee for subsidiaries at the end of reporting period (B4) Total of guarantee in the Period (A2+B2+C2) Total of amount of actual occurred guarantee in the provided in		January 22,2022	2,501.35	June 14,2022	2,501.35					No	No
Total amount of approving guarantee for subsidiaries in report period (B1) Total amount of approved guarantee for subsidiaries at the end of reporting period (B3) Total amount of approved guarantee for subsidiaries at the end of reporting period (B3) Total amount of approved guarantee for subsidiaries at the end of reporting period (B4) Total amount of approved guarantee for subsidiaries at the end of reporting period (B4) Total of Guarantee of the subsidiaries for its subsidiaries Total of Company's guarantee (Date of happening dare/No. of the guaranteed amount of amount of guarantee of the guarantee in the Period (A1+B1+C1) Total of guarantee in the Period (A1+B1+C2) Total of actual guarantee in the Period (A1+B1+C2) Total of actual guarantee in the Period (A1+B2+C2) Total of actual guarantee in the Period (B1) Total of actual guarantee in the Period (B2) Total of actual guarantee in the Period (B2) Total of actual guarantee in the Period (A1+B1+C1) Total of actual guarantee in the Period (A1+B1+C2)		January 22,2022	1,750	June 29,2022	1,750					No	No
Total of guarantee of guarantee for subsidiaries at the end of reporting period (B3) Company Counter-guarantee of the subsidiaries at the end of reporting period (B4) Counter-guarantee of the subsidiaries for its subsidiaries	for subsidiari			61,000	occurred guarantee for subsidiaries in report period						13,510
Name of the Company Relevant disclosure the guaranteed amount Total of Guarantee in the Period (A1+B1+C1) Guarantee of the subsidiaries for its subsidiaries Actual Manual Potator (A1+B1+C1) Amount of Guarantee of the subsidiaries for its subsidiaries Actual Manual Potator (A2+B2+C2) Actual Manual Potator (A2+B2+C2) Actual Manual Potator (A2+B2+C2) Actual Manual Potator (A2+B2+C2) Guarante Guarante (Counter-guarantee of the subsidiaries Counter-guarantee (Counter-guarantee of the subsidiaries) Counter-guarantee (Counter-guarantee of the same of the large three aforementioned) Complete for associate mentating on or not of the large three aforementioned Total of actual guarantee in the Period (A2+B2+C2) Actual Manual Potator (Counter-guarantee of the large three aforementioned) Total of actual guarantee in the Period (A2+B2+C2)	for subsidiari		61,000		occurred guarar subsidiaries at t	ntee for he end of					14,510
Relevant disclosure date/No. of the Company with the guaranteed amount of (A1+B1+C1) Relevant disclosure date/No. of the Company with the guarantee of the Company with the Guarantee of the Guarantee with the guarantee of the Guarantee with the guarantee in the Period (A2+B2+C2) Relevant disclosure date/No. of Counter guarantee with the guarantee of the for associate mount of guarantee with the guarantee in the Period (A2+B2+C2) Relevant disclosure date/No. of Counter guarantee with the for associate mount of guarantee with the formulation on or not of the large three aforementioned Total of guarantee in the Period (A2+B2+C2) Total of actual guarantee in the Period (A2+B2+C2)				Guarantee of the	subsidiaries for it	s subsidiaries					
Total of guarantee in the Period (A1+B1+C1) Total of actual guarantee in the Period (A2+B2+C2) Total of actual guarantee in the Period (A2+B2+C2)	the	disclosure date/No. of the guaranteed		happening (Date of signing	mount of		y (If	guarantee	tee	ete imple mentati on	e for associate d parties (Yes or
(A1+B1+C1) Period (A2+B2+C2)			Total of Con	npany's guarantee (na	amely total of the	large three afore	mentioned)				
Total of guarantee at Period-end 61,000 Total of actual guarantee at 14,510	_			61,000			13,510				
	Total of guara	antee at Period-end		61,000	Total of actual	guarantee at					14,510

(A3+B3+C3)		Period-end A4+B4+C4)	
The Company's total guarantee(i.e.total (A4+B4+C4)	of the first three main items)		88.70%
Including:			
Amount of guarantee for shareholders,			
actual controller and its associated			0
parties (D)			
The debts guarantee amount provided			
for the			
Guaranteed parties whose assets-			14,510
liability ratio exceed			
70% directly or indirectly (E)			
Proportion of total amount of			
guarantee in net assets of the company			6,330.5
exceed 50% (F)			
Total guarantee Amount of the			
abovementioned guarantees			14,510
(D+E+F)			
Explanations about joint and several			
liability for repayment in respect of	None		
undue guarantee(if any)			
Explanation about external guarantee			
violating established procedure if	None		
any)			

3. Finance management on commission

 \Box Applicable $\sqrt{\text{Not applicable}}$ No such cases in the reporting period.

4. Other significant contract

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

No such cases in the reporting period.

XIII. Explanation on other significant events

 $\label{eq:continuous} \begin{tabular}{l} \square Applicable $$V$ osuch cases in the reporting period. \end{tabular}$

XIV. Significant event of subsidiary of the Company

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

VI. Change of share capital and shareholding of Principal Shareholders

I. Changes in share capital1. Changes in share capital

In shares

	Refore th	e change	Increase/decrease (+, -)					After the Change			
	Amount	Proporti		merease	Capitali	(+, -)		Arter the	Change		
	Amount	on	Share allotmen t	Bonus shares	zation of common reserve fund	Other	Subtotal	Quantity	Proporti on		
I. Unlisted shares	89,375,00 0	74.87%	0	0	0	0	0	89,375,00 0	74.87%		
1. Founder's stock	89,375,00 0	74.87%	0	0	0	0	0	89,375,00 0	74.87%		
Includin g: State- owned shares	84,906,25 0	71.13%	0	0	0	0	0	84,906,25 0	71.13%		
Shares held by domesti c legal persons	1,750,000	1.46%	0	0	0	0	0	1,750,000	1.46%		
Share held by foreign investor s	0	0.00%	0	0	0	0	0	0	0.00%		
Other	2,718,750	2.28%	0	0	0	0	0	2,718,750	2.28%		
2. Raising legal person shares	0	0.00%	0	0	0	0	0	0	0.00%		
3. Internal staff shares	0	0.00%	0	0	0	0	0	0	0.00%		
4. Preferre d stock or other	0	0.00%	0	0	0	0	0	0	0.00%		
II Listed shares	30,000,00	25.13%	0	0	0	0	0	30,000,00	25.13%		
1. Commo n shares in RMB	0	0.00%	0	0	0	0	0	0	0.00%		
2. Foreign shares in domesti c market	30,000,00	25.13%	0	0	0	0	0	30,000,00	25.13%		
3.	0	0.00%	0	0	0	0	0	0	0.00%		

Foreign shares in overseas market									
4. Others	0	0.00%	0	0	0	0	0	0	0.00%
III. Total of capital shares	119,375,0 00	100.00%	0	0	0	0	0	119,375,0 00	100.00%

Reasons for share changed

□Applicable √Not applicable

Approval of Change of Shares

□Applicable √Not applicable

Ownership transfer of share changes

□Applicable √Not applicable

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

□Applicable √Not applicable

Other information necessary to disclose for the company or need to disclosed under requirement from security regulators

□Applicable √Not applicable

Progress on any share repurchase:

☐ Applicable √ Not applicable

Progress on reducing the repurchased shares by means of centralized bidding:

☐ Applicable √ Not applicable

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

☐ Applicable √ Not applicable

Other information necessary to disclose for the company or need to disclosed under requirement from security regulators

☐ Applicable √Not applicable

When the company was founded in 1995, North China Industrial Shenzhen Co., Ltd., one of the founders, held 17,875,000 shares of the company, accounting for 3.74% of the company's total share capital. According to the Civil Order of the Shenzhen Intermediate People's Court of Guangdong Province- [2006] Shenzhong Famin Two Bankruptcy Zi No. 21-4) on March 6th, 2007, it's ruled that the proprietary rights of the 3.74% stake (17,875,000 legal person shares) of the company held by North China Industrial Shenzhen Co., Ltd. belongs to the buyers Gu Zuocheng, Yangpu Xinyufeng Investment Co., Ltd. and Feng Yonghui. Thereinto, Gu Zuocheng held 8,875,000 shares; Yangpu Xinyufeng Investment Co., Ltd. held 7,000,000 shares; Feng Yonghui held 20,000 million shares.

On September 12, 2013, the company implemented a 4:1 share-shrunk. After the share-shrunk, Gu Zuocheng held 2,218,750 shares; Anhui Hengsheng Economic Development Group Co., Ltd. (The shares transferred by Yangpu Xinyufeng Investment Co., Ltd. held 1,750,000 shares; Feng Yonghui held 500,000 shares. Therefore, in the above "Changes in Shares" table, the number of shares that's filled in the "others" for the sponsors' shares is the total shares held by the natural persons Gu Zuocheng and Feng Yonghui, namely: 2,718,750 shares.

3. (Change	of	shares	with	limited	sales	cond	itic	on
------	--------	----	--------	------	---------	-------	------	------	----

☐ Applicable √ Not applicable

II. Issuing and listing

☐ Applicable √Not applicable

III. Shareholders and shareholding

In Shares

Particulars about shares held above 5% by shareholders or top ten shareholders								I	n Share
Particulars about shares held above 5% by shareholders or top ten shareholders Particulars about shares held above 5% by shareholders or top ten shareholder shareholders or top ten shareholders or top ten shareholders or top ten shareholders or top ten shareholder shareholders or top ten shareholders shareholder shareholder or top ten shareholder shareholder or top ten shareholders or top ten shareholders shareholder shareholder or top ten shareholders shareholder shar	Total number of common	1					4:		
Particulars about shares held above 5% by shareholders reporting period (if any) (note 8)	shareholders at the end o	f the	7,08				e voting		0
Particulars about shares held above 5% by shareholders or top ten shareholders Nature of shareholder responsible on of shareholders or top ten shareholders. Nature of shareholder responsible on of shareholder responsible of the period shares held at period of the period shares held shares held the period of the period of the period shares held shares held the period of the period of the period shares held shares held of the period of the period shares held the period of the period shares held the period shares held the period of the period shares held the period shares held the period shares held the period of the period shares held the period of the period shares held the period shares held the period of the period shares held the period of the period shares held the period shares held the period shares held the period of the period shares held the period of the period shares held the period of the period of the period of the period shares held the period of the period o	reporting period		·	rigin at th					
Nature of shareholder Nature of shareholder Sharehol									
Nature of shareholders	Particula	ars about share		bove 5% by s	hareholde	rs or top ten s	hareholders		
Shareholders Shareholders Shareholders Shareholders Shareholders Shareholder			_						
Shareholders Shareholder shareholder dealtionship between the sponsoring State Stateholder Shares Shareholder shareholder dealtionship between the sponsoring				Number of	Chang		Amount of		
Shareholder r held r held at period nend period shares held shares held shares held shares held shares held shares held of share shares held of share shares held		Nature of		shares	es in		un-		
China Military State- Owned Egal person State- Owned Egal person State- Owned Egal person State- Owned Egal person State- State- Owned Egal person State- State- Owned Egal person State- State- Owned State- Sta	Shareholders	shareholde			reporti		restricted	Ci	•
China Military		r		_					Am
China Military State-owned Equipment Group Co. Ltd. Equipment Group Co. Ltd. State-owned Legal % Person Domestic natural 1.89% 2.261,000 0 2.218,750 42,250 Person Domestic 1.47% 1.750,000 0 1.750,000 0 Domestic 1.47% 1.750,000 1.750,000 Domestic 1.47% 1.750,000 1.750,000 Domestic 1.47% 1.750,000			(%	end	period		held		ount
China Military Equipment Group Co. Lid. Domestic natural person Domestic natural perso)					snare	
Equipment Group Co., Ltd. Egal person Domestic natural Domestic natural Domestic natural person Domestic natural Domestic natural person Domestic natural person Domestic natural Domestic natural person Domestic natural Domestic None Domestic None Domestic None Domestic None Domestic None Domes	China Military	State-							
Lid. legal person			71.13	84 906 250	0	84 906 250	0		
Domestic		_	%	01,500,230		01,500,250			
Damestic Domestic									
Domestic	Gu Zuochang		1 900/	2 261 000	0	2 219 750	42.250		
Domestic non-state-lower Domestic natural person Domestic natural NHERNATIONAL (H.K.) LIMITED Domestic natural person Domestic natural person Domestic natural person Domestic natural natural person Domestic natural natural person Domestic natural natural person Domestic natural perso	Ou Zuocheng		1.89%	2,201,000	U	2,218,730	42,230		
Anhui Hengsheng Investment		1							
Investment	Anhui Hengsheng								
Domestic natural person Domestic natural natural person Domestic natural natural person		owned	1.47%	1,750,000	0	1,750,000	0		
Domestic natural person Domestic natural natural person Domestic natural	Development Co., Ltd.	legal							
Xu Yuanhui		-							
Domestic natural person Domestic Domestic natural person Domestic Domesti	X7 X7 1 '								
Liu Dan Domestic natural person Domestic NAMAICHI INTERNATIONAL Person Domestic natural person Domestic natural person Domestic natural person Domestic Domestic natural person Domestic natural perso	Xu Yuanhui		0.81%	966,699	52700	0	966,699.00		
Liu Dan		-							
Chen Xinqiang Domestic natural person CORE PACIFIC- YAMAICHI INTERNATIONAL (H.K.) LIMITED Domestic natural person None Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring	Liu Dan		0.74%	880 476	0	0	880 476 00		
Chen Xinqiang Domestic natural person	Ela Ban		0.7470	000,470	O		000,470.00		
CORE PACIFIC- YAMAICHI INTERNATIONAL (H.K.) LIMITED Domestic natural person Domestic natural person Domestic natural person Li Jianping Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties Coverseas Legal 0.49% 585,650 41,500 0 585,650.00 Jomestic 0.43% 513,560 0 0 0 513,560.00 Jomestic 0.42% 500,000 0 500,000 0 Jomestic 0.36% 432,000 -4,300 0 432,000 None There isn't any associated relationship between the sponsoring									
CORE PACIFIC- YAMAICHI INTERNATIONAL (H.K.) LIMITED Domestic natural person Domestic natural person Domestic natural person Li Jianping Domestic natural person None There isn't any associated relationship between the sponsoring	Chen Xinqiang	natural	0.51%	612,400	0	0	612,400.00		
YAMAICHI INTERNATIONAL (H.K.) LIMITED Domestic natural person None Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring		person							
YAMAICHI INTERNATIONAL (H.K.) LIMITED Domestic natural person None Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring	CORE PACIFIC-	Overseas							
Comparison Com			0.49%	585,650	41,500	0	585,650.00		
Zhang Meilan Domestic natural person Domestic natural person Domestic natural person Li Jianping Domestic natural person Domestic natural person Domestic natural person None Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring		_			,		,		
Zhang Meilan natural person 0.43% 513,560 0 0 513,560.00	(n.k.) LIMITED	Domestic							
person Domestic natural person Domestic natural person Domestic natural person Domestic natural person None Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring	Zhang Meilan		0.43%	513,560	0	0	513,560,00		
Feng Yonghui Domestic natural person Domestic natural person Domestic natural person Domestic natural person Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties None South of the sponsoring of the sponso				,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
person Domestic natural person Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties Pomestic 10.36% 432,000 -4,300 0 432,000 None None									
Li Jianping Domestic natural person 0.36% 432,000 -4,300 0 432,000 Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring	Feng Yonghui	natural	0.42%	500,000	0	500,000	0		
Li Jianping natural person 0.36% 432,000 -4,300 0 432,000 Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring		-							
Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties None None There isn't any associated relationship between the sponsoring	T . T.								
Strategic investor or general legal person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties None None There isn't any associated relationship between the sponsoring	Li Jianping		0.36%	432,000	-4,300	0	432,000		
person becoming top-10 ordinary shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties None There isn't any associated relationship between the sponsoring	Strategic investor or con-								
shareholder due to rights issue (if any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring									
any) (See Note 3) Related or acting-in-concert parties There isn't any associated relationship between the sponsoring			None						
Related or acting-in-concert parties	_								
		cert parties	There i	sn't any asso	ciated rela	tionship betw	een the spons	oring	
shareholders above shareholders among the top 10 hst. I tone of	among shareholders above								e of

Above shareholders entrusting or entrusted with voting rights, or waiving voting rights	them are regarded as 'Acting in conce of information disclosure on change of shareholders are unknown for their co- relationship' and 'Acting in concert'.	of shareholding.' For	eign
Top 10 shareholders including the special account for repurchase (if any) (see note 11)	Not applicable		
Т	op 10 holders of unconditional shares		
	Amount of unconditional shares	Category of	shares
Name of the shareholder	held at end of period	Category of shares	Amount
Xu Yuanhui	966,699	Foreign shares placed in domestic exchange	966,699
Liu Dan	880,476	Foreign shares placed in domestic exchange	880,476
Chen Xinqiang	612,400	Foreign shares placed in domestic exchange	612,400
CORE PACIFIC-YAMAICHI INTERNATIONAL (H.K.) LIMITED	585,650	Foreign shares placed in domestic exchange	585,650
Zhang Meilan	513,560	Foreign shares placed in domestic exchange	513,560
Li Jianping	432,000	Foreign shares placed in domestic exchange	432,000
Chen Houping	423,761	Foreign shares placed in domestic exchange	423,761
Lv Gang	418,099	Foreign shares placed in domestic exchange	418,099
Zhang Long	351,577	Foreign shares placed in domestic exchange	351,577
Liu Guosheng	345,575	Foreign shares placed in domestic exchange	345,575
Action-in-concert among top 10 non-restricted current share holders, top 10 non-restricted current share	There is no affiliated relationship between tradable shareholders and the controll Equipment Group Co., Ltd. nor do the	ing shareholder Chir	na Military

holders and top 10 shareholders	stipulated in the Administrative Measures for the Acquisition of Listed
	Companies; it is unknown to the company whether there is an affiliated
	relationship between the top ten non-restricted tradable shareholders as
	well as between the top ten non-restricted tradable shareholders and the
	1
	other top ten shareholders, or whether they are included in the
	consistent actors stipulated in the Administrative Measures for the
	Acquisition of Listed Companies.
Explanation on shareholders	
participating in the margin trading	Not applicable
business(if any)(See Notes 4)	••

Whether top ten common shareholders or top ten common shareholders with un-restrict shares held have a buy-back agreement dealing in reporting period.

□ Yes √ No

The top ten common shareholders or top ten common shareholders with un-restrict shares held of the Company have no buy –back agreement dealing in reporting period.

IV. Changes in shareholdings of directors, supervisors and executive officers

☐ Applicable √Not applicable

There was no change in shareholding of directors, supervisors and senior management staffs, for the specific information please refer to the 2021 Annual Report

V. Change of the controlling shareholder or the actual controller

Change of the controlling shareholder in the reporting period

□ Applicable √ Not Applicable

There was no any change of the controlling shareholder of the Company in the reporting period.

Change of the actual controller in the reporting period

☐ Applicable √ Not applicable

There was no any change of the actual controller of the Company in the reporting period.

VIII. Situation of the Preferred Shares

 $\label{eq:applicable} \Box Applicable \ \, \sqrt{Not \ applicable}$ The Company had no preferred shares in the reporting period

IX. Corporate Bond

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

X. Financial Report

I. Audit report

Has this semi-annual report been audited?

□ Yes √ No

The semi-annual financial report has not been audited.

II. Financial statements

Currency unit for the statements in the notes to these financial statements: RMB

1. Consolidated balance sheet

Prepared by: Chongqing Jianshe Vehicle System Co., Ltd.
June 30, 2022

		III KIVIE
Items	June 30,2022	January 1,2022
Current asset:		
Monetary fund	106,571,780.20	91,678,523.19
Settlement provision		
Outgoing call loan		
Transactional financial assets		
Derivative financial assets		
Note receivable		2,220,000.00
Account receivable	96,751,451.66	149,333,285.64
Financing of receivables	40,732,254.59	29,250,840.86
Prepayments	4,600,261.27	7,228,480.93
Insurance receivable		
Reinsurance receivable		
Provisions of Reinsurance		
contracts receivable		
Other account receivable	1,570,177.03	1,431,664.33
Including: Interest receivable		
Dividend receivable		
Repurchasing of financial assets		
Inventories	174,972,117.90	206,719,605.79
Contract assets		
Assets held for sales		104,982,996.11
Non-current asset due within 1		
year		
Other current asset	1,108,307.81	4,585,170.16
Total of current assets	426,306,350.46	597,430,567.01
Non-current assets:		
Loans and payment on other's		
behalf disbursed		
Creditor's right investment		
Other creditor's right investment		
Long-term receivable		
Long term share equity	206 257 226 82	201.084.249.72
investment	206,357,226.82	201,984,268.72
Other equity instruments		

investment		
Other non-current financial assets		
Real estate investment		
Fixed assets	212,230,661.91	216,541,481.98
Construction in progress	1,828,183.90	1,811,125.46
Production physical assets		
Oil & gas assets		
Use right assets		
Intangible assets	12,691,071.99	13,580,639.04
Development expenses		
Goodwill		
Long-germ expenses to be		
amortized	93,629.71	116,978.77
Deferred income tax asset	6,060,617.99	6,060,617.99
Other non-current asset	6,947,020.00	3,810,800.00
Total of non-current assets	446,208,412.32	443,905,911.96
Total of assets		
Current liabilities	872,514,762.78	1,041,336,478.97
Short-term loans	472 002 500 00	402 460 000 00
	473,903,500.00	493,460,000.00
Loan from Central Bank		
Borrowing funds Transactional financial		
liabilities		
Derivative financial		
liabilities		
Notes payable	42 (02 055 00	160 670 000 00
Account payable	43,602,955.00	160,670,000.00
Advance receipts	153,717,976.15	190,292,444.13
Contract liabilities	2 001 102 62	2,868,604.98
Selling of repurchased financial	3,991,193.62	2,808,004.98
assets		
Deposit taking and interbank		
deposit daking and interbank		
Entrusted trading of securities		
Entrusted selling of securities		
Employees' wage payable	7,709,137.48	20,944,522.89
Tax payable	16,184,003.48	15,134,121.83
Other account payable	7,947,386.68	6,766,954.83
Including: Interest payable	7,947,380.08	0,700,934.83
Dividend payable		
Fees and commissions		
payable		
Reinsurance fee payable		
Liabilities held for sales		
Non-current liability due within 1		
year		
Other current liability	518,855.17	372,918.65
Total of current liability	707,575,007.58	890,509,567.31
Non-current liabilities:	101,313,001.30	070,307,307.31
Reserve fund for insurance		
Long term loop		
Long-term loan		
Bond payable		
Including: preferred stock		

Lease liability		
Long-term payable		
Long-term remuneration payable to		
staff		
Expected liabilities		
Deferred income		
Deferred income tax liability	1,348,190.84	1,523,318.82
Other non-current liabilities	1,540,170.04	1,525,510.02
Total non-current liabilities	1,348,190.84	1,523,318.82
Total of liability	708,923,198.42	892,032,886.13
Owners' equity	700,223,170.12	0,2,002,000.13
Share capital	119,375,000.00	119,375,000.00
Other equity instruments		227,272,000000
Including: preferred stock		
Sustainable debt		
Capital reserves	958,565,294.29	958,565,294.29
Less: Shares in stock	750,503,274.27	730,303,274.27
Other comprehensive income	9,800.00	9,800.00
Special reserve	2,595,915.80	1,713,882.50
Surplus reserves	125,686,000.00	125,686,000.00
Common risk provision	123,080,000.00	123,080,000.00
Retained profit	-1,042,640,445.73	-1,056,046,383.95
Total of owner's equity belong to	-1,042,040,443.73	-1,030,040,383.93
the parent company	163,591,564.36	149,303,592.84
Minority shareholders' equity		
Total of owners' equity	163,591,564.36	149,303,592.84
Total of liabilities and owners'	103,371,304.30	177,505,572.07
equity	872,514,762.78	1,041,336,478.97

Legal Representative: Yan Xuechuan

Person in charge of accounting: Tan Mingxian

Person in charge of Accounting institute: Niu Yanli

2.Parent Company Balance Sheet

		III KIVII
Items	June 30,2022	January 1,2022
Current asset:		
Monetary fund	23,639,001.19	2,146,167.36
Transactional financial assets		
Derivative financial assets		
Note receivable		
Account receivable	2,858,870.87	3,152,475.45
Financing of receivables		440,000.00
Prepayments	1,137,951.99	2,465,664.66
Other account receivable	374,495.59	1,153,592.45
Including: Interest receivable		
Dividend receivable		
Inventories	2,215,465.56	2,084,284.76
Contract assets		
Assets held for sales	•	104,982,996.11
Non-current asset due within 1		

year		
Other current asset	1,108,307.81	1,523,292.88
Total of current assets	31,334,093.01	117,948,473.67
Non-current assets:		
Creditor's right investment		
Other creditor's right investment		
Long-term receivable		
Long term share equity		
investment	405,402,670.77	401,029,712.67
Other equity instruments		
investment		
Other non-current financial assets		
Real estate investment		
Fixed assets	28,834,311.34	30,608,778.01
Construction in progress		16,637.17
Production physical assets		
Oil & gas assets		
Use right assets		
Intangible assets		
Development expenses		
Goodwill		
Long-germ expenses to be		
amortized		
Deferred income tax asset		
Other non-current asset		
Total of non-current assets	434,236,982.11	431,655,127.85
Total of assets	465,571,075.12	549,603,601.52
Current liabilities		
Short-term loans		
Transactional financial		
liabilities		
Derivative financial liabilities		
Notes payable		
Account payable	122,592,184.83	165,209,294.49
Advance receipts		
Contract liabilities	756,710.96	159,843.70
Employees' wage payable	2,284,593.27	6,044,727.21
Tax payable	14,945,314.60	15,021,233.16
Other account payable	286,918,765.74	355,521,343.12
Including: Interest payable		
Dividend payable Liabilities held for sales		
Non-current liability due within 1		
•		
Other current liability	98,372.42	20,779.68
Total of current liability	427,595,941.82	541,977,221.36
Non-current liabilities:	721,020,771.02	571,777,221.30
Long-term loan		
Bond payable		
Including: preferred stock		
Sustainable debt		
Lease liability		
Long-term payable		
Long-term remuneration payable to		

Expected liabilities		
Deferred income		
Deferred income tax liability		
Other non-current liabilities		
Total non-current liabilities		
Total of liability	427,595,941.82	541,977,221.36
Owners' equity		
Share capital	119,375,000.00	119,375,000.00
Other equity instruments		
Including: preferred stock		
Sustainable debt		
Capital reserves	958,565,294.29	958,565,294.29
Less: Shares in stock		
Other comprehensive income	9,800.00	9,800.00
Special reserve	544,149.31	612,361.09
Surplus reserves	125,686,000.00	125,686,000.00
Retained profit	-1,166,205,110.30	-1,196,622,075.22
Total of owners' equity	37,975,133.30	7,626,380.16
Total of liabilities and owners' equity	465,571,075.12	549,603,601.52

3. Consolidated Income statement

Items	The first half year of 2022	The first half year of 2021
I. Income from the key business	239,131,462.84	456,964,429.02
Incl: Business income	239,131,462.84	456,964,429.02
Interest income		
Insurance fee earned		
Fee and commission received		
II. Total business cost	272,184,553.54	469,027,653.86
Incl: Business cost	225,259,680.42	399,274,067.43
Interest expense		
Fee and commission paid		
Insurance discharge payment		
Net claim amount paid		
Net amount of withdrawal of insurance contract		
reserve		
Insurance policy dividend paid		
Reinsurance expenses		
Business tax and surcharge	2,261,872.48	4,017,274.05
Sales expense	6,906,460.34	10,384,056.14
Administrative expense	14,591,203.14	33,501,329.26
R & D costs	14,748,476.51	8,173,694.94
Financial expenses	8,416,860.65	13,677,232.04
Including: Interest expense		
Interest income		
Add: Other income	1,201,869.22	461,493.97
Investment gain ("-"for loss)	4,372,958.10	767,993.22
Incl: investment gains from affiliates	4,372,958.10	767,993.22
Financial assets measured at amortized cost		
cease to be recognized as income		
Gains from currency exchange		
Net exposure hedging income		
Changing income of fair value		

Credit impairment loss	715,809.13	-108,153.11
Impairment loss of assets	, 15,005.12	100,100.111
Assets disposal income	39,860,952.30	1,566,473.14
III. Operational profit ("-"for loss)	13,098,498.05	-9,375,417.62
Add: Non-operational income	135,599.04	198,658.55
Less: Non-operating expense	2,505.21	171.52
IV. Total profit("-"for loss)	13,231,591.88	-9,176,930.59
Less: Income tax expenses	-174,346.34	-1,279,343.82
V. Net profit	13,405,938.22	-7,897,586.77
(I) Classification by business continuity	13,403,730.22	7,077,500.77
1.Net continuing operating profit		
2.Termination of operating net profit		
(II) Classification by ownership		
1.Net profit attributable to the owners of parent	10 105 000 00	7.007.504.77
company	13,405,938.22	-7,897,586.77
2.Minority shareholders' equity		
VI. Net after-tax of other comprehensive income		
Net of profit of other comprehensive income attrib		
utable to owners of the parent company.		
(I) Other comprehensive income items that will		
not be reclassified into gains/losses in the		
subsequent accounting period		
1.Re-		
measurement of defined benefit plans of changes i		
n net debt or net assets		
2.Other comprehensive income under the equity m		
ethod investee can not be reclassified into profit or		
loss.		
3. Changes in the fair value of investments in		
other equity instruments		
4. Changes in the fair value of the company's credit risks		
5.Other		
Other comprehensive income that will be reclassifi		
ed into profit or loss.		
1 Other community in come and an the construe		
1.Other comprehensive income under the equity m ethod investee can be reclassified into profit or los		
s.		
2. Changes in the fair value of investments in		
other debt obligations		
3. Other comprehensive income arising from the		
reclassification of financial assets		
4. Allowance for credit impairments in investments		
in other debt obligations		
5. Reserve for cash flow hedges		
6.Translation differences in currency financial stat		
ements		
7.Other		
Net of profit of other comprehensive income attrib		
utable to Minority shareholders' equity		
VII. Total comprehensive income	13,405,938.22	-7,897,586.77
Total comprehensive income attributable to the	13 405 029 22	7 907 506 77
owner of the parent company	13,405,938.22	-7,897,586.77

Total comprehensive income attributable minority shareholders		
VIII. Earnings per share		
(I) Basic earnings per share	0.1123	-0.0662
(II)Diluted earnings per share	0.1123	-0.0662

Legal Representative: Yan Xuechuan

Person in charge of accounting: Tan Mingxian

Person in charge of Accounting institute: Niu Yanli

4. Income statement of the Parent Company

Items	The first half year of 2022	The first half year of 2021
I. Income from the key business	125,487,819.44	297,472,060.19
Incl: Business cost	130,134,806.19	287,010,577.69
Business tax and surcharge	495,071.45	1,331,918.72
Sales expense	256,487.53	305,392.04
Administrative expense	10,556,202.46	16,241,678.56
R & D expense	2,289.66	152,163.97
Financial expenses	-1,015,970.20	-54,183.63
Including: Interest expenses		
Interest income		
Add: Other income	990,023.53	9,403.42
Investment gain ("-"for loss)	4,372,958.10	767,993.22
Including: investment gains from affiliates	4,372,958.10	767,993.22
Financial assets measured at amortized cost cease		
to be recognized as income		
Net exposure hedging income		
Changing income of fair value		
Credit impairment loss		
Impairment loss of assets		
Assets disposal income	39,860,952.30	1,598,662.50
II. Operational profit ("-"for loss)	30,282,866.28	-5,139,428.02
Add: Non-operational income	134,098.64	198,647.24
Less: Non -operational expenses		
III. Total profit("-"for loss)	30,416,964.92	-4,940,780.78
Less: Income tax expenses		
IV. Net profit	30,416,964.92	-4,940,780.78
1.Net continuing operating profit		
2.Termination of operating net profit		
V. Net after-tax of other comprehensive income		
(I) Other comprehensive income items that will		
not be reclassified into gains/losses in the		
subsequent accounting period		
1.Re-		
measurement of defined benefit plans of changes i		
n net debt or net assets		
2.Other comprehensive income under the equity m		
ethod investee can not be reclassified into profit or		
loss.		
3. Changes in the fair value of investments in		

other equity instruments		
4. Changes in the fair value of the company's		
credit risks		
5.Other		
(II)Other comprehensive income that will be recla		
ssified into profit or loss		
1.Other comprehensive income under the equity m		
ethod investee can be reclassified into profit or los		
S.		
2. Changes in the fair value of investments in		
other debt obligations		
3. Other comprehensive income arising from the		
reclassification of financial assets		
4. Allowance for credit impairments in investments		
in other debt obligations		
5. Reserve for cash flow hedges		
6.Translation differences in currency financial stat		
ements		
7.Other		
VI. Total comprehensive income	30,416,964.92	-4,940,780.78
VII. Earnings per share		
(I) Basic earnings per share	0.2548	-0.0414
(II)Diluted earnings per share	0.2548	-0.0414

5. Consolidated Cash flow statement

Items	The first half year of 2022	The first half year of 2021
I.Cash flows from operating activities		
Cash received from sales of goods or rending	252,642,976.71	275,878,351.04
of services	232,042,970.71	273,676,331.04
Net increase of customer deposits and capital		
kept for brother company		
Net increase of loans from central bank		
Net increase of inter-bank loans from other		
financial bodies		
Cash received against original insurance		
contract		
Net cash received from reinsurance business		
Net increase of client deposit and investment		
Cash received from interest, commission		
charge and commission		
Net increase of inter-bank fund received		
Net increase of repurchasing business		
Net cash received by agent in securities		
trading		
Tax returned	5,307,251.13	10,762,678.49
Other cash received from business operation	7,927,046.37	5,109,205.63
Sub-total of cash inflow	265,877,274.21	291,750,235.16
Cash paid for purchasing of merchandise and	158,466,557.60	192,460,861.01
services	138,400,337.00	192,400,801.01
Net increase of client trade and advance		
Net increase of savings in central bank and		
brother company		

~		
Cash paid for original contract claim		
Net increase in financial assets held for		
trading purposes		
Net increase for Outgoing call loan		
Cash paid for interest, processing fee and		
commission		
Cash paid to staffs or paid for staffs	52,504,825.00	55,354,015.78
Taxes paid	10,932,898.90	9,550,656.23
Other cash paid for business activities	12,583,760.21	12,630,681.73
Sub-total of cash outflow from business activities	234,488,041.71	269,996,214.75
Net cash generated from /used in operating	24 200 202 70	24 = 24 020 44
activities	31,389,232.50	21,754,020.41
II. Cash flow generated by investing		
Cash received from investment retrieving		
Cash received as investment gains		
Net cash retrieved from disposal of fixed		
assets, intangible assets, and other long-term	153,507,597.36	1,609,454.58
assets		
Net cash received from disposal of		
subsidiaries or other operational units		
Other investment-related cash received		
Sub-total of cash inflow due to investment	152 505 505 26	1 500 454 50
activities	153,507,597.36	1,609,454.58
Cash paid for construction of fixed assets,		
intangible assets and other long-term	13,442,460.82	3,192,691.68
assets		
Cash paid as investment		
Net increase of loan against pledge		
Net cash received from subsidiaries and other		
operational units		
Other cash paid for investment activities		
Sub-total of cash outflow due to investment	12 442 460 92	2 102 (01 (8
activities	13,442,460.82	3,192,691.68
Net cash flow generated by investment	140,065,136.54	-1,583,237.10
III.Cash flow generated by financing		
Cash received as investment		
Including: Cash received as investment from		
minor shareholders		
Cash received as loans	276,613,500.00	330,210,000.00
Other financing –related cash received	17,155,373.08	244,002.56
Sub-total of cash inflow from financing	293,768,873.08	330,454,002.56
activities	273,708,873.08	330,434,002.30
Cash to repay debts	296,633,093.75	327,710,000.00
Cash paid as dividend, profit, or interests	10,014,809.88	12,038,512.41
Including: Dividend and profit paid by		
subsidiaries to minor shareholders		
Other cash paid for financing activities	117,442,081.48	32,808,697.08
Sub-total of cash outflow due to financing activities	424,089,985.11	372,557,209.49
Net cash flow generated by financing	-130,321,112.03	-42,103,206.93
IV. Influence of exchange rate alternation on	130,321,112.03	
cash and cash equivalents		-9,951.87
V.Net increase of cash and cash equivalents	41,133,257.01	-21,942,375.49
Add: balance of cash and cash equivalents at		
the beginning of term	23,738,523.19	79,310,253.55

VIBalance of cash and cash equivalents at	(4 971 790 20	57 277 979 07
the end of term	64,871,780.20	57,367,878.06

6. Cash Flow Statement of the Parent Company

Τ,	TI C . 1 16 62022	In RM
Items	The first half year of 2022	The first half year of 2021
I.Cash flows from operating activities		
Cash received from sales of goods or rending	85,003,841.61	106,427,010.24
of services	32,032,01101	100, 127, 010.21
Tax returned		
Other cash received from business operation	3,302,253.86	4,060,057.61
Sub-total of cash inflow	88,306,095.47	110,487,067.85
Cash paid for purchasing of merchandise and	86,622,159.34	75,478,291.50
services	00,022,137.34	75,476,251.50
Cash paid to staffs or paid for staffs	16,094,142.66	18,463,252.41
Taxes paid	8,593,040.69	3,936,592.64
Other cash paid for business activities	4,070,068.57	5,762,800.95
Sub-total of cash outflow from business	115 270 411 26	102 640 027 50
activities	115,379,411.26	103,640,937.50
Net cash generated from /used in operating	27 072 215 70	6.946.120.25
activities	-27,073,315.79	6,846,130.35
II. Cash flow generated by investing		
Cash received from investment retrieving		
Cash received as investment gains		
Net cash retrieved from disposal of fixed		
assets, intangible assets, and other long-term	153,507,597.36	1,609,454.58
assets		,,,,,
Net cash received from disposal of		
subsidiaries or other operational units		
Other investment-related cash received		
Sub-total of cash inflow due to investment		
activities	153,507,597.36	1,609,454.58
Cash paid for construction of fixed assets,		
intangible assets and other long-term	964,947.74	2,181,728.80
assets	704,747.74	2,101,720.00
Cash paid as investment		
Net cash received from subsidiaries and other		
operational units		
Other cash paid for investment activities		
Sub-total of cash outflow due to investment		
activities	964,947.74	2,181,728.80
	152 542 640 62	572.274.22
Net cash flow generated by investment	152,542,649.62	-572,274.22
III. Cash flow generated by financing		
Cash received as investment		
Cash received as loans		15,000,000.00
Other financing –related ash received	189,943,500.00	210,210,000.00
Sub-total of cash inflow from financing	189,943,500.00	225,210,000.00
activities	103,5 10,0 00100	225,210,000.00
Cash to repay debts		
Cash paid as dividend, profit, or interests		
Other cash paid for financing activities	293,920,000.00	210,206,500.00
Sub-total of cash outflow due to financing	202 020 000 00	210 206 500 00
activities	293,920,000.00	210,206,500.00
Net cash flow generated by financing	-103,976,500.00	15,003,500.00
IV. Influence of exchange rate alternation on		

cash and cash equivalents		
V.Net increase of cash and cash equivalents	21,492,833.83	21,277,356.13
Add: balance of cash and cash equivalents at the beginning of term	2,146,167.36	1,039,038.26
VIBalance of cash and cash equivalents at the end of term	23,639,001.19	22,316,394.39

7. Consolidated Statement on Change in Owners' Equity Amount in this period

							The f	ïrst half ye	ear of 2022	2					III KWID
					Owner's	equity A	ttributable	e to the Pa	rent Comp	any					
		Other Equity instrument											Mino		
Items	Share Capital	Pref erre d stoc k	S us ta in ab le de bt	Oth er	Capital reserves	Less: Share s in stock	Other Compr ehensi ve Income	Special ized reserve	Surplu s reserve s	Com mon risk provi sion	Retained profit	Oth er	Subtot al	r share holde rs' equit y	Total of owners 'equity
I.Balance at the end of last year	119,375,0 00.00				958,565,2 94.29		9,800.00	1,713,88 2.50	125,686, 000.00		1,056,046, 383.95		149,303, 592.84		149,303, 592.84
Add: Change of accounting policy															
Correcting of previous errors															
Merger of entities under common control															
Other															
II.Balance at the beginning of current year	119,375,0 00.00				958,565,2 94.29		9,800.00	1,713,88 2.50	125,686, 000.00		1,056,046, 383.95		149,303, 592.84		149,303, 592.84
III.Changed in the current								882,033.			13,405,93		14,287,9		14,287,9
year								30			8.22		71.52		71.52
(1) Total comprehensive income											13,405,93 8.22		13,405,9 38.22		13,405,9 38.22
(II) Investment or decreasing of capital by owners											0.22		30.22		30.22
1. Ordinary Shares invested by shareholders															

2. Holders of other equity instruments invested capital 3. Amount of shares paid and accounted as owners' equity 4. Other (III) Profit allotment 1.Providing of surplus reserves 2.Providing of common risk provisions 3. Allotment to the owners (or shareholders) 4. Other (IV) Internal transferring of owners' equity 1. Capitalizing of capital reserves (or to capital shares) 2. Providing of surplus reserves (or to capital shares) 3. Making up losses by surplus reserves. 4. Change amount of defined benefit plans that carry forward forward equity forward (or shareholders) 5. Other comprehensive income carry-over retained earnings 6. Other (V.) Special reserves 4. Sazoas 5. Other owners' equity (or special shares) 5. Other owners' equity (or special shares) 6. Other (or special shares) 7. Provided this year (or special shares) 8. Sazoas 9. J. J. Saz, 59 1. J. J. Saz, 59 2. Li 2		 <u> </u>	 	 		
3. Amount of shares paid and accounted as owners' equity 4. Other (III) Profit allotment 1. Providing of surplus reserves 2. Providing of common risk provisions 3. Allotment to the owners (or shareholders) 4. Other (IV) Internal transferring of owners' equity 1. Capitalizing of capital reserves (or to capital shares) 2. Capitalizing of surplus reserves (or to capital shares) 3. Making up losses by surplus reserves. 4. Change amount of defined benefit plans that carry forward Retained earnings 5. Other comprehensive income carry-over retained earnings 6. Other (V). Special reserves 882,033. 882,033. 882,033. 30 30 30 1,388,39	2. Holders of other equity i					
and accounted as owners' equity 4. Other (III) Profit allotment 1. Providing of surplus reserves 2. Providing of common risk provisions 3. Allotment to the owners (or shareholders) 4. Other (IV) Internal transferring of owners' equity 1. Capitalizing of capital reserves (or to capital shares) 2. Providing of surplus reserves (or to capital shares) 3. Making up losses by surplus reserves. 4. Change amount of defined benefit plans that carry forward Retained earnings 5. Other comprehensive income carry-over retained earnings 6. Other (V). Special reserves 882,033. 882,033. 882,033. 882,033. 882,033. 883,39 1.888,39 1.888,39 1.888,39 1.888,39 2.12 2.12 2.12	nstruments invested capital					
and accounted as owners' equity 4. Other (III) Profit allotment 1. Providing of surplus reserves 2. Providing of common risk provisions 3. Allotment to the owners (or shareholders) 4. Other (IV) Internal transferring of owners' equity 1. Capitalizing of capital reserves (or to capital shares) 2. Providing of surplus reserves (or to capital shares) 3. Making up losses by surplus reserves. 4. Change amount of defined benefit plans that carry forward Retained earnings 5. Other comprehensive income carry-over retained earnings 6. Other (V). Special reserves 882,033. 882,033. 882,033. 882,033. 882,033. 883,39 1.888,39 1.888,39 1.888,39 1.888,39 2.12 2.12 2.12	3. Amount of shares paid					
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1. Provided this year 30 30 30 30 30 30 30 30 30 30 30 30 30						
1. Provided this year 30 30 30 30 30 30 30 30 30 30 30 30 30	(V) Special reserves		882,033.		882,033.	882,033.
1. Provided this year 2.12 2.12	(v). Special reserves				30	30
2.12 2.12	1 Provided this year					
2. Used this term			2.12		2.12	2.12
	2. Used this term		-		-	-

					506,358.			506,358.	506,358.
					82			82	82
(VI) Other									
IV. Balance at the end of this term	119,375,0 00.00		958,565,2 94.29	9,800.00	2,595,91 5.80	125,686, 000.00	1,042,640, 445.73	163,591, 564.36	163,591, 564.36

Amount in last year

							The f	irst half ye	ear of 2021	[
					Owner's	equity A	ttributable	e to the Pa	rent Comp	any					
		Other Equinstrume												Mino	
Items	Share Capital	Pref erre d stoc k	S us ta in ab le de bt	Oth er	Capital reserves	Less: Share s in stock	Other Compr ehensi ve Income	Special ized reserve	Surplu s reserve s	Com mon risk provi sion	Retained profit	Oth er	Subtot al	r share holde rs' equit y	Total of owners 'equity
I.Balance at the end of last year	119,375,0 00.00				958,565,2 94.29		9,800.00		125,686, 000.00		1,030,047, 421.23		173,588, 673.06		173,588, 673.06
Add: Change of accounting policy															
Correcting of previous errors															
Merger of entities under common control															
Other															
II.Balance at the beginning of current year	119,375,0 00.00				958,565,2 94.29		9,800.00		125,686, 000.00		1,030,047,		173,588, 673.06		173,588, 673.06
											421.23		_		_
III.Changed in the current year											7,897,586.		7,897,58 6.77		7,897,58 6.77
(1) Total comprehensive											-		-		-

income					7,897,586.	7,897,58	7,897,58
					77	6.77	6.77
(II) Investment or							
decreasing of capital by							
owners							
1. Ordinary Shares invested							
by shareholders							
2. Holders of other equity i							
nstruments invested capital							
3. Amount of shares paid							
and accounted as owners'							
equity							
4. Other							
(III) Profit allotment							
1.Providing of surplus							
reserves							
2.Providing of common risk							
provisions							
3. Allotment to the owners							
(or shareholders)							
4. Other							
(IV) Internal transferring of							
owners' equity							
1. Capitalizing of capital							
reserves (or to capital							
shares)							
2. Capitalizing of surplus							
reserves (or to capital							
shares)							
3. Making up losses by							
surplus reserves.							
4.Change amount of defined benefit plans that carry							
forward							
Retained earnings							
5. Other comprehensive							
income carry-over retained							
income carry-over retained		I					

earnings								
6. Other								
(V). Special reserves								
1. Provided this year								
2. Used this term								
(VI) Other								
IV. Balance at the end of this term	119,375,0 00.00		958,565,2 94.29	9,800.00	125,686, 000.00	1,037,945, 008.00	165,691, 086.29	165,691, 086.29

8. Statement of change in owner's Equity of the Parent Company

Amount in this period

	The first half year of 2022												
Items		Other Eq instrum				T	Other						
	Share capital	Prefe rred stock	Susta inabl e debt	Oth er	Capital reserves	Less: Shares in stock	Compr ehensi ve Income	Specializ ed reserve	Surplus reserves	Retained profit	O th er	Total of owners' equity	
I.Balance at the end of last year	119,375,000.0				958,565,294 .29		9,800.00	612,361.0	125,686,0 00.00	1,196,622, 075.22		7,626,380.16	
Add: Change of accounting policy													
Correcting of previous errors													
Other													
II.Balance at the beginning of current year	119,375,000.0 0				958,565,294 .29		9,800.00	612,361.0 9	125,686,0 00.00	1,196,622, 075.22		7,626,380.16	
III.Changed in the current year								-68,211.78		30,416,96 4.92		30,348,753.14	
(I) Total comprehensive income										30,416,96 4.92		30,416,964.92	
(II) Investment or decreasing of capital by owners													

		5 1	 Histic vernicie	,					
1. Ordinary Shares invested by shar									
eholders									
2. Holders of other equity instrume									
nts invested capital									
3.Amount of shares paid and									
accounted as owners' equity									
4. Other									
(III) Profit allotment									
1.Providing of surplus reserves									
2. Allotment to the owners (or									
shareholders)									
3. Other									
(IV) Internal transferring of owners'									
equity									
1. Capitalizing of capital reserves (or									
to capital shares)									
2. Capitalizing of surplus reserves									
(or to capital shares)									
3. Making up losses by surplus									
reserves.									
4. Change amount of defined benefit									
plans that carry forward									
Retained earnings									
5. Other comprehensive income									
carry-over retained earnings									
6. Other									
(V) Special reserves						-68,211.78			-68,211.78
1. Provided this year						59,280.36			59,280.36
						-			
2. Used this term						127,492.1			-127,492.14
						4			
(VI) Other									
	119,375,000.0	0.00	958,565,294			544,149.3	125,686,0	-	
IV. Balance at the end of this term	0		.29		9,800.00	1	00.00	1,166,205,	37,975,133.30
Amount in last year								110.30	

Amount in last year

	The first half year of 2021											
Items		Other Equity instrument			Less:	Other	~					
	Share Capital	Prefe rred stock	Susta inabl e debt	Oth er	Capital reserves	Shares in stock	Compr ehensi ve Income	Specializ ed reserve	Surplus reserves	Retained profit	O th er	Total of owners' equity
I.Balance at the end of last year	119,375,000.0				958,565,294 .29		9,800.00		125,686,0 00.00	- 1,170,754, 809.86		32,881,284.43
Add: Change of accounting policy												
Correcting of previous errors												
Other												
II.Balance at the beginning of current year	119,375,000.0				958,565,294 .29		9,800.00		125,686,0 00.00	- 1,170,754, 809.86		32,881,284.43
III.Changed in the current year										4,940,780. 78		-4,940,780.78
(I) Total comprehensive income										- 4,940,780. 78		-4,940,780.78
(II) Investment or decreasing of capital by owners												
1. Ordinary Shares invested by shar eholders												
2. Holders of other equity instrume nts invested capital												
3.Amount of shares paid and accounted as owners' equity												
4. Other												
(III) Profit allotment												
1.Providing of surplus reserves												
2. Allotment to the owners (or shareholders)												
3. Other												

(IV) Internal transferring of owners' equity							
1. Capitalizing of capital reserves (or							
to capital shares)							
2. Capitalizing of surplus reserves							
(or to capital shares)							
3. Making up losses by surplus							
reserves.							
4. Change amount of defined benefit							
plans that carry forward							
Retained earnings							
5. Other comprehensive income							
carry-over retained earnings							
6. Other							
(V) Special reserves							
1. Provided this year							
2. Used this term							
(VI) Other							
IV. Balance at the end of this term	119,375,000.0 0		958,565,294 .29	9,800.00	125,686,0 00.00	- 1,175,695, 590.64	27,940,503.65

III. Basic Information of the Company

Chongqing Jianshe Vehicle System Co.,Ltd. (hereinafter referred to as the "Company", "Company" or "Chongqing Jianshe"), the company's original name is Chongqing Jianshe Motorcycle Co.,Ltd., was jointly set up in July 1995 by the Construction Industry (Group) Co., Ltd. and China North Industries Shenzhen Corporation. The Business License of the Enterprise: No. 915000007474824231. The Company was listed in July 1995 at the Shenzhen Stock Exchange. The Company is engaged in the manufacturing industry. On December 27, 2017, the company issued an announcement that it has completed the relevant business registration procedures for the change in Chinese, obtained the notice of approval for change of registration of Chongqing administration of industry and commerce (Chongqing Industrial and commercial registration of changes [2017] No.1206-1), got an issue of a business license and approval rear of implementing the Shenzhen stock exchange. The name of the company was changed from "Chongqing Jianshe Motorcycle Co., Ltd." to "Chongqing Jianshe Vehicle System Co.,Ltd.". Abbreviation of the company was changed from "Jianmo B" to "Jianshe B", and the securities code of the company was unchanged at 200054.

On October 22, 2018, Chongqing Jianshe mechanical and electrical co., LTD., the controlling shareholder of the company, signed the "Equity transfer Agreement for State-owned listed companies" with China South Industries Group Corporation (hereinafter referred to as "GSGC"). The Chongqing Jianshe mechanical and electrical co., LTD. transferred 84,906,250 shares of its state-owned legal person shares to the GSGC, it accounts for 71.13% of the Chongqing Jianshe 's total share capital.

On December 21, 2018, the company received the "Confirmation of registration of securities transfer" issued by the Shenzhen Branch of China Securities Registration and Clearing Co., Ltd., and the registration procedures for the transfer of shares under this agreement have been completed in the Shenzhen branch of China Securities Registration and settlement Co., Ltd. After the completion of this agreement transfer, Chongqing Jianshe mechanical and electrical co., LTD., would no longer hold shares of the company. GSGC was became the controlling shareholder of the company, the proportion of shareholding is 71.13%, and the nature of the shares is State-owned legal person shares.

The ultimate controller of the Company is the State-owned Assets Supervision and Administration Commission (SASAC).

As at June 30, 2022, the Company issued 119,375,000 shares in total and had the registered capital of 119,375,000. The registration place: NO.1, JIANSHE ROAD HUAXI INDUSTRY PARK, BANAN DISTRICT, CHONGQING; the headquarters address: Banan District, Chongqing Municipality. Legal representative: Hongxian Lv. The main business activities: research and development, processing, manufacturing and related technical services of Motorcycles, auto parts, accessories, machinery products, design, manufacturing and related technical services of tooling (except for those subject to national special provisions); R & D, production and sales of motorcycle engines; research, development and processing of mechanical and electrical products, home appliances, bicycles, environmental protection product; imports, wholesale, retail, commission agency (except auction) of similar products of these products.

The disclosure of the financial report was approved by the Board of Directors on August 29, 2022.

The scope consolidated financial statements of the first half year of 2021 has reduced 2 subsidiary, see "Note 7 Equity in other subjects" for details. Compared with the previous year, the Company's consolidation scope has not changed.

The company and Chongqing Jianshe Automobile A/C Co., Ltd., its important subsidiary, mainly engaged in the manufacture, sale of air conditioners and accessories, air conditioning and spare parts maintenance.

IV. Basis for the Preparation of financial statements

1.Basis for Preparation

The Company prepares the financial statements on the basis of going concern, according to actual transactions and events, and in accordance with the Accounting Standards for Business Enterprises – Basic Standards and 38 concrete accounting standards issued by the Ministry of Finance on February 15, 2006, the subsequently issued Accounting Standards for Business Enterprises – Application Guidelines, and the Accounting Standards for Business Enterprises–Interpretations and other relevant provisions (hereinafter collectively referred to as – Accounting Standards for Business Enterprises), as well as Compilation Rules for Information Disclosure by Companies Offering Securities to the Public No. 15 - General Provisions on Financial Reports issued by China Securities Regulatory Commission.

In accordance with relevant provisions of the Accounting Standards for Business Enterprises, the Group adopted the accrual basis in accounting. Except for some financial instruments, where impairment occurred on an asset, an impairment reserve was withdrawn accordingly pursuant to relevant requirements.

2. Going Concern

The Company was on a going concern basis in 12 months as of the end of the current reporting period and was not affected by any material event having impact on the going concern.

V. Principal accounting policies and accounting estimates

Specific accounting policies and accounting estimates:

None

1. Statement on compliance with accounting standards for business Enterprises

The Company state: the financial statements prepared are in line with the requirements in enterprise accounting st andards in line with of system, and have truly and completely reflected of the financial status in June 30, 2022 operational results, cash flow, and other relevant information of January–June 2022.

2 .Accounting period

The Company's fiscal periods include fiscal years and fiscal periods shorter than a complete fiscal year from January 1 to December 31 as one accounting year.

3. Operating cycle

The normal operating cycle refers to the period from the assets used for processing after purchased by the company to the cash or cash equivalents achieved. 12 months are regarded as one operating cycle in the company, and which is as the division criterion for the liquidity of assets and liabilities.

4. Functional currency

The functional currency is Renminbi.

5. Accounting treatments of the combination of enterprises under common control and the combination of enterprises not under the common control

Business combination refers to the transactions or items with one reporting entity formed by the combination of two or more separate enterprises. The business combination shall be divided into the business combination under common control and the business combination under non-common control.

(1) Business combination under common control

The business combination under common control refers to the business combination in which all of the combining enterprises are ultimately controlled by the same party or parties both before and after the combination, and that control is not transitory. Of which, the combining party is that acquiring the control right to other combining enterprises at combining date, and the combining date means the date that the combining party actually acquires the control right of the combined party. The acquisition date means the date that the acquirer actually obtains the control right of the acquiree.

The assets and liabilities acquired by the combining party are measured in accordance with the book value of the combined party at the combining date. For the balance between the book value of net assets acquired by the combining party and the book value of the combining valuable consideration (or the nominal amount of issued shares), the capital reserves (stock premium) shall be adjusted, or the retained earnings shall be adjusted when the capital reserves (stock premium) are insufficient.

All the costs directly incurred for the business combination by the combining party shall be recorded into the current profits and losses when occurred.

(2) Combination of enterprises not under the common control

The business combination under non-common control refers to the business combination in which all of the combining enterprises are not ultimately controlled by the same party or parties both before and after the combination. Of which, the acquirer is that obtaining the control right to other combining enterprises at acquisition date, and other combining enterprises refers to the acquiree. The acquisition date means the date that the acquirer actually obtains the control right of the acquiree.

For the business combination under non-common control, the merger costs include the assets paid for obtaining the control right of acquiree by the acquirer, the liabilities occurred or borne and the fair value of equity securities issued, the intermediary fees for audit, legalservices, evaluation and consultation when the business combination issued, and other management costs shall be recorded into the current profits and losses when occurred. The transaction costs of equity securities or debt securities issued for the merger consideration by the acquirer shall be included into the initially recognized amount of the equity securities or the debt securities. The contingent consideration involved shall be recorded into the merger cost as per the fair value at the acquisition date. Within 12 months after the acquisition date, the combining business reputation should be adjusted correspondingly if the contingent consideration is required to adjust because of new or further evidence for the existed situation on the acquisition date. The merger cost issued by the acquirer and the identifiable net assets acquired in the combination are measured as per the fair value on the acquisition date. The difference of the merger cost less the fair value shares of identifiable net assets obtained by the acquiree during the merger on the acquisition date, is recognized as the business reputation. While the merger cost is less than the fair value shares of identifiable net assets obtained by the acquiree during the merger, all the measurement on the identifiable assets, the liabilities, the fair value of liabilities and the merger cost obtained by the acquiree should firstly be rechecked, and the difference shall be recorded into the current profits and costs if the merger cost is still less than the fair value shares of identifiable net assets obtained by the acquiree during the merger after rechecking.

If the deductible temporary difference of acquiree obtained by the acquirer is not recognized due to the recognition condition of the deferred income tax assets unmet on the acquisition date within 12 months after the acquisition date, the relevant deferred income tax assets shall be recognized and the business reputation shall be reduced if the acquired new or further evidence shows that the relevant situation has already existed and the economic benefit gained by the acquiree from the deductible temporary difference is expected to achieve, and the differences are recognized as the current profits and losses if the business reputation is insufficient to offset. With the exception of the above, the deferred income tax assets related to the business combination are recorded into the current profits and losses. For the business combination under non-common control realized step-by-step

through multiple transactions, the multiple transactions shall be judged if belong to "the package deal" according to the "Notice on Issuance of Interpretation of Accounting Standards for Business Enterprises from Ministry of Finance" (Finance and Accounting [2012] No.19) and the judgment standards on "the package deal" in Article 51st of "Accounting Standards for Business Enterprises No.33 – Consolidated Financial Statement" (please see Note 3.6 (2)).

For the package deal, please refer to above description of this section and Note 3.14 "Long-term Equity Investment" to conduction the accounting treatment. For the non-package deal, the relevant accounting treatment should be respectively conducted for the individual financial statement and the consolidated financial statements:

For the individual financial statements, the sum of the book value of equity investment from the purchased party held before the purchase date and the new investment cost at the purchase date shall be as the initial investment cost of the investment. For the other comprehensive incomes involved in the equity of the acquiree held before the acquisition date, the investment and the relevant other comprehensive incomes shall be disposed through the accounting treatment on the same basis of the direct disposal of the relevant assets or liabilities by the acquiree (Namely, the rest is transferred into the current investment incomes with the exception of the corresponding shares of changes caused by the net liabilities or the net assets of the defined benefit plans remeasured by the acquiree as per the equity method). In the consolidated financial statements, the equity of the acquiree held before the acquisition date shall be measured again as per the fair value of the equity on the acquisition date, and the difference between the fair value and the book value is recorded into the current investment income.

For the other comprehensive incomes involved in the equity of the acquire held before the acquisition date, the relevant other comprehensive incomes shall be disposed through the accounting treatment on the same basis of the direct disposal of the relevant assets or liabilities by the acquire (Namely, the rest is transferred into the current investment incomes on the acquisition date, with the exception of the corresponding shares of changes caused by the net liabilities or the net assets of the defined benefit plans re-measured by the acquire as per the equity method).

- 6. Preparation of consolidated financial statements
- (1) Principle for determining the consolidation scope

The consolidation scope for financial statements is determined on the basis of control. The term "control" is the power of the Group upon an investee, with which it can take part in relevant activities of the investee to obtain variable returns and is able to influence the amount of returns. The scope of consolidation includes the Company and its all subsidiaries. A subsidiary is an enterprise or entity controlled by the Group.

Once any changes in the relevant facts or situations resulted in any changes in the elements involved in the aforesaid definition of "control", the Company shall carry out a reassessment.

(2) Compiling method of consolidated accounting statements

The company starts to include the actual control right to the net assets and the production and management decisions of the subsidiaries into the combination scope since the date of the actual right acquired, and will stop covering into the combination scope on the date of the actual right lost. For the disposed subsidiaries, the business performance and the cash flow before the disposal date have been properly covered in the consolidated profit statement and the consolidated cash flow statement. For the subsidiaries disposed in the current period, the opening balance of the consolidated balance sheet shall not be adjusted. through the business combination under non-common control, the business performance and the cash flow after the acquisition date have been properly included in the consolidated profit statement and the consolidated cash flow statement, and the opening balance and the comparison balance of the consolidated financial statement shall not be adjusted. For the subsidiaries increased through the business combination under common control, the business performance and the cash flow from the beginning of current combination period to the combination date have been properly included in the

consolidated profit statement and the consolidated cash flow statement, and the comparison balance of the consolidated financial statement shall be adjusted simultaneously.

With the preparation of the consolidated financial statement, the necessary adjustment shall be made according to the accounting policy of the company and the financial statement of the subsidiaries during the fiscal period if the accounting policy or the fiscal period adopted by the subsidiaries and the company is discrepant. For the subsidiaries acquired through the business combination under non-common control, the financial statement shall be adjusted on the basis of the fair value of the identifiable net assets on the acquisition date.

All the major balances, transactions and the unrealized profits of the company shall be offset in the preparation of the consolidated financial statement.

Those not belong to the company in the shareholders' equity and the current net profit or loss of the subsidiaries shall be respectively as the minority equity and the minority interest income and individually listed under the shareholders' equity and the net profit of the consolidated financial statement. The minority equity portion from the net profit or loss in current period shall be as "minority interest income" and listed under the net profit in the consolidated financial statement. Moreover, the minority equity is still offset even if the losses of the subsidiaries undertaken by the minority shareholders are beyond the portion of the shareholders' equity shared by the minority shareholders of the company at the beginning of period.

When the control on the original subsidiaries lost due to the disposal of partial equity investment or other reasons, the remaining equity should be measured again according to the fair value on the control lost date. The difference of the consideration acquired by the disposal of equity and the fair value of the surplus equity minus the net assets portion of the original subsidiaries calculated from the purchase date as per the original stock proportion shall be recorded into the current investment income after the control lost. Other comprehensive returns relevant to the original subsidiary shares investment shall be disposed through the accounting treatment on the same basis of the direct disposal of the relevant assets or liabilities by the acquiree when the control lost (Namely, all the rest are transferred into the current investment incomes, with the exception of the changes caused by the net liabilities or the net assets of the defined benefit plans re-measured by the original subsidiaries). Thereafter, the subsequent measurement shall be made for the rest equity according to the relevant provisions of "Accounting Standards for Business Enterprises No. 2 – Long-term Equity Investment" or "Accounting Standards for Business Enterprises No. 22 – Recognition and Measurement of Financial Instruments". For the details, please see Notes 3.14 "Long-term Equity Investment" or Notes 3.10 "Financial Instruments".

For the equity investment in the subsidiary through the step-by-step disposal of multiple transactions till the control right lost, the company should respectively dispose all the transactions if belong to the package deal. As long as the terms, conditions and economic influence on all the transactions of the disposal of the equity investment in the subsidiary meet one status below, it usually shows that the multiple transactions matters should be conducted the accounting treatment as the package deal: ① these transactions are made simultaneously or under the consideration of the influence each other. ② these transactions shall be as the whole to achieve one

complete business results. ③ one transaction occurs depending on the appearance of other one transaction at least. ④ one transaction is economic under the consideration with other transactions even if it is not economic when individually considerate. For the non-package deal, each transaction shall be respectively conducted the accounting treatment according to the applicable principles of "Partial Disposal of Long-term Equity Investment in Subsidiary without Control Lost" (please refer to (2) ④ in Note 3.14) and "The Control on Original Subsidiary Lost due to Disposal of Part of Equity Investment or Other Reasons" (details please see forepart). For the package deal from the transactions after the disposal of equity investment in the subsidiary till the control right lost, the transactions shall be as one transaction of the disposal of subsidiary and the control lost for the accounting treatment. Therefore, every balance between the net assets proportion of the subsidiary shared relative to the disposal price and the disposal investment before the control right lost, shall be recognized as other comprehensive incomes in the consolidated financial treatment and transferred into the current profits and losses when the control lost.

7. Joint venture arrangements classification and Co-operation accounting treatment

Joint enterprise arrangement is two or more parties jointly control the enterprise. The company enjoys rights and bears obligations based on joint enterprise arrangement. Joint enterprise arrangement is composed of joint operation and joint enterprises. Joint operation means the company has the right to arrange related assets and related liabilities. Joint enterprises means the company only has the right to arrange the net asset.

The company adopts equity method to calculate investment to joint enterprises by referring to accounting policies stated in "Long-term Stock Ownership for Equity Method Calculation" (please refer to (2) ② in Note 3.13)

As one party of joint operation, the company confirms assets and liabilities only held by itself and confirms joint assets and liabilities as proportion of the company's shares; confirm incomes from sales and production in the way of joint operation as proportion of the company's shares; confirm the company's own expenses and all expenses in the way of joint operation as proportion.

As a party of joint operation, the company funds or sells assets (not used for operation, the same below) of joint operation or purchases assets from joint operation. Before the assets are sold to a third party, the company only confirms the loss and benefit in the trade which belong to other parties in the joint operation. In case the assets is in conformity to the asset impairment loss regulated in Asset Impairment --No.8 of Accounting Criteria for Enterprises, the company confirms all losses in full amount for the company funding or selling assets of joint operation. The company confirms the loss as proportion of shares for the company purchasing assets from joint operation.

8. Recognition criteria of cash and cash equivalents

For the purpose of preparing the statement of cash flows, the term "cash" refers to cash on hand and deposits of that are readily available for payment. And the term "cash equivalents" refers to short-term (maturing within three months from acquisition) and highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value.

9. Foreign currency business and foreign currency translation

(1) Translation Method of Foreign Currency Transaction

The shot exchange rate (usually refers to the middle rate at the date of currency exchange published by the People's Bank of China, hereinafter inclusive) on the transaction date is adopted to convert to the amount of functional currency when the foreign currency transaction issued in the company is initially recognized. However, the foreign currency exchanges or the transactions relative to the foreign currency exchanges occurred in the company shall be translated into the amount of functional currency as per the actually adopted exchange rate.

(2) Translation Method for Monetary Items of Foreign Currency and Non-monetary Items of Foreign Currency

On the balance sheet date, the monetary items of foreign currency are translated as per the shot exchange rate on the balance sheet date, and the foreign exchange conversion gap arising from which shall be recorded into the profits and losses of the current period, except for ① the balance of exchange arising from special foreign currency borrowings for the purchase and construction of qualified assets subject to the principle of borrowing costs. ② the exchange balance generated from other book balances in the foreign currency monetary items available for sale with the exception of the post-amortization costs shall be recorded into other comprehensive incomes.

When it involves overseas business in preparing the consolidated financial statement, for the translation difference of foreign currency monetary items of net investment in overseas business arising from the change in exchange rate, it shall be recorded into the other comprehensive income; and be recorded into disposal gains and losses at current period when disposing overseas business.

The non-monetary items of foreign currency measured at the historical cost shall still be measured by the amount of functional currency translated at the spot exchange rate on the transaction date. The non-monetary items of foreign currency measured at the fair value shall be translated at the spot exchange rate on the fair value recognized date, and the gap of the translated amount of functional currency and the original the amount of functional currency shall be as the fair value variation (change in exchange rate included) to make treatment and recorded into the current profits and losses or recognized as other comprehensive incomes.

(3) Translation Method of Foreign Currency Financial Statement

For the overseas business operation involved in the preparation of the consolidated financial statement, the exchange balance arising from the change in exchange rate for the foreign currency monetary items of the net investment in the overseas business, shall be as "translation reserve of foreign currency statement" and recognized as other comprehensive incomes. The profits and losses of the current disposal period shall be recorded when disposal of the overseas business operations.

The foreign currency financial statement of the overseas business operation shall be translated as RMB statement as per the following methods: the assets and liabilities in the balance sheet shall be translated at a spot exchange rate on the balance sheet date. For the shareholders' equity items, other items shall be translated at a spot exchange rate when occurring, except for the "undistributed profit" items. The earnings and expenses items in the profit statement shall be translated at a spot exchange rate on the transaction date. Moreover, the Retained Earnings at the beginning of this year are the profits translated at the end of last year which shall be distributed and listed all the items measurement as per the translated profits. The difference between the translated assets items and the sum of the liability's items and the shareholders' equity items shall be as the translation reserve of foreign currency statement and recognized as other comprehensive incomes. When disposing the overseas

business operation and losing the control right, the translation reserves of foreign currency statement related to the overseas business operation which listed in the shareholders' equity items in the balance sheet, are all recorded into the current disposal profits and losses or shifted as per the disposal proportion of the overseas business operation.

The cash flows of foreign currency and overseas subsidiary shall be translated at the spot exchange rate on the cash flow date. The influence amount of the change in exchange rate on the cash shall be individually listed and reported as the adjustment items in the cash flow statement.

The amount at the beginning of this year and the actual amount of last year shall be listed according to the translated amount of the financial statement.

If the control on the overseas business operation lost due to the disposal of partial equity investment or other reasons when disposing all the owners' equity of the overseas business operation of the company, the translation reserves of foreign currency statement belong to the owners' equity of the parent company related to the overseas business operation which listed in the shareholders' equity items in the balance sheet, are all recorded into the current disposal profits and losses.

If the held equity proportion of the overseas business operation reduced due to the disposal of partial equity investment or other reasons, but the control on the overseas business operation not lost, the translation reserves of foreign currency statement related to the partial disposal of the overseas business operation shall be belong to the minority equity and not recorded into the current profits and losses. When disposing partial equity of the joint ventures or the cooperative enterprises of the overseas business operations, the translation reserves of foreign currency statement related to the overseas business operations shall be recorded into the current disposal profits and losses as per the disposal proportion of the overseas business operations.

10 Financial instruments

A financial instrument refers to a contract that concludes the financial assets of one party and the financial liabilities or equity instruments of another party. Related financial assets or financial liabilities are recognized when the company becomes a party to a financial instrument contract.

Financial assets and financial liabilities are measured at fair values at the initial recognition: (i) for the financial assets and financial liabilities measured at fair values with variations recorded into the current profits and losses, related transaction expenses are directly recorded into the current profits and losses;(ii) for other kinds of financial assets and financial liabilities, related transaction expenses are included in the initial recognition amounts. Furthermore, subsequent measurements of financial assets and liabilities are decided by their own classifications.

A financial asset or financial liability that qualified with one of the following conditions are indicating its transactional purposes: (i) the purpose of acquiring relevant financial assets or assuming relevant financial liabilities is mainly made for the purpose of selling or repurchasing in the near future; (ii) the initial confirmation is a part of the identifiable portfolio of financial instruments under centralized management, and there is objective evidence that the short-term profit model actually exists in the near future; (iii) where it is defined as the derivative instrument, but conforms to the financial guarantee contract definition and is designated as an effective hedging instrument of the derivative instruments.

(1) Debt Instruments

Debt instruments refer to the instruments that conform to the definition of financial liabilities from the perspective of the issuers. The classifications and subsequent measurements of debt instruments depends on the company's business models for financial assets management and the contractual cash flow characteristics of financial assets. Where it fails to pass the cash flow characteristic test, direct classification as a financial asset measured at fair values shall be adopted with variations to be recorded into the current profits and losses; where it succeed to pass the cash flow characteristic test, its classification shall be determined on the business model of financial assets management, and its qualification as a financial asset measured at fair values, of which variations shall be recorded into the current profit and loss.

1) To be measured at amortized costs.

The company's business models for the management of such financial assets are aimed at the collection of the contract cash flows, of which the characteristics of the contract cash flow shall be consistent with the benchmark lending arrangement, that is, the cash flows generated at a certain date are referred to the payment of the principal and the interest based on the outstanding principal amount only while the financial assets are not designated to be measured at fair values, but their variations are recorded into the current profits and losses. However, the company

recognizes interest incomes for such financial assets in accordance with the effective interest rate methods. The profits or losses of such financial assets due to the termination of recognition together with the losses as a result of the impairment are directly recorded into the current profits and losses.

2) To be measured at fair values with its variations included in other comprehensive incomes.

The company's business model for managing such financial assets is both to receive the contract cash flows and to sell, of which the characteristics of the contract cash flows shall be consistent with the benchmark lending arrangements, that is, the cash flow generated at a certain date is only the payment of the principal and the interest based on the outstanding principal amount while the financial assets are not designated to be measured at fair values, but their variations are recorded into the current profits and losses. However, such financial assets are measured at fair values and their variations are included in other comprehensive incomes, but impairment losses or gains, exchange gains & losses and interest incomes calculated according to the actual interest rate method are included in the current profits and losses. Furthermore, variations in fair values accumulated into other comprehensive incomes will be carried forward to the current profits and losses when the recognition of such financial assets is terminated. Such financial assets are listed as other lending investments.

3) To be measured at fair values with variations booked into the current profits and losses.

Debt instruments held by the company that are not divided into those measured at amortized costs and those measured at fair values with their variations recorded in other comprehensive incomes are measured at fair values and their variations are recorded into the current profits and losses, of which those classified as financial assets are measured at fair values with variations recorded into current profits and losses are listed as transactional financial assets or other non-current financial assets.

(2) Equity Instruments

An equity instrument is one that is analyzed from the perspective of the issuers in accordance with the definition of an equity instrument. Equity instrument investments is measured at fair values with variations recorded into current profits and losses, which are listed as transactional financial assets, except that the management of the company that is specified to be measured at fair values with variations recorded into other comprehensive incomes. Items designated to be measured at fair values with variations included in the comprehensive incomes are listed as the investments of other equity instruments, of which related changes in fair values shall not be carried forward to the current profits and losses, and such designation shall not be revoked once made. However, related dividend gains are booked into the current profits and losses, and no impairment provision is included in the other equity instruments. When terminate recognition, the accumulated gains or losses as previously recorded in other comprehensive incomes are transferred from other comprehensive incomes and recorded in retained earnings.

(3) Financial Liabilities

Financial liabilities are classified as financial liabilities and other financial liabilities which are measured at fair values with variations to be recorded into the current profits and losses at the initial recognition.

Financial liabilities measured at fair values with variations recorded into the current profits and losses includes trading financial liabilities and financial liabilities that are specified to be measured at fair values with variations booked into the current profit and loss. Financial liabilities can be designated as financial liabilities to be measured at fair values at the initial measurement with their variations recorded into the current profits and losses upon the any of the following conditions:

- 1) the designation can eliminate or significantly reduce the accounting mismatches;
- 2) The portfolio of financial liabilities or the portfolio of financial assets and financial liabilities is managed and evaluated on the basis of fair values, and reported to key management within the company thereafter according to the risk management or investment strategies stated in the official written documents. Such designation shall not be revoked once made.

For financial liabilities designated to be measured at fair values with variations recorded in the current profits and losses, variations in fair values caused by changes in the company's own credit risks shall be recorded in other comprehensive incomes, while variations of other fair values are booked into the current profits and losses. Furthermore, when terminate the recognition of such financial liabilities, the accumulated gains or losses as previously recorded in other comprehensive incomes are transferred from other comprehensive incomes and recorded in retained earnings.

Other financial liabilities of the company mainly include short-term loans, long-term loans and the like. For such financial liabilities, effective interest methods are adopted with subsequent measurement to be made according to the amortized costs.

(4) Termination Recognition of Financial Assets and Financial Liabilities

A financial asset shall be terminated upon one of the following circumstances:

1) The contractual right to receive the cash flow of the financial assets is terminated;

- 2) The financial asset with almost all the risks and rewards from the ownership of the financial assets have been transferred to the transferee:
- 3) Although the company has neither transferred nor retained nearly all the risks and rewards in the ownership of the financial asset, the financial assets of the company have been transferred and have relinquished control of the financial assets.

Where the current obligations of a financial liability (or any part thereof) have been discharged, the company ceases to recognize such financial liability (or any part thereof).

(5) Impairment of Financial Instruments

The company carries out impairment accounting treatment to the financial instruments based on expected credit losses and confirms loss provisions. Expected credit loss refers to the weighted average credit losses of financial instruments by the risks of defaults, and credit losses refer to the difference between all contract cash flow receivable under the contract as well as all cash flows expected to be collected that discounted at the original real interest rates, that is, the present values of all cash shortfalls.

Measuring methods of the company's expected credit losses on financial instruments reflects the following factors: unbiased probability weighted averages as determined by a range of possible outcomes; the time value of money; reasonable and informed information about past events, current conditions and future economic conditions available up to the balance sheet date without unnecessary additional costs or efforts. The company determines the expected credit losses of relevant financial instruments in the following manners:

- 1) For financial assets, the credit losses are the present values of the difference between the contract cash flows and the expected cash flows payable by the company;
- 2) For leasing receivables, the credit losses are the present values of the difference between the contract cash flows and the expected cash flows payable by the company;
- 3) For any uncommitted loan commitment, the credit losses are the present values of the difference between the contract cash flows payable by the company and the cash flows expected to be collected if the loan commitment holder withdraws corresponding loans. The company's estimations on the expected credit losses of the loan commitment are consistent with its expectations on the utilization of the loan commitments;
- 4) In the case of a financial guarantee contract, the credit losses are the present values of the difference between the amount the company expects to receive from the contract holders, debtors or any other party, and the amount of money the company expects to pay to the contract holder in respect of the credit losses incurred by the contract holder:
- 5) In the case of a financial asset whose credit impairment has occurred on the date as indicated by the balance sheets but is not purchased or originated, the credit losses are referred to the difference between the book balance of the financial assets and the present values of the estimated future cash flow discounted at the original real interest rates.

Three stages are adopted to identify expected credit losses by assessing whether its credit risks have increased significantly since its initial recognition together with considerations to the reasonable and evidence-based information (including forward-looking information) on each balance sheet date. In the case that the credit risk has not increased significantly since the initial confirmation, the expected credit losses are defined as the first stage, and the loss provisions are measured according to the expected credit losses of the financial instruments within the next 12 months; where the credit risk has increased significantly since the initial confirmation but no credit impairment has occurred, the expected credit losses are defined as the first stage, and the loss provisions are made according to the expected credit losses of the financial instruments for the entire duration; in the event that a credit impairment has occurred since the initial recognition, the expected credit losses are defined as the third stage, and the loss provisions are measured in accordance with the expected credit losses of the financial instruments throughout its duration. For financial instruments of the first and second stages, the interest income shall be calculated according to the book balance and the actual interest rates; for financial instruments of the third stage, the interest income shall be determined according to its amortized costs and the real interest rates.

For purchased or originated financial assets with credit impairment, only the cumulative variations in the expected credit losses during the entire period (up to the date as indicated by balance sheet) after the initial recognition are recognized as loss provisions, and its interest gains are determined according to the amortized costs of financial assets and the real interest rates as adjusted by credit.

An increase or reversal of the loss provisions is recorded as an impairment loss or gain of the current period. For debt instruments as held at fair values with variations recorded into othercomprehensive incomes, impairment losses or gains are recorded into the current profits and losses, and other comprehensive incomes is adjusted synchronously.

A. Provisions of the company for the losses are measured on the expected credit losses for the entire duration The company divides notes and accounts receivable into several combinations and calculates the expected credit losses with reference to the combination based on the characteristics of credit risks.

For notes receivable by portfolios, the expected credit losses are calculated by the default risk exposures and the expected credit loss rates of the entire duration with reference to company's historical credit loss experience, and the combination with the current situation and the forecast of future economic conditions. Determining basis of the portfolios is as follows:

Portfolio A of notes receivable trade acceptances

Portfolio B of notes receivable bank acceptances

For accounts receivable by portfolios, a comparison table of the expected credit loss rates is prepared between the age of accounts receivable and the entire duration to calculate the expected credit losses with reference to company's historical credit loss experience, and the combination with the current situation and the forecast of future economic conditions. Determining basis of the portfolios is as follows:

Portfolio A of accounts receivable vintage analysis

Portfolio B of accounts receivable specific identification

The company divides other receivables and long-term receivables into several portfolios according to the characteristics of credit risks and calculates the expected credit losses on the basis of such portfolios when individual other receivables and long-term receivables fails to obtain the information to assess the expected credit losses at a reasonable cost. Determining basis of the portfolios is as follows:

Portfolio A of other receivables deposits and securities receivable

Portfolio B of other receivables advanced money receivable

Portfolio A of long-term receivables lease receivables

For lease receivables by portfolios, the expected credit losses are calculated by the default risk exposures and the expected credit loss rates of the entire duration with reference to company's historical credit loss experience, and the combination with the current situation and the forecast of future economic conditions. For other receivables and long-term receivables divided into combinations other than lease receivables, the expected credit losses are calculated by the default risk exposure and the expected credit loss rates for the next 12 months or the entire duration.

(6) Derivatives and Embedded Derivatives

Derivatives of the company's mainly include forward contracts, futures contracts and swap contracts. Derivatives are initially measured at the fair values at the execution dates of the derivative trading contracts, and are subsequently measured at their fair values thereafter. The gains or losses arising from the variations in the fair values of the company's derivatives are directly recorded into the current profits and losses.

Embedded derivative refers to the derivatives that are embedded in the non-derivative instruments (i.e., the master contracts), which constitutes the hybrid contracts with the master contracts. Where the master contracts contained inside the hybrid contract are assets regulated by the Standards for Financial Instruments, the company does not split the embedded derivatives from the hybrid contracts, and instead, the hybrid contracts are applied as a whole to relevant provisions of the financial instrument criterion on the classification of financial assets.

In the case that the master contracts contained in the hybrid contracts are not assets under the financial instrument criterion but meet the following conditions, the company splits the embedded derivative from the master contracts and settle as separate derivatives:

- 1) The economic characteristics and risks of the embedded derivative instruments are not closely related to the economic characteristics and risks of the master contracts.
- 2) Separate instruments with terms associated with embedded derivatives are conforming to the definition of derivatives:
- 3) The hybrid contracts are not measured at fair values and its variations are recorded into the current profits and losses for accounting settlements.
 - (7) Offsets of Financial Assets and Liabilities

When the company is legally entitled to offset the recognized financial assets and financialliabilities, and such right is currently enforceable, and when the company plans to settle such financial assets and pay off the financial liabilities on a net basis or liquidate the financial assets and liabilities, the amount of financial assets and financial liabilities offset against each other are stated in the balance sheets. In addition, financial assets and financial liabilities are shown separately in the balance sheets and are not offset against each other.

(8) The Fair Values Determination of Financial Instruments

For financial instruments with active markets, the fair values of assets are determined by the price the market participant who would have to pay to receive or transfer a liability from the sale of such asset in an orderly transaction on the measurement date. Where there are financial instruments without active markets, the fair values is determined by valuation methodologies. In the valuations, the input values consistent with the characteristics of the assets or liabilities as considered by the market participants in the transaction of the relevant assets or

liabilities, together with relevant observable input values as preferred reference are adopted by the company through the valuation techniques that are applicable in the current situation and are supported by sufficient data and other information available. An un-observable input value is adopted when relevant observable input values cannot be obtained or is not feasible to obtain

- 11. Notes receivable
- 12. Account receivable
- 13. Financing of receivables
- 14.Other account receivable

Determination method of expected credit loss of other receivables and accounting treatment method

- 15. Inventories
- (1) Classification of inventories

Inventories are classified into: raw materials, work in progress, finished goods, turnover materials, low-value consumables, packaging materials, etc.

(2) Obtaining and Measurement of Inventories

The perpetual inventory systems are adopted for this enterprise's inventories. The inventories shall be measured by their actual cost when they are obtained, raw materials, works in progress, finished goods, etc. shall be measured with the weighted average method when they are being sent out. Low-value consumption goods shall be written off by one-off write-off method when they are withdrawn for use. Circulation packaging materials shall be recorded into cost according to the predicted usage times.

(3) Methods to make provision for loss on decline in value of inventories

If the cost of inventories is higher than the net realizable value at the end of each period, this enterprise shall make the provision for the loss on decline in value of inventories. This enterprise makes provision for the loss on decline in value of inventories on the ground of each item of inventories. If the factors causing any write-down of the inventories have disappeared, the amount of write-down shall be resumed and be reversed from the provision for the loss on decline in value of inventories that has been made.

(4) Method for confirming the net realizable value of inventories

The net realizable value of inventories refers to the amount of the estimated selling price, less the estimated costs of completion, the estimated selling costs and related tax payments.

16. Contract assets

The company presents contract assets or liabilities in the balance sheet according to the relationship between performance obligation and customer payment. Contract assets are the right of the company to receive consideration for the goods transferred to the customer, and the right depends on other factors other than the passage of time. Contract liability is the obligation of the company to transfer goods to the customer for the

consideration it has received or receivable from the customer.

The contract assets are prepared for impairment according to the expected credit loss method. No matter whether it contains significant financing components or not, the company measures its loss provision according to the amount of expected credit loss in the whole duration on the balance sheet date. If the expected credit loss is greater than the book amount of current contract asset impairment provision, the difference is recognized as impairment loss, otherwise, it is recognized as impairment gain. The relevant contract assets are deemed to be unable to be recovered and have actual impairment loss, which shall be written down after approval.

On the balance sheet date, the contract assets and liabilities are listed separately due to different contracts. For contract assets and contract liabilities under the same contract, the net amount is shown as the debit balance, and the contract assets or other non-current assets are listed respectively according to their liquidity. If the provision for impairment has been accrued, the balance at the end of the period minus the provision for impairment of contract assets shall be listed; If the net amount is the credit balance, it shall be listed as contract liabilities or other non-current liabilities according to their liquidity.

17. Contract costs

18. Held-for-sale assets

The Company will retrieve its book value by means of selling assets (including the exchange of commercial non-monetary assets) instead of sequentially using a non-monetary asset or a disposal group, and when meeting two of the following conditions, the book value will be divided into held-for-sale category: (1) When a certain non-monetary assets or a certain disposal group sells such kind of assets in similar transactions in accordance with the convention, assets can be sold immediately under the current situation. (2) The Company has made decision for the selling plans and has acquired assured purchase commitment, predicting that selling will be completed within one year. (The selling, which can only be sold after acquiring approval from relevant authorities or supervision departments according to relevant provision requirement, has acquired its approval).

The Company will be specifically for dividing the non-current assets or disposal group which are acquired from reselling into on-sales category on acquisition date if on acquisition date they can meet the stipulated condition that the predicted selling will be completed within one year, and in a short term (usually 3 months) they are likely to meet other conditions of dividing into on-sales category.

When the non-monetary assets and disposal group were measured by the Company at the beginning or remeasured and divided into held-for-sale category on balance sheet date, if its book value is higher than the net amount after fair value deducts selling expense, the book value will be written down to the net amount after fair value deducts selling expense, and the written-down amount will be confirmed as assets impairment losses and counted into the current profits and losses, and the impairment provision with held-for-sale assets will be withdrawn in the meanwhile. For the held-for-sale disposal group's confirmed amount of loss of asset impairment, the book value

of goodwill will be deducted first, and its book value will then be deducted proportionally according to the book value's percentages of all non-current assets in the disposal group which can be adopted by the measurement stipulations of Accounting Standards for Business Enterprises NO.42- Held-for-sale Non-current Assets, Disposal Groups and Operation Termination

If any increment occurs in the net amount after the held-for-sale non-current assets on the subsequent balance sheet date deducts selling expense, the amount deducted previously will be recovered and will be transferred back within the amount of asset impairment losses confirmed after being divided into held-for-sale category, and the amount transferred back will be counted into the current profits and losses. There will be no restitution for asset impairment losses confirmed before being divided into held-for-sale category. The amount deducted previously of held-for-sale disposal group shall be recovered, and when after being divided into held-for-sale category, it will be transferred back within the amount of impairment confirmed by non-current assets by the means of the measure stipulations of Accounting Standards for Business Enterprises NO.42- Held-for-sale Non-current Assets, Disposal Groups and Operation Termination, and the amount transferred back will be counted into the current profits and losses. There will be no restitution for the book value of goodwill which has been deducted and for asset impairment losses confirmed before being divided into held-for-sale category which can be adopted by the measure stipulation of this principle.

Non-current held-for-sale assets or non-current assets in the disposal group shall not be depreciated or amortized, and interest and other expenses on liabilities held in the disposal group for sale shall continue to be recognized.

When the non-current assets or the disposal group can not meet the conditions of dividing into on-sales category, the Company will not continue to divide it into on-sales category or remove the non-current assets from the on-sales disposal group, and the valuation will be made according to the lower one between two of followings: (1) Book value before being divided into on-sales category, and the amount of money after being under the situation where book value is supposed not to be divided into on-sales category and adjustment is made in depreciation, amortization or impairment which should have been confirmed. (2) Recoverable amount.

When derecognizing the on-sales non-current assets or disposal group, the Company will count the gains and losses which are yet to be confirmed into the current profits and losses.

- 19. Creditor's investment
- 20. Other creditor's investment
- 21.Long-term account receivable
 - 22. Long-term equity investment

The long-term equity investment in this section refers to the long-term equity investment of this enterprise that is able to control to or does joint control with or significant influences over the invested enterprise. For the long-term equity investment of this enterprise that is not able to control to or does not do joint control with or have

significant influences over the invested enterprise, this enterprise shall record it as available-for-sale financial asset or the financial asset measured by its fair value with its changes in fair value recorded into the profits or losses of current period as the changes. For details of its accounting policy, please refer to Note 3.10 "Financing Instruments".

The term "joint control" refers to the joint control over an arrangement of this enterprise in accordance with the contracts and agreements, and decisions over relevant activity of such arrangement shall not be unless the assent on sharing the control power. The term "significant influences" refers to this enterprise's power to participate in making decisions on the financial and operating policies of the invested enterprise, but not to control or do joint control together with other parties over the formulation of these policies.

(1) Determination of investment cost

For the merger of enterprises under the same control, it shall, on the date of merger, regard the share of the book value of the owner's equity of the merged enterprise as the initial cost of the long-term equity investment. The difference between the initial cost of the long-term equity investment and the payment in cash, no-cash assets transferred as well as the book value of the debts borne by the merging party shall offset against the capital reverse. If the capital reserve is insufficient to dilute, the retained earnings shall be adjusted. If the consideration of the merging enterprise is that it issues equity securities, it shall, on the date of merger, regard the share of book value of the owner's equity of the merged enterprise as the initial cost of the long-term equity investment. The total face value of the stocks issued shall be regarded as the capital stock, while the difference between the initial cost of the long-term equity investment and total face value of the shares issued shall offset against the capital reserve. If the capital reserve is insufficient to dilute, the retained earnings shall be adjusted. For the merger of enterprises under the same control through gaining the shares of the combined enterprise by multiple steps of deals, it shall deal with it in the following two ways depending on that if it belongs to "a package deal": if it belongs to "a package deal", it shall deal with all the deals as one obtaining the control power; if it does not belong to "a package deal", it shall, on the date of merger, regard the share of book value of the owner's equity of the merged enterprise as the initial cost of the long-term equity investment. The total face value of the stocks issued shall be regarded as the capital stock, while the difference between the initial cost of the long-term equity investment and total face value of the shares issued shall offset against the capital reserve. If the capital reserve is insufficient to dilute, the retained earnings shall be adjusted. The equity investment held by this enterprise before the date of merger shall be accounted for by equity method, or shall be recorded as the other comprehensive income recognized as available-for-sale financial asset and not accounted for.

For the merger of enterprises not under the same control, it shall, on the date of merger, regard the share of the book value of the owner's equity of the merged enterprise as the initial cost of the long-term equity investment. The merger costs include the assets paid, liabilities occurred or borne and sum of the fair value of the equity securities issued by the purchaser. For the merger of enterprises not under the same control through gaining the shares of the combined enterprise by multiple steps of deals, it shall deal with it in the following two ways depending on that if it belongs to "a package deal": if it belongs to "a package deal", it shall deal with all the deals as one obtaining the control power; if it does not belong to "a package deal", it shall, on the date of merger, regard

the sum of book value of the owner's original equity of the merged enterprise and the newly increased investment cost as the initial cost of the long-term equity investment. For the shares originally held by this enterprise accounted for by weighted equity method, the relevant other comprehensive income shall not be accounted for temporarily. For the equity investment accounted for as available-for-sale financial asset, the difference of its fair value and its face value and the accumulated changes in its fair value originally recorded as other comprehensive income shall be switched to the profits or losses of the current period.

The audit cost, law service cost, evaluation and consultation fees and agent commissions as well as other related administration costs occurred and borne by the merging or purchasing enterprise for the purpose of merger, shall be recorded into the profits or losses of current period at the time when the costs occurred.

Other equity investments except the long-term equity investment formed by merger of enterprises shall be initially ascertained by their costs which, depending on the different ways in acquiring the long-term equity investments, shall be recognized separately as cash purchasing prices actually paid by this enterprise, fair value of the equity securities issued by this enterprise, agreed value of the investment contracts or agreements, fair value or original book value of the assets obtained by exchange of no-monetary assets, the fair value of the long-term equity investment itself, etc. The relevant expenses, tax payments as well as other necessary expenses directly associated with obtaining the long-term equity investment shall be recorded into the investment costs as well. If this enterprise is able to do joint control or significant influence, which does not constitute control, over the invested entity as a result of additional investment, the long-term equity investment cost shall be the sum of the fair value of the equity investment ascertained in accordance with the Accounting Standards for Enterprises No. 22 - Recognition and Measurement of Financial Instrument and the cost of the increased investment.

(2) Subsequent measurement and recognition of profit or loss

A long-term equity investment of this enterprise that does joint control (not including joint venture) or significant influences over the invested entity shall be measured by employing the equity method. Besides, the cost method is employed in this enterprise's financial reports to measure the long-term equity investment that could form control over the invested entity.

Long-term equity investment calculated under the cost method

The price of a long-term equity investment measured by employing the cost method shall be included at its initial investment cost. If there are additional investments, the cost of the long-term equity investment shall be adjusted. Except the prices actually paid when obtaining the investment or cash dividends or profits being approved in the consideration but not yet issued, the investment income of the current period shall be recognized in accordance with the cash dividends or profits being approved by the invested entity.

2 Long-term equity investment calculated under the equity method

If the initial cost of a long-term equity investment is more than the investing enterprise's attributable share of the

fair value of the invested entity's identifiable net assets for the investment, the initial cost of the long-term equity investment may not be adjusted. If the initial cost of a long-term equity investment is less than the investing enterprise's attributable share of the fair value of the invested entity's identifiable net assets for the investment, the difference shall be included in the current profits and losses and the cost of long-term equity investment shall be adjusted simultaneously.

When employing the equity method, this enterprise shall, in accordance with the attributable share of the net profits or losses of the invested entity, recognize the investment profits or losses and adjust the book value of the long-term equity investment. This enterprise shall, in the light of the profits or cash dividends declared to distribute by the invested entity, calculate the proportion it shall obtain, and shall reduce the book value of the long-term equity investment correspondingly. Where any change is made to the owner's equity other than the net profits and losses of the invested entity, the book value of the long-term equity investment shall be adjusted and included in the capital reserves. This enterprise shall, on the ground of the fair value of all identifiable assets of the invested entity when it obtains the investment, recognize the attributable share of the net profits and losses of the invested entity after it adjusts the net profits of the invested entity. If the accounting policies and accounting periods adopted by the invested entity are different from those adopted by this enterprise, an adjustment shall be made to the financial statements of the invested entity in accordance with the accounting policies and accounting periods of this enterprise and recognize the investment profits or losses and other comprehensive incomes. For the transactions between this enterprise and its joint ventures and associated entities, where the assets invested or sold do not constitute a business, the unrealized internal transaction profits or losses shall be calculated in accordance with proportion shared, with the proportion shared by this enterprise offset and recognize the investment profits or losses based thereof. However, if losses occurred in the internal transaction between the invested entities is the impairment loss of transferred assets, they shall not be offset. When the assets invested by this enterprise to its joint ventures or associated entities constitute a business, and the investing party obtains long-term equity but without control power, the fair value of the invested business shall be recognized as the initial investment cost of the additional long-term equity investment. The total difference between the original investment cost and the book face of the invested business shall be recorded into the profits or losses of the current period. If the assets purchased from the joint ventures or associated entities constitute a business, this enterprise shall account for the business in accordance with this enterprise Accounting Standard No. 20 - Business Combinations, with the total profits or losses associated with the transaction recognized.

The Company bears the net losses of its invested business to the limit of the book value of its long-term equity investment and other long-term equity that in real terms constitutes investment on the business. For additional loss of its invested business, if the Company is obligated to undertake, it shall be recognized as estimated liabilities accordingly and recorded in current investment losses. If the invested business earns profits afterwards, the Company shall reinstate and recognize its share of gains after compensating its unrecognized share of losses.

③ Purchase of minority interest

While compiling consolidated financial statements, the Company adjusts its capital reserve in terms of the

difference between the increase of long-term equity investments due to purchase of minority interest and its share of the subsidiaries' net assets since the purchase (or combination) date or dates. If its capital reserve is not sufficient to write down the difference, then the Company adjusts its retained income.

① Disposal of long-term equity investment

In consolidated financial statements, the Company records in shareholders' equity the difference between partial disposals of its long-term equity investments in its subsidiaries and its share of the subsidiaries' net assets if it does not lose control of the subsidiaries; and if such partial disposals result in loss of its control of the subsidiaries, the difference shall be treated in accordance with the accounting policies related and specified in "Compiling Principles for Consolidated Financial Statements". (Please refer to (2) in Note 3.6)

For disposals of long-term equity investments under other circumstances, the difference between the book value and the actual received consideration is recorded in current profit and loss.

For the long-term equity investments calculated by equity method, the same method applies to the remaining equity after disposal. Meanwhile, the other comprehensive gains originally recorded in shareholders' equity is treated pro rata by the same method how the invested businesses handle the accounts while directly disposing the related assets or liabilities. The investor recognizes the ownership interest due to equity changes except net profit and loss, other comprehensive gains and profit distribution, and carries it over pro rata to current profit and loss.

For long-term equity investments calculated by costs method, the same method applies to the remaining equity after disposal. Other comprehensive gains calculated and recognized by equity method or recognition and measurement principles for financial instruments before the Company obtains control of the invested businesses are treated on the same basis that the invested businesses directly dispose the related assets or liabilities, and it will be carried over pro rata to current profit and loss; and among the invested businesses' net assets that are calculated and recognized by equity method are all other equity changes than net profit and loss, other comprehensive gains and profit distribution carried over pro rata to current profit and loss.

For disposals of long-term investment equity resulting in loss of control over the invested businesses, when compiling individual financial statements, the Company changes to adopt equity method to calculate the remaining equity that is still sufficient to exert joint control or significant influence, and to make adjustments as since it was acquired; and if the remaining equity is not sufficient, it will be handled in accordance with the relevant recognition and measurement principles for financial instruments and the difference between its fair value and book value will be recorded in current profit and loss since the Company loses control of the invested businesses. For other comprehensive gains recognized by equity method or recognition and measurement principles for financial instruments before the Company obtains control over the invested businesses, the Company adopts the same basis to handle the accounts as the invested businesses directly dispose the related assets or liabilities, and among the invested businesses' net assets that are calculated and recognized by equity method are all other equity changes than net profit and loss, other comprehensive gains and profit distribution carried over pro rata to current profit and loss. For the remaining equity calculated by equity method, other

comprehensive gains and other ownership interests will be carried over pro rata while for those treated in accordance with the recognition and measurement principles for financial instruments, other comprehensive gains and other ownership interests will be carrier over entirely.

Under the circumstances that the Company loses joint control over or has no significant influence on the invested businesses due to partial equity disposal, the remaining equity changes to be calculated in accordance with the recognition and measurement principles for financial instruments, and the difference between its fair value on the date that the Company loses the joint control and significant influence and the book value is recorded in current profit and loss. For other comprehensive gains recognized due to calculation of the original equity investments by equity method, the Company adopts the equity method no longer but the same basis to handle the accounts as the invested businesses directly dispose the related assets or liabilities while carrying over to current profit and loss all the ownership interest recognized due to other equity changes than net profit and loss, other comprehensive gains and profit distribution.

If the Company gradually loses control of a subsidiary through multiple transactions, which is a package deal as a whole, then all these transactions will be treated as control losing equity disposal, and before loss of control, the difference between each transaction consideration and the book value of the corresponding long-term equity investment is recognized as other comprehensive gains and in the end, carried over to current profit and loss upon loss of control.

23. Investment property

The measurement mode of investment property

The measurement by the cost method

Depreciation or amortization method

Investment properties are properties to earn rentals or for capital appreciation or both. Examples include land leased out under operating leases, land held for long-term capital appreciation, buildings leased out under operating leases, (including buildings that have been constructed or developed for future lease out under operating leases, and buildings that are being constructed or developed for future lease out under operating leases).

The Company makes initial measurement at the costs that the properties are acquired and records as part of the property costs the subsequent expenses that could bring economic benefit inflows and be measured reliably while other subsequent expenses as part of current profit and loss.

The company's investment property uses the cost model to carry on the follow-up measurement. Such properties are depreciated or amortized in accordance with the relevant regulations for fixed assets or intangible assets.

(1) Recognition criteria for fixed assets

(1) Criteria for recognition of fixed assets

Fixed assets refer to tangible assets that are held for production, services, leases or operations and the useful life of which are over one accounting year. Fixed assets are recognized if it produces economic benefit inflows and its costs can be measured reliably. The Company makes initial measurements on fixed assets at the costs that they are acquired.

(2) Classification and depreciation policies of fixed assets

The company adopts the Straight-line method to carry out depreciation. The fixed assets shall begin to be depreciated upon reaching the intended usable state, and shall cease to be depreciated upon termination of recognition or when they are classified as non-current & held-for-sale assets. Without taking into account the provision for impairment, the Company determines the annual depreciation rates of all types of fixed assets according to the type of fixed assets, the expected useful life and the estimated residual value as follows:

Thereinto, the fixed asset whose asset impairment provision has been withdrawn should also have its accumulated amount deducted to count and confirm the depreciation rate.

At the end of each year, the company reviews the useful life, estimated net residual value and depreciation method of fixed assets. If the estimated useful life is different from the original estimate, the useful life of the fixed assets shall be adjusted. If the estimated net residual value is different from original estimated, the estimated net residual value shall be adjusted

(II) Depreciation method

Category	The method for depreciation	Expected useful life	Estimated residual value	Depreciation
Buildings and constructions	Straight-line method	25-35	3	2.77-3.88
Machinery equipment	Straight-line method	7-15	3	6.47-13.86
Transportation equipment	Straight-line method	8-10	3	9.70-12.13
Other equipment	Straight-line method	5-10	3	9.70-19.40

(III) Recognition basis, pricing and depreciation method of fixed assets by finance lease Fixed assets leased by the Company are recognized as financing leased fixed assets when they meet one or more of the following criteria:

- 1) At the end of the lease term, ownership of the leased assets is transferred to the Company.
- 2) The Company has the option to purchase leased assets, and the contracted purchase price is expected to be well below the fair value of the leased assets at the time of exercise of the option, So it can be reasonably certain that the Company will exercise this option on the date of commencement of the lease.

- 3) Even if ownership of the assets is not transferred, the lease term accounts for the majority of the useful life of the leased assets.
- 4) The present value of the minimum lease payment of the Company at the date of commencement of the lease is almost equivalent to the fair value of the leased assets on the date of commencement of the lease.
- 5) The leased assets are of a special nature, if no major modifications are made, only the company can use them.

Fixed assets from financial leasing are depreciated during the useful life if it is reasonable to determine that the ownership could be obtained upon lease expiration; otherwise, the Company should choose the shorter of the lease period and the remaining useful life to depreciate the assets.

(IV) Charge for Major repair

The Company conducts regular checking on major overhaul fee incurred in the fixed asset, and any parts of the fee that have unambiguous evidence to indicate they conform with the condition for confirming fixed asset will be counted into the fixed asset costs, otherwise into the profit and loss of the current period.

During the interval period of regular major overhaul, the fixed asset will be depreciated as before.

25 .Projects under construction

26. Borrowing expenses

Borrowing expenses include interest, amortization of discount or premium, auxiliary expenses, translation differences arising from borrowings in foreign currency etc. The Company starts to capitalize the borrowing expenses in direct connection to purchase, construction or production of the assets that meet capitalization conditions when there are assets expenditures and borrowing expenses incurred and/or the Company starts all the necessary events to purchase, construct or produce such assets till the assets can be used and sold. Other borrowing expenses are recognized as costs when incurred.

The Company capitalizes the actual interest expense incurred by use of special borrowings, minus the interest income from the remaining borrowing funds in bank or any investment income earned from the interim investment of those borrowings; and for general borrowings, the amount to capitalize is the weighted average of the accumulated assets expenditures in exceed of the special borrowings times the capitalization rate of the used general borrowings, which is determined by the weighted average interest rate of the general borrowings.

During capitalization, all translation differences of special borrowings in foreign currency should be capitalized while those of general borrowings in foreign currency are recorded in current profit and loss.

The qualifying assets to be capitalized are fixed assets, investment properties and inventories which need to be acquired, constructed or produced through a long period of time, in order to become ready for its intended use or sale.

The Company stops capitalization of borrowing costs if an abnormal interruption more than 3 consecutive months occurs during purchase, construction or production of the assets that are eligible to capitalization till all those

restart.

- 27. Biological assets
- 28. Oil-gas assets
- 29. Assets of the right to use

Right-of-use asset refer to the right of the company to use the leased assets during the lease term. The categories of leased assets of the company mainly include houses and buildings, means of transport and other equipment.

On the beginning date of the lease term, the company initially measures the right-of-use asset according to the cost, including: A. The initial measurement amount of lease liabilities; B. For the lease payment paid on or before the beginning of the lease term, if there is lease incentive, the relevant amount of lease incentive enjoyed shall be deducted; C. Initial direct costs incurred; D. The costs that are expected to occur to dismantle and remove the leased assets, restore the site where the leased assets are located or restore the leased assets to the state agreed in the lease terms, but are incurred for the production of inventories, according to the Accounting Standards for Business Enterprises No. 1 - inventories.

After the beginning date of the lease term, the company adopts the cost model for the subsequent measurement of the right-of-use asset, makes a decision according to the expected realization of the economic benefits related to the right-of-use asset, depreciates the right-of-use asset with the straight-line method, and accounts for the identified impairment losses. If the company remeasures the lease liabilities in accordance with the relevant provisions of the lease standards, the book value of the right-of-use asset shall be adjusted accordingly.

30. Intangible assets

1 Pricing method, useful life and impairment test

The Company makes initial measurements on intangible assets in terms of the costs and determines the useful life when obtaining the assets. For intangible assets of a limited useful life, from the time the assets are available for use, the Company adopts the amortization method that reflects realization of the expected economic benefits, or the straight-line amortization method if unable reliably to determine how to realize the expected economic benefits; and no amortization are made for intangible assets of an unlimited useful life.

At the end of each year, the Company reviews the useful life and amortization methods of intangible assets of a limited useful life and makes adjustments and accounting treatment if different from the previous estimates.

For the intangible assets that are estimated to produce no more economic benefits in the future, the Company records the book value of such assets all in current profit and loss.

(2) Research and development expenses

The expenditures for internal research and development projects of an enterprise shall be classified into research expenditures and development expenditures.

The research expenditures shall be recorded into the profit or loss for the current period.

The development expenditures shall be capitalized when they satisfy the following conditions simultaneously: It is feasible technically to finish intangible assets for use or sale; Having the intention to complete the intangible asset and use or sell it; The usefulness of methods for intangible assets to generate economic benefits shall be proved, including being able to prove that there is a potential market for the products manufactured by applying the intangible assets or there is a potential market for the intangible assets itself for the intangible assets will be used internally; It is able to finish the development of the intangible assets, and able to use or sell the intangible assets, with the support of sufficient technologies, financial resources and other resources; Expenditures attributable to the development phase of the intangible assets can be measured reliably. Development expenditures that do not meet the above conditions are included in the profits and losses of the current period.

After meeting the above conditions, the corresponding projects of the company study their technical feasibility and economic feasibility, and enter the development stage after the formation of the project.

On balance sheet dates, the Company determines whether there are impairments occurring to fixed assets,

31 Impairment of the long-term assets

construction in progress, intangible assets of a limited life, investment properties measured in the cost model as well as non-current and non-financial assets like the long-term equity investments on subsidiaries, joint ventures and associated companies. If impaired, the Company estimates the retrievable amount and conducts an impairment test. Impairment tests need to be done on goodwill, intangible assets of an unlimited life and the intangible assets that are not yet to reach the usable status, no matter they are impaired or not. If the impairment test result shows the retrievable amount lower than the book value, impairment provisions will be set aside and recorded in impairment loss. The retrievable amount is the fair value of the assets minus the disposal expenses or the present value of the estimated future cash flows of the assets, whichever is higher. The fair value of the assets is determined in terms of the price specified in the selling agreement that is fair trade; if no selling agreement but there is an active assets market existing, it is determined in terms of the buyer's offer; and if no selling agreement and active assets market, the fair value can be estimated based on the best available information. Disposal expenses include all related legal charges, taxes, delivery fees or the direct expenses incurred to have the assets reach the usable or sellable status. To determine the present value of the estimated future cash flows from the assets, the Company chooses an appropriate discount rate in the light of the continual usage of the assets and the estimated future cash flows occurring upon final disposal. Impairment provisions of the assets are calculated and recognized on the basis of individual assets. If unable to estimate the retrievable amount of individual assets, the Company determines the amount by reference to the asset group that includes the individual assets. Asset groups are the minimum assets combination that independently produces cash inflows. For the goodwill separately listed in financial statements, while an impairment test being conducted, the book value is apportioned to the asset groups or combination of asset groups expected to benefit from the synergy effects arising from business combinations. The Company recognizes impairment losses when the test result shows that the retrievable amount of the asset groups or combination of asset groups is lower than their book

values. The impairment loss will be first used to write down the book values of the asset groups or combination of asset groups and then those of other assets pro rata.

Once the aforesaid impairment losses are recognized, they cannot be reinstated in the future.

32. Long-term amortizable expenses

Long-term unamortized expenses are valued at the actual costs and amortized at average in an estimated beneficial period of time. If those cannot benefit the Company in future accounting periods, the remaining will be recorded all in current profit and loss.

33. Constract Liabilities

34. Employee compensation

1. Accounting treatment of short-term remuneration

Employee compensation refers to all kinds of rewards or compensations given in return for employees' services or employment termination. It includes short-term compensation, post-employment benefits, demission benefit. Short-term compensation includes payroll, bonus, allowances and subsidies, employee welfare, medical insurance, injury insurance and birth insurance, housing fund, labor union and employee training expenditures, non-monetary benefits and other short-term rewards. It recognizes as liabilities the actual short-term compensation incurred during the accounting period that the employees provide their services and records in current profit and loss or the relevant asset costs. Non-monetary benefits are measured at the fair value.

2. Accounting treatment of benefits paid after departure

Post-service benefits mainly include defined contribution plan and defined benefit plan. The defined contribution plan mainly includes basic pension, unemployment insurance etc. The corresponding contributions are recorded in the relevant asset costs or current profit and loss when incurred.

When terminating labor relations before expiration of contract, or layoffs with compensations, and the Company cannot terminate the labor relations unilaterally or reduce the demission welfare, remuneration and liabilities produced from the demission welfare should be determined and included in current profits and losses when determining the costs of demission welfare and recombination. However, demission welfare not fully paid within 12 months after annual Reporting Period should be handled the same as other long-term employees' payrolls.

The inside employee retirement plan is treated by adopting the same principle with the above demission welfare. The Company would record the salary and the social security insurance fees paid and so on from the employee's service terminative date to normal retirement date into current profits and losses (demission welfare) under the condition that they meet the recognition conditions of Retained Earnings.

The inside employee retirement plan is treated by adopting the same principle with the above demission welfare.

The Company would recorded the salary and the social security insurance fees paid and so on from the employee's service terminative date to normal retirement date into current profits and losses (demission welfare) under the condition that they meet the recognition conditions of Retained Earnings.

- 3. Accounting treatment of dismissal welfare
- 4 .Accounting treatment of other long term employee benefits

35. Lease liabilities

36. Estimated Liabilities

The Company recognizes obligations relating to contingent events as estimated liabilities if they meet the following conditions:

- A. That obligation is a present obligation of the enterprise;
- B. It is probable that an outflow of economic benefits from the enterprise will be required to settle the obligation;
- C. A reliable estimate can be made of the amount of the obligation.

The estimated liabilities is initially measured on the basis of the best estimate of the expenditure required to meet the relevant current obligations, taking into account factors such as risks, uncertainties and the time value of the currency associated with contingencies. Where the time value of the currency has a significant impact, the best estimate is determined by discounting the relevant future cash outflows.

When all or some of the expenses necessary for the liquidation of an estimated liabilities of an enterprise is expected to be compensated by a third party, the compensation should be separately recognized as an asset only when it is virtually certain that the reimbursement will be obtained. Besides, the amount recognized for the reimbursement should not exceed the book value of the estimated liabilities.

37.Share-based Payment

38. Other financial instruments such as preferred shares and perpetual capital securities

39.Revenues

Accounting policies used for revenue recognition and measurement

Different business models of similar businesses lead to differences in revenue recognition accounting policies.

40. Governmental subsidy

Government subsidy means the Company gratuitously obtains monetary assets or non-monetary assets from the government, not including the capital into which the government invests as an investor who has relevant ownership interest. Government subsidies are divided into the subsidy related to assets and the other related to earnings. Government subsidies related to monetary assets will be measured according to the amount received or the amount receivable. Those which related to non-monetary assets will be measured according to fair value; For any fair value which cannot be reliable to be obtained, the assets will be measured according to the nominal amount, and the one measured according to the nominal amount will be directly counted into the current profits and losses.

Government subsidies can only be recognized when the company is able to meet the conditions attached to government subsidies and is able to receive government subsidies.

Government subsidies are divided into asset-related government subsidies and income-related government subsidies. Government subsidies related to assets refer to government subsidies obtained by companies for the purchase, construction or other formation of long-term assets. Government subsidies related to income refer to government subsidies in addition to those related to assets.

The government grants pertinent to assets are recognized as deferred income and are credited to profit or loss by stages in accordance with a reasonable and systematic method within the useful life of the pertinent assets. If the pertinent assets are sold, transferred, scrapped or destroyed before the end of their useful life, the non-allocated pertinent deferred income balance shall be transferred to the profit or loss of the period of assets disposal, and the recognized government grant needs to be refunded, then it shall write down the carrying amount of the relevant deferred income and the excess part shall be included in the current profit and loss. The government grants pertinent to income that are used to compensate the relevant costs or losses of the subsequent period of the enterprise are recognized as deferred income and are credited to the current profit or loss for the period when the relevant costs, expenses or losses are recognized; those government grants used for compensating the related expenses or losses incurred to the enterprise shall be directly included in the current profits and losses.

For the government subsidy which includes both the assets related part and the income related part, the different parts are treated separately; if it is difficult to distinguish, the whole is classified as the government subsidy related to the income.

Government subsidies related to the daily activities of the company shall be included in other earnings in accordance with the substance of the economic business. Government subsidies not related to the daily activities of the company shall be included in the non-operating income and expenditure.

41.Deferred income tax assets and deferred income tax liabilities

The balance between the book value and the tax basis of some items of assets and liabilities, as well as the temporary differences issued as the balance between the book value and the tax basis of the tax basis items that unrecognized as assets and liabilities but can be determined as per the provisions of tax law, which shall be determined as the deferred income tax assets and the deferred income tax liabilities in accordance with the balance sheet debt law.

Taxable temporary differences related to the initial recognition of goodwill, as well as the initial recognition of an asset or liability in a transaction that neither belongs to a business consolidation, nor affects the accounting profit and taxable income (or deductible loss) when it happens, the relevant deferred income tax liabilities shall not be recognized. In addition, as for taxable temporary differences associated with investments in subsidiaries, associates and joint ventures, if the Company could control the reverse time of such differences and such differences cannot be reversed in the foreseeable future, the relevant deferred income tax liabilities also shall not be recognized. Apart from the above-mentioned exceptional cases, the Company recognizes all other deferred income tax liabilities caused by taxable temporary differences.

Deductible temporary differences related to the initial recognition of an asset or liability in a transaction that neither belongs to a business consolidation, nor affects the accounting profit and taxable income (or deductible loss) when it happens, the relevant deferred income tax assets shall not be recognized. In addition, as for deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, if such differences cannot be reversed in the foreseeable future or are not likely to obtain the taxable income to deduct the deductible temporary differences of the taxable income, the relevant deferred income tax assets shall not be

recognized. Apart from the above-mentioned exceptional cases, the Company recognizes other deferred income tax assets caused by deductible temporary differences within the limit of likely obtained taxable income that can be used to deduct the deductible temporary differences of the taxable income.

The corresponding deferred tax assets of deductible loss and tax reduction that can be carried forward during subsequent years shall be recognized within the limit of likely obtained future taxable income that can be used to deduct the deductible loss and tax reduction.

As per the provisions of tax law, the deferred income tax assets and deferred income tax liabilities shall be measured at the applicable tax rates used during the period of expectation recovery of relevant assets or pay-off relevant liabilities at the balance sheet date.

The book value of the deferred income tax assets shall be re-checked at the balance sheet date. The book value of the deferred income tax assets shall be written-down if it is unlikely to obtain sufficient taxable income in the future to deduct the benefit of the deferred tax assets and the written-down amount shall be carried forward if it is likely to obtain sufficient taxable income.

42. Operational leasing

1.Accounting treatment of operating lease

The Company will transfer substantially all the risks and rewards of ownership of an asset lease are recognized as a finance lease. Other forms of lease besides financial leasing are considered as operating leasing.

At the commencement of the lease term, an amount equal to the lower of the fair value of the leased asset and the present value of the minimum lease payments shall be regarded as the recorded value of the leased assets and an amount equal to the minimum lease payments shall be recognized as a long-term recorded value of the leased assets of payables. The balance between the recorded amount of the leased asset and the recorded amount of the payable shall be accounted for as unrecognized finance charge.

Lease payments under an operating lease shall be accounted into the relevant asset cost or current profit or loss over the lease term on a straight-line basis.

(2) Accounting treatment of financing lease

On the beginning date of the lease term, the company recognizes the financial lease receivables for the financial lease and terminates the recognition of the financial lease assets. When the finance lease receivables are initially measured, the net lease investment is taken as the entry value of the finance lease receivables. The net lease investment is the sum of the unguaranteed residual value and the present value of the lease receipts not received on the beginning date of the lease term discounted at the interest rate embedded in the lease.

Lease collection amount refers to the amount that the company should collect from the lessee due to the transfer of the right to use the leased assets during the lease term, including: a. the fixed payment amount and actual fixed

payment amount to be paid by the lessee. If there is lease incentive, the relevant amount of lease incentive shall be deducted; B. Variable lease payments depending on index or ratio; C. The exercise price of the purchase option, provided that it is reasonably determined that the lessee will exercise the option; D. The amount to be paid by the lessee to exercise the option to terminate the lease, provided that the lease term reflects that the lessee will exercise the option to terminate the lease; E. The guaranteed residual value provided to the company by the lessee, the party related to the lessee and the independent third party with the financial ability to perform the guarantee obligation.

The company calculates and recognizes the interest income of each period within the lease term according to the fixed periodic interest rate. The amount of variable lease payments obtained by the company that are not included in the measurement of net lease investment shall be included in the current profit and loss when actually incurred.

44. Other significant accounting policies and estimates

(1) Discontinued Operation

Discontinued operation means enterprises which can meet one of the following conditions and can be distinguished into a constituent part separately, and this part has been disposed or divided into a on-sales category.

- ① This constituent part represents an independent main business or a separate main business area;
- 2 This part is a one of the related parts which proposes to dispose an independent main business or an independent main business area.
- 3) This part is a subsidiary acquired from being specifically for reselling.

For accounting treatment methods for discontinued operation, see the relevant descriptions at Article 13-Possession of On-Sales Asset in Note III

- 45. Change of main accounting policies and estimations
- (1) Change of main accounting policies
- □ Applicable √ Applicable
- $\sqrt{\text{Applicable}}$ \square Not applicable

The content and reason for change of accounting policy	Approval process	Remark
On December 7, 2018, the Ministry		
of Finance issued the revised No.		
21Accounting Standards for		
Business Enterprises-Leases (No.		
35[2018]Cai Kuai) (hereinafter		
referred to as the "New Lease		
Standards"). The Company		
implemented the new lease		
standards from January 1, 2021.		

1)New leases standards

The Ministry of Finance issued the revised Accounting Standards for Business Enterprises No. 21 - leases (Caikuai [2018] No. 35) (hereinafter referred to as the "new leases standards") on December 7, 2018. The Company will implement the new leases standards from January 1, 2021. According to the relevant provisions of the new leases standards, the company adjusts the amount of retained earnings and other relevant items in the financial statements at the beginning of the year when the standards are first implemented for the cumulative impact of the first implementation of the standards, and does not adjust the information of comparable periods. The first implementation of the above new standards has no impact on the beginning retained earnings and related items of the financial statements.

The Company, as a lessee, chooses not to reassess whether a contract is a lease or contains a lease on the first execution date for a contract that existed before the date of initial execution. For contracts signed or changed after the date of initial execution, the Company evaluates whether the contract is a lease or contains a lease according to the definition of lease in the new lease standard.

For operating leases prior to the date of initial application, the Company measures the lease liability on the date of initial application based on the present value of the remaining lease payments discounted at the Company's incremental borrowing rate on the date of initial application, and measures the right-of-use asset at an amount equal to the lease liability, and makes necessary adjustments based on prepaid rent.

The leased assets of the Company before the date of initial implementation are operating leases of low-value assets, and the simplified treatment is adopted, and the right-of-use assets and lease liabilities are not recognized. In addition, the Company chooses to adopt the following one or more simplifications according to each lease while applying the above methods:

- 1) Treat leases that will be completed within 12 months from the first execution date as short-term leases;
 - 2) When measuring lease liabilities, use the same discount rate for leases with similar characteristics;
 - 3) The measurement of right-of-use assets does not include initial direct costs;
- 4) Where there is an option to renew the lease or to terminate the lease, the lease term shall be determined according to the actual exercise of the option before the first execution date and other latest information;
- 5) As an alternative to the right-of-use asset impairment test, according to the No. 13Accounting Standards for Business Enterprises-Contingencies, assess whether a contract involving leases is an onerous contract before the date of initial application, and adjust the right-of-use asset according to the amount of the loss provision included in the balance sheet before the date of initial application;
- 6) For lease changes that occurred before the beginning of the year in which the new lease standards were first implemented, no retrospective adjustment shall be made. According to the final arrangement of lease changes, the accounting treatment shall be carried out in accordance with the new lease standards.
- ②Change of other accounting policies
 None
- (2) Change of main accounting estimations
- \square Applicable $\sqrt{\text{Not applicable}}$

45.Other

Income tax

Income tax is composed of current income tax and deferred income tax. All taxes and expenses are written in current profit and loss except those for reputation adjustment in enterprise combination or trades directly counted into shareholder's equity or some deferred income tax which is counted in shareholder's equity.

Current income tax is payable tax amount currently calculated as current taxable income. Payable tax amount is calculated by adjusting pre-tax accounting profit specified in related tax laws.

The company confirms deferred income tax by adopting liability method in Balance Sheet based on the temporary difference between book value of asset and liability in Balance Sheet and tax base.

Temporary difference of items of payable taxes are confirmed to be related deferred income tax liabilities, except the temporary difference of payable taxes are made in the following conditions:

- A. Initial confirmation of reputation or that of assets or liabilities made in trades with these features: the trade is not enterprise combination and it neither influences accounting profit nor amount of payable tax when it happens.
- B. As for temporary difference of items of payable taxes related to investment to subsidiaries, joint enterprises and associated enterprises. The temporary difference return time may be controlled and may not return in foreseeable future.

On the date of balance sheet, the company will calculate deferred income tax assets and deferred income tax liabilities according to applicable tax between expected recovered assets and paid liabilities, and also the company will reflect the income tax influence in ways of expected recovered assets and paid liabilities on the date of balance sheet.

On the date of balance sheet, the company will check the book value of the deferred income tax assets. If it was unlikely to obtain sufficient taxable income taxes to offset benefit of deferred income tax assets, while it was likely to obtain sufficient taxable income, carrying amount of deferred income tax assets shall be written down.

Safety in production expenses

According to the relevant provisions of the Notice on Printing and Distributing the Management Measures for the Withdrawal and Use of Enterprise Safety in Production Expenses (Caiqi [2012] No. 16) issued by the Ministry of Finance and the State Administration of work safety, the Company withdraws the safety in production expenses according to the following standards, that is, the actual operating income of the machinery manufacturing enterprise in the previous year is taken as the basis for withdrawal, and the excess accumulation method is adopted to withdraw them month by month according to the following standards:

- (1) If the operating income does not exceed 10 million yuan, it shall be withdrawn according to 2%;
- (2) The part of operating income exceeding 10 million yuan to 100 million yuan shall be withdrawn at 1%;
- (3) The part of operating income exceeding 100 million yuan to 1 billion yuan shall be withdrawn at 0.2%;
- (4) The part of operating income exceeding 1 billion yuan to 5 billion yuan shall be withdrawn at 0.1%;
- (5) The part of operating income exceeding 5 billion yuan at 0.05%.

The safety in production expenses shall be included in the cost of relevant products or current profits and losses when withdrawn, and shall be included in the special reserve.

When the withdrawn work safety fee is used within the specified scope, if it belongs to expense expenditure, it shall be directly offset against the special reserve; If fixed assets are formed, the expenses incurred are collected

through the "construction in progress" subject, and are recognized as fixed assets when the safety project is completed and reaches the expected usable state; At the same time, the special reserve shall be offset according to the cost of forming fixed assets, and the accumulated depreciation of the same amount shall be recognized. The fixed assets will not be depreciated in future periods.

VI. Taxation

1. Main categories and rates of taxes

Class of tax	Tax basis	Tax rate	
VAT	Income should be taxed	13,9,6	
City maintenance and construction	Levied based on the taxable	7	
tax	income	/	
Enterprise income tax	Levied based on the taxable	25.15	
Enterprise income tax	income	25,15	
Education symphomes	Levied based on the taxable	2	
Education surcharges	income	3	
Local education surcharges	Levied based on the taxable	2	
Local education surcharges	income	2	

The disclosure on the rate of income tax of taxpayers in different enterprises is stated below

Name of Taxpayer	Rate of Income Tax
------------------	--------------------

2.Preferential tax treatment

- (1) Chongqing Jianshe Automobile A/C Co., Ltd. by high and new technology enterprise qualification on November 21, 2019, acquire the qualification of new high-tech enterprises, Certificate No. GR201951100777, valid for three years. The company calculates and pay enterprise income tax shall be levied at the reduced tax rate 15% from 2020 to 2022.
- (2) The tax rebate for export of a company shall be exempted from deductions and the tax rebate rate shall be 13%.

3.Other

VII. Notes on major items in consolidated financial statements of the Company

1. Monetary funds

In RMB

Items	Closing balance	Opening balance
Bank deposits	64,871,780.20	23,738,523.19
Other monetary funds	41,700,000.00	67,940,000.00
Total	106,571,780.20	91,678,523.19
Total amount of money limited to use, such as mortgage, pledge or freeze	41,700,000.00	67,940,000.00

Other note

2. Transactional financial assets

In RMB

Items	Closing balance	Opening balance
Of which:		
Of which:		

Other note

3. Derivative financial assets

In RMB

Items Closing balance Open	ning balance
----------------------------	--------------

Other note

- 4. Note receivable
- (1) Notes receivable listed by category

In RMB

Items	Closing balance	Opening balance
Bank acceptance bill		2,220,000.00
Total		2,220,000.00

In RMB

		Closing balance			Opening balance					
Catego	Catego Book balance			debt		Book b	alance		debt	
			prov	ision	Book	20011 Sulunice		provision		Book
ry	Amoun	Proport	Amoun	Proport	value	Amoun	Proport	Amoun	Proport	value
	t	ion %	t	ion %		t	ion %	t	ion %	
Of										
which										
Of										
which										

Relevant information of the provision for bad debts will be disclosed with reference to the disclosure method of other receivables if the provision for bad debts of bills receivable is accrued according to the general model of expected credit loss:

☐ Applicable √ Not applicable

(2) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision:

In RMB

		Amount of change in the current period			
Category	Opening balance	Accrual	Reversed or collected amount	Write-off	Closing balance

Of which the significant actual write-off accounts receivable:

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

(3) Notes receivable pledged by the Company at the end of the period

	In RMB
Items	Pledged amount

(4) Notes receivable which had endorsed by the Company or had discounted and had not due on the balance sheet date at the period-end

In RMB

Itama	Amount of recognition termination	Amount of not terminated
Items	at the period-end	recognition at the period-end

(5) Notes transferred to accounts receivable because drawer of the notes fails to executed the contract or agreement

In RMB

Itoma	Amount of the notes transferred to account receivable at
Items	the period-end

Other note

(6) The actual write-off accounts receivable

In RMB

		Items			Amount					
	Of which the significant actual write-off accounts receivable:									
In R										
						Whether occurred				

					Whether occurred
Name	Nature	Amount	Reason	Process	from the related
					transactions

Note of the write-off the accounts receivable:

- 5. Accounts receivable
- (1) Accounts receivable disclosed by category

In RMB

	Closing balance				Opening balance					
Catego	o Book bala	alance	Bad debt provision		Book	Book balance		Bad debt provision		Book
ry	Amoun	Proport	Amoun	Proport	value	Amoun	Proport	Amoun	Proport	value
	t	ion %	t	ion %		t	ion %	t	ion %	
Accrua l of bad debt provisi on by single item	28,379,2 50.44	21.56%	28,379,2 50.44	100.00%		28,666,2 22.39	15.50%	28,666,2 22.39	100.00%	0.00
Includi										
ng:										
Accrua l of bad debt	103,240, 220.75	78.44%	6,488,76 9.09	6.29%	96,751,4 51.66	156,250, 891.91	84.50%	6,917,60 6.27	4.43%	149,333, 285.64

provisi on by portfoli o								
Includi								
ng:								
Total	131,619,	34,868,0	26.49%	96,751,4	184,917,	35,583,8	19.24%	149,333, 285.64
Total	471.19	19.53	20.49%	51.66	114.30	28.66	19.24%	285.64

Accrual of bad debt provision by single item:28,379,250.44

In RMB

N	Closing balance					
Name	Book balance	Bad debt provision	Proportion	Reason		
Chongqing Huansu	12,723,992.31	12,723,992.31	100.00%	Unable to recover		
Auto Parts Co.,Ltd.	7 7	,, -,				
Chongqing Bisu Yunbo Power						
Technology	5,217,475.35	5,217,475.35	100.00%	Unable to recover		
Co.,Ltd.						
Hafei Automobile						
co., Ltd.	3,999,944.43	3,999,944.43	100.00%	Unable to recover		
Hangzhou Fuyang						
Instrument Factory	2,681,594.65	2,681,594.65	100.00%	Unable to recover		
Co., Ltd.	, ,	, ,				
Chongqing Kaite						
Power Technology	1,481,654.59	1,481,654.59	100.00%	Unable to recover		
Co.,Ltd.						
Hubei Meiyang						
Automobile	1,408,811.40	1,408,811.40	100.00%	Unable to recover		
Industry Co., Ltd.						
Guangqi Jiao Auto Co.,Ltd.	75,821.20	75,821.20	100.00%	Unable to recover		
Guangqi Jiao Auto						
Co.,Ltd.	67,998.51	67,998.51	100.00%	Unable to recover		
Beiqi Heibao(Weihai)	51,021.77	51,021.77	100.00%	Unable to recover		
Auto Co., Ltd.	31,021.77	31,021.77	100.0070	Chable to recover		
Dongying Jiao Auto	48,579.85	48,579.85	100.00%	Unable to recover		
Co.,Ltd. Suchuan Yema	,	,				
Automobile Co.,	12,157.93	12,157.93	100.00%	Unable to recover		
Ltd.	12,137.93	12,137.93	100.00%	Onable to recover		
Jiangxi Zhicheng Auto						
Co., Ltd. Jingdezhen	500,000.00	500,000.00	100.00%	Unable to recover		
Branch	2 2 3,2 2 3.00	2 2 3, 2 2 3	223.3070			
Jiangxi Zhicheng Auto	7 477 70	7 477 70	100 000/	Unable to receiver		
Co., Ltd	7,477.79	7,477.79	100.00%	Unable to recover		
Dongfeng Xiaokang	102,720.66	102,720.66	100.00%	Unable to recover		
Auto Co., Ltd.		102,720.00	100.0070	Chaole to recover		
Total	28,379,250.44	28,379,250.44				

Accrual of bad debt provision by portfolio:6,488,769.09

In RMB

Nama	Closing balance					
Name	Book balance	Bad debt provision	Proportion			

Note:

Relevant information of the provision for bad debts will be disclosed with reference to the disclosure method of other receivables if the provision for bad debts of bills receivable is accrued according to the general model of expected credit loss:

☐ Applicable √ Not applicable

Disclosure by aging

In RMB

Aging	Closing balance
Within 1 year (Including 1 year)	96,355,876.92
1-2 years	892,313.49
2-3 years	26,431.52
Over 3 years	34,344,849.26
3-4 years	1,481,919.84
4-5 years	19,043,089.93
Over 5 years	13,819,839.49
Total	131,619,471.19

(2) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision:

In RMB

		Am				
Category	Opening balance	Accrual	Reversed or collected amount	Write-off	Other	Closing balance
Bad debt provision for accounts receivable	35,583,828.66	95,240.13	811,049.26			34,868,019.53
Total	35,583,828.66	95,240.13	811,049.26			34,868,019.53

Of which the significant amount of the reversed or collected part during the reporting period

In RMB

Name	Amount	Way
Hangzhou Fuyang Instrument Factory Co., Ltd.	139,692.61	Cash
Jiangxi Zhicheng Auto Co., Ltd. Jingdezhen Branch	250,000.00	Cash
PSA Company	421,356.65	Cash
Total	811,049.26	

(3) The actual write-off accounts receivable

In RMB

	III KIVIL
Items	Amount

Of which the significant actual write-off accounts receivable:

In RMB

					Whether occurred
Name	Nature	Amount	Reason	Process	from the related
					transactions

Note of the write-off the accounts receivable:

(4) Top 5 of the closing balance of the accounts receivable collected according to the arrears party

In RMB

Company Name	Amount of ending balance	total accounts	
PSA Company	38,918,576.49	29.57%	
Chongqing Huansu Auto Parts Co.,Ltd.	12,723,992.31	9.67%	12,723,992.31
Chongqing Changan Auto	7,367,044.35	5.60%	
Chengdu Henggao Machine Electric Co., Ltd.	6,048,966.78	4.60%	
Heifei Changan Auto	5,549,908.29	4.22%	
Total	70,608,488.22	53.66%	

- (5) Account receivable which terminate the recognition owning to the transfer of the financial assets
- (6) The amount of the assets and liabilities formed by the transfer and the continues involvement of accounts receivable

Other note:

6. Financing of receivables

In RMB

Items	Closing balance	Opening balance	
Notes receivable measured at fair value with changes included in other comprehensive income	40,732,254.59	29,250,840.86	
Total	40,732,254.59	29,250,840.86	

Changes in the current period of receivables financing and fair value

☐ Applicable √ Not applicable

Relevant information of the financing provision for bad debts will be disclosed with reference to the disclosure method of other receivables if the provision for bad debts of bills receivable is accrued according to the general model of expected credit loss:

☐ Applicable √ Not applicable

Other note

7.Prepayments

(1) List by aging analysis:

In RMB

	Closing balance		Opening balance		
Aging	Amount Proportion %		Amount	Proportion %	
Within 1 year	4,243,357.94	92.24%	6,871,577.60	95.06%	
1-2 years	127,554.40	2.77%	127,554.40	1.76%	
Over 3 years	229,348.93	4.99%	229,348.93	3.18%	
Total	4,600,261.27		7,228,480.93		

Notes of the reasons of the prepayment ages over 1 year with significant amount but failed settled in time (2) Top 5 of the closing balance of the prepayment collected according to the prepayment target Other note:

8. Other accounts receivable

In RMB

Items	Closing balance	Opening balance
Other accounts receivable	1,570,177.03	1,431,664.33
Total	1,570,177.03	1,431,664.33

- (1) Interest receivable
- 1) Category of interest receivable

In RMB

		111 141/11
Items	Closing balance	Opening balance

2) Significant overdue interest

				Whether occurred
Borrower	Closing balance	Overdue time	Reason	impairment and its
				judgment basis

Other note:

- 3) Bad-debt provision
- ☐ Applicable √Not applicable
- (2)Dividend receivable
- 1) Dividend receivable

In RMB

Items	Closing balance	Opening balance

2) Significant dividend receivable aged over 1 year

In RMB

				Whether occurred
Items	Closing balance	Aging	Reason	impairment and its
				judgment basis

Other notes:

- 3) Bad-debt provision
- ☐ Applicable √ Not applicable

Other note:

- (3) Other accounts receivable
- 1) Other accounts receivable classified by the nature of accounts

In RMB

Nature	Closing book balance	Opening book balance	
Petty cash and borrowings with small amount	1,452,177.04	1,431,664.33	
Current Account	6,371,052.39	6,253,052.40	
Total	7,823,229.43	7,684,716.73	

2) Bad-debt provision

In RMB

	Stage 1	Stage 2	Stage 3		
Bad Debt Reserves	Expected credit losses over the next 12 months	Expected credit loss over life (no credit impairment)	Expected credit losses for the entire duration (credit impairment occurred)	Total	
Balance as at January 1, 2022	3,888,107.41		2,364,944.99	6,253,052.40	
Balance as at January 1, 2022 in current					
Balance as at June 30,2022	3,888,107.41		2,364,944.99	6,253,052.40	

Loss provision changes in current period, change in book balance with significant amount

☐ Applicable √Not applicable

Disclosure by aging

In RMB

Aging	Closing balance
Within 1 year(Including 1 year)	1,570,177.03
1-2 years	1,223,146.45
2-3 years	255,723.62
Over 3 years	4,774,182.33
Over 5 years	4,774,182.33
Total	7,823,229.43

3) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision:

In RMB

	Opening	Amount of change in the current period				Closing
Category	balance	Withdrawal	Other	Reverse or write-off	Other	balance
Other receivable account	6,253,052.40					6,253,052.40
Total	6,253,052.40					6,253,052.40

Of which the significant amount of the reversed or collected part during the reporting period

In RMB

Items	Reversed or collected amount	Method

4) The actual write-off accounts receivable

In RMB

Items Amount

Of which the significant actual write-off accounts receivable:

In RMB

					Whether occurred
Name	Nature	Amount	Reason	Process	from the related
					transactions

Note of the write-off other accounts receivable:

5) Top 5 of the closing balance of the other accounts receivable collated according to the arrears party

In RMB

Name	Nature	Closing balance	Aging	Proportion of the total year end balance of the accounts receivable	Closing balance of bad debt provision
Shenzhen Jianshe Motorcycle Co.,Ltd.	Current account	3,013,664.00	Over 5 years	38.52%	3,013,664.00
Chongqing Jianshe Lijue Industry Co., Ltd.	Current account	1,478,870.07	2-3 years	18.90%	1,478,870.07
Ningbo Jianshe Motorcycle Co., Ltd.	Current account	692,035.31	Over 5 years	8.85%	692,035.31
Temporary supplier	Current account	390,655.08	Over 5 years	4.99%	390,655.08
Dongmu (Tianjin) Powder Metallurgy Co., Ltd	Current account	200,000.00	Within 1 year	2.56%	200,000.00
Total		5,775,224.46		73.82%	5,775,224.46

6) Accounts receivable involved with government subsidies

In RMB

Name	Project of government	Opening balance	Closing balance	Estimated received time, amount and basis
------	-----------------------	-----------------	-----------------	---

- 7) Other account receivable which terminate the recognition owning to the transfer of the financial assets
- 8) The amount of the assets and liabilities formed by the transfer and the continues involvement of other accounts receivable

Other note:

9. Inventories

Whether the company need to comply with the disclosure requirements of the real estate industry No

(1) Category of Inventory

	Cl	osing book balar	nce	Opening book balance			
Items		Provision for			Provision for		
Items	Book balance	inventory	Book value	Book balance	inventory	Book value	
		impairment			impairment		
Raw	25,717,775.71		25,717,775.71	24,131,134.23		24,131,134.23	

materials						
Goods in	8,325,610.85	42,930.77	8,282,680.08	8,477,431.32	42,930.77	8,434,500.55
progress			-,,,	-, ,		-,,
Stock goods	140,193,879.20	2,170,864.12	138,023,015.08	173,420,234.47	2,170,864.12	171,249,370.35
Turnover	4,242,667.08	1,294,020.05	2,948,647.03	4,198,620.71	1,294,020.05	2,904,600.66
materials	4,242,007.08	1,294,020.03	2,948,047.03	4,198,020.71	1,294,020.03	2,904,000.00
Total	178,479,932.84	3,507,814.94	174,972,117.90	210,227,420.73	3,507,814.94	206,719,605.79

(2) Falling price reserves of inventory

In RMB

	Opening	Increased amount		Decrease	Closing		
Items	Opening balance			Reverse or write-off	Other	balance	
Goods in progress	42,930.77					42,930.77	
Stock goods	2,170,864.12					2,170,864.12	
Turnover materials	1,294,020.05					1,294,020.05	
Total	3,507,814.94					3,507,814.94	

- (3)Description of The closing balance of inventories contain the amount of borrowing costs capitalized
- (4) Description of amortization amount of contract performance cost in the current period

10.Contact assets

In RMB

	Closing balance			Opening balance		
Items	Book balance	Provision for inventory impairment	Book value	Book balance	Provision for inventory impairment	Book value

Amount and reason of material change of book value of contract assets in the current period:

Amount

In RMB

Reason

Relevant information of the provision for bad debts will be disclosed with reference to the disclosure method of
other receivables if the provision for bad debts of contract assets is accrued according to the general model of
expected credit loss:

☐ Applicable √ Not applicable

Items

Provision for impairment of contract assets in the current period

In RMB

Items Withdrawal	switch back or write- off	write-off	Reason
------------------	------------------------------	-----------	--------

Other note:

11. Assets divided as held-to-sold

						111 111111	-
Items	Book balance at the end of the period	Impairment provision	Closing book value	fair value	Estimated disposal cost	Estimated disposal time	

12. Non-current assets due within 1 year

In RMB

		20170712	
Items	Closing balance	Opening balance	
T 1'. ! ' 1 . T	/ .1 1'. ! ' 1	_	

Important creditor's rights Investment/other creditor's rights investment

In RMB

		Closing	balance			Opening	balance	
		Contract				Contract		
Creditor's rights item	Face	interest	Actual	Expiration	Face	interest	Actual	Expiration
	value	rate,	rate	date	value	rate,	rate	date
		stated rate				stated rate		

Other note:

13. Other current assets

In RMB

Items	Closing balance	Opening balance	
Overpaid VAT	1,108,307.81	4,585,170.16	
Total	1,108,307.81	4,585,170.16	

Other note:

14. Creditor's rights investment

In RMB

Items	Closing balance			Opening balance		
		Provision for			Provision for	
	Book balance	inventory	Book value	Book balance	inventory	Book value
		impairment			impairment	

Important creditor's rights Investment/

In RMB

								111 111112
	Closing balance				Opening balance			
		Contract				Contract		
Items	Face	interest	Actual	Expiration	Face	interest	Actual	Expiration
	value	rate,	rate	date	value	rate,	rate	date
		stated rate				stated rate		

Provision for bad debts

In RMB

	Stage 1	Stage 2	Stage 3	
Bad Debt Reserves	Expected credit losses over the next 12 months	Expected credit loss over life (no credit impairment)	Expected credit losses for the entire duration (credit impairment occurred)	Total
Balance as at January 1, 2022				

Loss provision changes in current period, change in book balance with significant amount \Box Applicable $\sqrt{\text{Not applicable}}$

Other note:

15.Other creditor's rights investment

In RMB

			C1 :				Cumulativ	Remark
			Change in fair value			Change in	e provision for losses	
Items	Opening	Accrued	in the	Closing	Costs		recognized	
	balance	interest	current	balance		fair value		
			period				consolidate	
							d income	

Important creditor's rights Investment/

In RMB

	Closing balance				Opening balance			
		Contract				Contract		
Items	Face	interest	Actual	Expiration	Face	interest	Actual	Expiration
	value	rate,	rate	date	value	rate,	rate	date
		stated rate				stated rate		

Provision for bad debts

In RMB

	Stage 1	Stage 2	Stage 3	
Bad Debt Reserves	Expected credit losses over the next 12 months	Expected credit loss over life (no credit impairment)	Expected credit losses for the entire duration (credit impairment occurred)	Total
Balance as at				
January 1, 2022 in current period				

Loss provision changes in current period, change in book balance with significant amount \Box Applicable $\sqrt{\text{Not applicable}}$

Other note:

- 16. Long-term accounts receivable
- (1) List of long-term accounts receivable

In RMB

	Closing balance			C	e		
Items	Book balance	Provision for inventory impairment	Book value	Book balance	Provision for inventory impairment		Discount rate interval

Provision for bad debts

	Stage 1	Stage 2	Stage 3	
Bad Debt Reserves	Expected credit losses over the next 12 months	Expected credit loss over life (no credit impairment)	Expected credit losses for the entire duration (credit impairment occurred)	Total
Balance as at January 1, 2022 in current period				

Loss provision changes in current period, change in book balance with significant amount \Box Applicable $\sqrt{\text{Not applicable}}$

- (2) Long-term accounts receivable which terminate the recognition owning to the transfer of the financial assets
- (3) The amount of the assets and liabilities formed by the transfer and the continues involvement of long-term accounts receivable

Other note

17. Long-term equity investment

In RMB

					Increase	/decrease					III KWIL
Invest	Openi ng balanc e	Additi onal invest ment	Decre ase in invest ment	Profits and losses on invest ments Recog nized under the equity metho d	Other comprehensive income	Chang es in other equity	Cash bonus or profits annou nced to issue	Withdr awal of impair ment provisi on	Other	Closin g balanc e	Closin g balanc e of impair ment provisi on
I. Joint v											
Chong qing Jiansh e Hanon Autom obile heat manag ement system co., Ltd.	201,984 ,268.72			4,372,9 58.10						206,357 ,226.82	
Subtota 1	201,984 ,268.72			4,372,9 58.10						206,357 ,226.82	
Total	201,984 ,268.72			4,372,9 58.10						206,357 ,226.82	

Other note

18. Other equity instruments investment

1	n	K.	VI	В

		III KIVID
Items	Closing balance	Opening balance

Itemized disclosure of the current non - trading equity instrument investment

Name	Recognized dividend income	Recognized dividend income	Accumulating losses	income transferred to retained	Reasons for being measured at fair value and whose changes are included in other comprehensive income	transferred to retained
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19.Other non-current assets

In RMB

toms of the state	Items	Closing balance	Opening balance
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Other note

- 20. Investment property
- (1) Investment property adopted the cost measurement mode
- \Box Applicable \sqrt{Not} applicable
- (2) Investment property adopted fair value measurement mode
- □ Applicable √Not applicable
- (3) Details of investment property failed to accomplish certification of property

In RMB

Items	Book value	Reason
Other note		

21. Fixed assets

In RMB

Items	Closing balance	Opening balance	
Fixed assets	212,230,661.91	216,541,481.98	
Total	212,230,661.91	216,541,481.98	

(1) List of fixed assets

Items	House, Building	Machinery equipment	Transportations	Other equipment	Total
I. Original book					
value:					
1. Opening balance	102,695,978.18	627,433,921.06	6,068,851.89	19,676,929.41	755,875,680.54
2.Increased amount of the period	5,548,522.30	7,952,234.92	61,746.04	1,700,352.54	15,262,855.80
(1) Purchase	5,548,522.30	7,952,234.92	61,746.04	1,683,715.37	15,246,218.63

(2) Transfer of project under Construction (3) Increased				16,637.17	16,637.17
from enterprise merger					
3.Decreased amount of the period	4,687,889.92	10,254,405.95	142,000.00	1,117,490.72	16,201,786.59
(1) Disposal or scrap	0.00	10,204,270.41	142,000.00	0.00	10,346,270.41
4.Closing balance	103,556,610.56	625,131,750.03	5,988,597.93	20,259,791.23	754,936,749.75
Accumulative depreciation	0.00	0.00	0.00	0.00	
1.Opening balance	54,137,550.62	449,376,981.60	5,235,853.68	17,955,642.53	526,706,028.43
2.Increased amount of the period	1,384,834.51	11,342,630.14	81,665.48	1,546,866.67	14,355,996.80
(1) Withdrawal	1,007,755.92	11,342,630.14	81,665.48	1,546,866.67	13,978,918.21
(2) Increased from enterprise merger	377,078.59	0.00	0.00	0.00	
3.Decreased amount of the period	0.00	8,157,041.35	137,225.60	1,069,196.73	9,363,463.68
(1) Disposal or scrap	0.00	8,157,041.35	137,225.60	1,069,196.73	9,363,463.68
4.Closing balance	55,522,385.13	452,562,570.39	5,180,293.56	18,433,312.47	531,698,561.55
III. Impairment provision	0.00	0.00	0.00	0.00	
1. Opening balance 2.Increased amount of the period	0.00	12,628,170.13	0.00	0.00	12,628,170.13
(1) Withdrawal					
3.Decreased amount of the period	0.00	1,620,643.84	0.00	0.00	1,620,643.84
(1) Disposal or scrap	0.00	1,620,643.84	0.00	0.00	1,620,643.84
4.Closing balance	0.00	11,007,526.29	0.00	0.00	11,007,526.29
IV. Book Value 1.Closing book	48,034,225.43	161,561,653.35	808,304.37	1,826,478.76	212,230,661.91

value					
2.Opening book value	48,558,427.56	165,428,769.33	832,998.21	1,721,286.88	216,541,481.98

(2) List of temporarily idle fixed assets

In RMB

Items	Original Book value	Accumulative depreciation	Accumulative depreciation	Book value	Notes
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(3) Fixed assets leased out from operation lease

In RMB

Items

In RMB

(4) Details of fixed assets failed to accomplish certification of property

In RMB

Items Book value Reason

Other note

(5) Liquidation of fixed assets

In RMB

Items Closing balance	Opening balance
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Other note

22. Construction in progress

In RMB

Items	Closing balance	Opening balance	
Construction in progress	1,828,183.90	1,811,125.46	
Total	1,828,183.90	1,811,125.46	

(1) List of construction in progress

		Closing balance			Opening balance	:
Items	Book balance	Provision for impairment	Book value	Book balance	Provision for impairment	Book value
Science and technology complex building project	615,980.77		615,980.77	615,980.77		615,980.77
Production line project	694,463.90		694,463.90	645,678.17		645,678.17
Mould to be transferred to	448,712.68		448,712.68	371,283.18		371,283.18

fixed assets				
PDM system				
upgrade			53,935.55	53,935.55
project				
Comprehensi				
ve	69,026.55	69,026.55	69,026.55	69,026.55
performance	07,020.33	07,020.33	07,020.33	07,020.33
test-bed				
Workstation project			55,221.24	55,221.24
Total	1,828,183.90	1,828,183.90	1,811,125.46	1,811,125.46

(2) Changes of significant construction in progress

In RMB

Name of items	Estimat ed number	Openin g balance	Increas ed amount of the period	Amoun t that transfer red to fixed assets of the period	Other decreas ed amount of the period	Closing balance	Proport ion estimat ed of the project accumu lative input		Accum ulative amount of capitali zed interest s	zed	s of the	Capital resourc
Science and technol ogy comple x buildin g project	4,427,87 7.00	615,980. 77				615,980. 77	91.20%	99.66				Other
Product ion line project	18,620,0 00.00		48,785.7			694,463. 90	3.46%	3.46				Other
Total	23,047,8 77.00	1,261,65 8.94		0.00	0.00	1,310,44 4.67						

(3) List of the withdrawal of the impairment provision of the construction in progress

In RMB

▼	YY Y 1 1	70
Items	Withdrawn amount	Reason

Other note:

(4) Engineering material

In RMB

	Closing balance			Opening balance		
Items	Book balance	Provision for impairment	Book value	Book balance	Provision for impairment	Book value

Other note:

- 23. Productive biological assets
- (1) Productive biological assets measured at cost methods
- ☐ Applicable √ Not applicable
- (2) Productive biological assets measured at fair value
- ☐ Applicable √ Not applicable
- 24. Oil and gas assets
- □ Applicable √ Inapplicable
- 25. Right to use assets

	In KMI
Items	Total
I .Original book value	
1.Opening balance	
2.Increase in the current period	
3.Decrease in the current period	
4.Closing balance	
II .Accumulated amortization	
1.Balance at period-begin	
2.Increase in the current period	
(1) Withdrawal	
3.Decrease in the current period	
(1) Disposal	
4.Balance at period-end	
III.Provisions for Impairment	
1.Balance at period-begin	
2.Increase in the current period	
(1) Withdrawal	

3.Decrease in the current period	
(1) Disposal	
4.Balance at period-end	
IV.Book Value	
1.Book Value of period-end	
2.Book Value of period-begin	

26. Intangible assets

(1) Information

Items	Land use right	Patent	Non-patents	Software	Total
I. Total original book value					
1. Opening balance	21,224,143.33	2,691,549.96		3,933,749.40	27,849,442.69
2. Increase in the reporting period	0.00	0.00		0.00	0.00
(1) Purchase	0.00	0.00		0.00	0.00
(2) Internal R&D	0.00	0.00		0.00	0.00
(3) Increase from enterprise combination	0.00	0.00		0.00	0.00
3.Decrease in the reporting period (1) Disposal					
•					
4.Closing balance	21,224,143.33	2,691,549.96		3,933,749.40	27,849,442.69
II. Total accrued amortization					
1.Opening balance	12,162,117.02	633,305.88		1,473,380.75	14,268,803.65
2.Increased in the reporting period	350,709.40	237,489.71		301,367.94	889,567.05
(1) Withdrawal	350,709.40	237,489.71		301,367.94	889,567.05
3.Decrease in the reporting period (1) Disposal					

4.Closing				
balance	12,512,826.42	870,795.59	1,774,748.69	15,158,370.70
III. Impairment				
provision				
1.Opening				
balance				
2.Increases in				
the reporting				
period				
(1)				
Withdrawal				
3.Decrease in				
the reporting				
period				
(1) Disposal				
4.Closing				
balance				
IV. Book value				
1.Book value of	8,711,316.91	1,820,754.37	2,159,000.71	12,691,071.99
the period-end	0,711,310.71	1,020,734.37	2,137,000.71	12,071,071.77
2.Book value of				
the period-	9,062,026.31	2,058,244.08	2,460,368.65	13,580,639.04
begin				

The proportion the intangible assets formed from the internal R&D through the Company amount the balance of the intangible assets at the period-end.

(2) Details of fixed assets failed to accomplish certification of land use right

In RMB

Items	Book value	Reasons for absence of certificate of title
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Other note:

27. R&D expenses

In RMB

Items Opening balance	Increase	Decrease Closing balance
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Other note

In RMB

28. Goodwill

In RMB

Name of the				
investees or the	Opening	Imamaga	Doomooo	Closing
events formed	balance	Increase	Decrease	balance
goodwill				

(2) Goodwill Impairment provision

In RMB

	Items	Opening balance	Increase	Decrease	Closing balance
==					

Notes of the testing process of goodwill impairment, parameters and the recognition method of goodwill

impairment losses:

Other note

29. Long-term unamortized expenses

In RMB

Items	Opening balance	Increase	Amortization amount	Decrease	Closing balance
SlidDworks service charge	116,978.77		23,349.06		93,629.71
Total	116,978.77		23,349.06		93,629.71

Other note

30. Deferred income tax assets/deferred income tax liabilities

(1) Deferred income tax assets had not been off-set

In RMB

	Closing balance		Opening balance		
Items	Deductible temporary difference	Deferred income tax assets	Deductible temporary difference	Deferred income tax assets	
Assets impairment provision	4,522,840.65	830,638.62	4,522,840.65	830,638.62	
Credit impairment provision	34,862,886.80	5,229,979.37	34,862,886.80	5,229,979.37	
Total	39,385,727.45	6,060,617.99	39,385,727.45	6,060,617.99	

(2) Deferred income tax liabilities had not been off-set

In RMB

	Closing balance		Opening balance	
Items	Deductible temporary difference	Deferred income tax liabilities	Deductible temporary difference	Deferred income tax liabilities
Estimated added value of assets not under the same control	4,682,036.67	1,170,509.17	4,682,036.67	1,170,509.17
Tax deduction for depreciation of fixed assets	1,411,238.58	352,809.65	1,411,238.58	352,809.65
Total	6,093,275.25	1,523,318.82	6,093,275.25	1,523,318.82

(3) Deferred income tax assets or liabilities listed by net amount after off-set

				III IXIVIL
Items	Trade-off between the deferred income tax assets and liabilities	End balance of deferred income tax assets or liabilities after off-set	Trade-off between the deferred income tax assets and liabilities at period- begin	Opening balance of deferred income tax assets or liabilities after off-set
Deferred income		6,060,617.99		6,060,617.99

tax assets		
Deferred income	1 240 100 04	1 502 210 02
tax liabilities	1,348,190.84	1,523,318.82

(4)Details of income tax assets not recognized

In RMB

Items	Balance in year-end	Balance in year-begin
Deductible temporary difference	18,587,138.68	18,587,138.68
Deductible loss	258,870,633.26	258,870,633.26
Total	277,457,771.94	277,457,771.94

(5)Deductible losses of the un-recognized deferred income tax asset will expire in the following years

In RMB

Year	Balance in year-end	Balance in year-begin	Remark
2023	850,355.91	850,355.91	
2024	145,565,134.28	145,565,134.28	
2025	42,616,666.56	42,616,666.56	
2026	68,661,674.12		
Total	257,693,830.87	189,032,156.75	

Other note

31 .Other non-current assets

In RMB

						111 1(1/11
	Balance in year-end		Balance in year-begin			
Items	Book balance	Provision for devaluation	Book value	Book balance	Provision for devaluation	Book value
Advance purchase of long-term assets	6,947,020.00		6,947,020.00	3,810,800.00		3,810,800.00
Total	6,947,020.00		6,947,020.00	3,810,800.00		3,810,800.00

Other note:

32. Short-term borrowings

(1) Category of short-term borrowings

In RMB

Items	Closing balance	Opening balance
Guaranteed borrowings	145,103,500.00	220,210,000.00
Credit borrowings	328,800,000.00	273,250,000.00
Total	473,903,500.00	493,460,000.00

Notes of short-term borrowings category

(2) List of the short-term borrowings overdue but not return

The total amount of the overdue but not return short-term borrowings at the period-end was of RMB 000, of which the situation of the significant overdue but not return short-term borrowings as follows:

Borrower	Closing balance	Borrowing rate	Overdue time	Overdue rate
Other note:				

33. Transactional financial liabilities

In RMB

Items	Closing balance	Opening balance
Including:		
Including:		

Other note:

34. Derivative financial liability

In RMB

Items Closing balance Opening balance			
tions closing buttinee Opening buttinee	Items	Closing balance	Opening balance

Other note:

35.Note payable

In RMB

Items	Closing balance	Opening balance
Bank acceptance bill	43,602,955.00	160,670,000.00
Total	43,602,955.00	160,670,000.00

The total amount of the due but not pay notes payable at the period-end was of RMB 0.00.

36. Accounts payable

(1) List of accounts payable

In RMB

Items	Closing balance	Opening balance
Within 1 year	150,164,145.11	186,738,613.09
1-2 years	1,219,209.52	1,219,209.52
2-3 years	530,450.87	530,450.87
Over 3 years	1,804,170.65	1,804,170.65
Total	153,717,976.15	190,292,444.13

(2) Note of the accounts payable aging over one year

In RMB

	Items	Closing balance	Unpaid/un-carry-over reason
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Other note:

37. Advance from customers

(1) List of advance from customers

In RMB

		III KWB
Items	Closing balance	Opening balance

(2) Significant advance from customers aging over one year

Items	Closing balance	Unpaid/un-carry-over reason

38.Contract liabilities

In RMB

Items	Closing balance	Opening balance
Sales payment for manufacturing products is received in advance	3,991,193.62	2,868,604.98
Total	3,991,193.62	2,868,604.98

Amount and reason for significant changes in book value during the reporting period

In RMB

39. Payroll payable

(1) List of Payroll payable

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Short-term	5 907 C14 40	45 201 202 65	46 640 507 21	4.540.290.92
compensation	5,807,614.49	45,391,282.65	46,649,507.31	4,549,389.83
Post-employment				
benefits - defined	3,019,024.94	5,292,904.66	5,152,181.95	3,159,747.65
contribution plans				
Dismissal welfare	12,117,883.46		12,117,883.46	
Total	20,944,522.89	50,684,187.31	63,919,572.72	7,709,137.48

(2) Presentation of short-term compensation

Items	Opening balance	Increase	Decrease	Closing balance
(1) Salary, bonus, allowance and subsidy	2,953,489.88	31,572,360.83	33,167,164.39	1,358,686.32
(2) Employee benefits		4,312,000.94	4,273,689.01	38,311.93
(3) Social insurance expenses	1,249,255.33	4,972,993.78	4,874,125.83	1,348,123.28
Including: medical insurance premium	1,181,049.11	4,619,161.30	4,526,807.23	1,273,403.18
Work-related injury insurance premium	51,447.81	353,832.48	347,318.60	57,961.69
Maternity insurance premium	16,758.41			16,758.41
(4) Housing fund	350,718.46	3,681,877.00	3,681,949.00	350,646.46
(5) Labor union expenditures and employee education expenses	1,059,150.82	738,927.23	539,456.21	1,258,621.84
Short-term absence with payment	195,000.00	113,122.87	113,122.87	195,000.00
Total	5,807,614.49	45,391,282.65	46,649,507.31	4,549,389.83

(3) List of drawing scheme

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Basic endowment insurance premium	2,844,522.14	5,132,363.14	4,997,079.94	2,979,805.34
Unemployment insurance premium	174,502.80	160,541.52	155,102.01	179,942.31
Total	3,019,024.94	5,292,904.66	5,152,181.95	3,159,747.65

Other note

40. Taxes payable

In RMB

Items	Closing balance	Opening balance
Individual income tax	332,596.10	455,942.81
Urban maintenance and construction tax	3,166,428.74	3,120,764.65
property tax	3,727,900.64	3,727,900.64
Land use tax	1,938,031.20	1,808,215.20
Educational surtax	2,010,150.86	1,991,810.18
Other	5,008,895.94	4,029,488.35
Total	16,184,003.48	15,134,121.83

Other note

41.Other account payable

In RMB

Items	Closing balance	Opening balance
Other account payable	7,947,386.68	6,766,954.83
Total	7,947,386.68	6,766,954.83

(1) Interest payable

In RMB

		111 141/12
Items	Closing balance	Opening balance

Particulars of significant overdue unpaid interest:

In RMB

			111 111/12
	Unit	Overdue amount	Overdue reason
Other note:			

(2) Dividends payable

In RMB

Items	Closing balance	Unpaid/un-carry-over reason
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Note: Including significant unpaid dividends payable over one year, the unpaid reason shall be disclosed:

(3) Other accounts payable

(1) Other accounts payable listed by nature of the account

In RMB

Items	Closing balance	Opening balance		
Cash deposit	950,447.14	883,595.14		
Work-related injury payment	182,224.40	182,224.40		
Test expenses	2,588,591.29	444,312.20		
Party organization funds	493,004.01	500,020.01		
Design cost and Others	3,733,119.84	4,756,803.08		
Total	7,947,386.68	6,766,954.83		

(2) Significant other payables for over 1 year

In RMB

Itom	Ending halance	Reason for unreimbursed or		
Item	Ending balance	transferred		

Other note

42. Liabilities classified as holding for sale

In RMB

	Items	Closing balance	Opening balance
0.1			

Other note:

43. Non-current liabilities due within 1 year

In RMB

Items	Closing balance	Opening balance			
Other note:		-			

44. Other current-liabilities

In RMB

Items	Closing balance	Opening balance		
Taxes to be written off	518,855.17	372,918.65		
Total	518,855.17	372,918.65		

Changes on short term bonds payable:

In RMB

Name of the bond		Issue date	period		Opening balance	синен	interest	Overflo w discount amortiza tion			Closing balance
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Other note:

45. Long-term borrowing

(1) Category of long-term loan

In RMB

Items Closing balance	Opening balance
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Note:

Other notes, including interest rate range:

46. Bonds payable

(1) Bonds payable

In RMB

T ₄	Clasina halamaa	Omanina halanaa
liems	Closing palance	Opening balance
101115	Closing Suluito	opening summer

(2) Changes on bonds payable (not including other financial instrument classified as preferred stock and perpetual capital securities of financial liabilities)

In RMB

Name of the bonds	Face value	Issue date	Period	Opening balance	The	w	Overflo w discount amount	Pay in	Closing balance
Total									

- (3) Note to conditions and time of share transfer of convertible bonds
- (4) Note to other financial instrument classified as financial liabilities

Basic information of preferred stock, perpetual capital securities and other financial instruments outstanding issued at period-end Change list of preferred stock, perpetual capital securities and other financial instruments outstanding issued at period-end

In RMB

Financial	Opening period		Increase		Decrease		Closing period	
instruments outstanding issued		Provision for impairment	Book balance	Provision for impairment	Book balance	Provision for impairment	Book balance	Provision for impairment
Issued	Amount	Book value	Amount	Book value	Amount	Book value	Amount	Book value

Note to the basis of other financial instrument classified as financial liabilities Other note:

47. Lease liability

In RMB

	Items	Closing balance	Opening balance
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Other note

48. Long-term payable

In RMB

Items	Closing balance	Opening balance
(1) Long-term payable listed by natu	are of the account	

In RMB

		III IXIVII
Items	Closing balance	Opening balance
Other note:		

(2) Special payable

Items	Opening balance	Increase	Decrease	Closing balance	Formation
Tems	opening balance	mereuse	Decrease	Closing balance	reasons

49. Long term payroll payable

(1) List of long term payroll payable

In RMB

|--|

(2) Changes of defined benefit plans

Present worth of defined benefit plans obligation:

In RMB

	Items	Amount of the Current Term	Amount of the Previous Term
D1			

Plan assets:

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
NT - 11 1 1111 1	Ct. 1	

Net liabilities (net assets) of defined benefit plans

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Notes to the influence of the content of	and related rick of defined benefit plan	s to the future each flows time and

Notes to the influence of the content and related risk of defined benefit plans to the future cash flows, time and uncertainty of the Company:

Notes to analysis results of major actuarial assumptions and sensibility of defined benefit plans Other notes:

50. Accrued liabilities

In RMB

Items	Closing balance	Opening balance	Formation reasons
Other notes, including relate	d important assumptions and	l estimates of accrued liabilit	ies:

51. Deferred income

In RMB

Items	Opening balance	Increase	Decrease	Closing balance	Formation
1001115	opening culture	111010450	20010480	crossing cultures	reasons

Items involved in government subsidies::

In RMB

Items	Opening balance	Amount of newly subsidy	Amount accrued in non-business	Other changes	Closing balance	Related to the assets/income
-------	-----------------	-------------------------	--------------------------------	---------------	-----------------	------------------------------

Other note:

52. Other non-current liabilities

In RMB

Items Closing balance Opening bala

Other note:

53. Share capital

In RMB

		Inc	Increase ("+") /decrease ("-") for the current year					
	Opening balance	Issuance of new shares	Share donation	Share converted from public reserve funds	Others	Sub-total	Closing balance	
Total shares	119,375,000. 00						119,375,000. 00	

Other note:

54. Other equity instruments

- (1) Basic information of preferred stock, perpetual capital securities and other financial instruments outstanding issued at period-end
- (2) Change list of preferred stock, perpetual capital securities and other financial instruments outstanding issued at period-end

In RMB

Financial	Opening	g balance	Incr	ease	Deci	rease	Closing	balance
instruments		Book value	Amount	Book value	Amount	Book value	Amount	Book value
issued	rimount	Book value	rimount	Book value	rimount	Book value	7 IIIIO UIII	Book value

Changes, reason of change and basis of relevant accounting treatment of other equity instruments in reporting period:

Other note:

55. Capital reserves

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Capital premium	702,032,741.07			702,032,741.07
Other capital reserves	256,532,553.22			256,532,553.22
Total	958,565,294.29			958,565,294.29

Other notes, including changes and reason of change:

56. Treasury stock

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Other notes including	changes and reason of	change:		

Other notes, including changes and reason of change:

57. Other comprehensive income

								III IXIVIL
				Occurred c	urrent term			
_	Opening	Amount	Less:	Less:	Less:	After-tax	After-tax	Closing
Items	balance	incurred	Amount	Prior	Income	attribute	attribute	balance
		before	transferre	period	tax	to the	to	
		income	d into	included	expenses	parent	minority	

		tax	profit and loss in the current period that recognied into other comprehe nsive income in prior period	in other composit e income transfer to retained income in the current period	company	sharehold er	
1. Other comprehe nsive income that cannot be reclassifie d in the loss and gain in the future	9,800.00						9,800.00
Share of other combined income of invested units that cannot be reclassifie d into profit or loss under the equity method	9,800.00						9,800.00
Total of other comprehe nsive income	9,800.00						9,800.00

Other notes, including the adjustment of the recognition of initial amount of effective part of the cash flow

58. Special reserves

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Safety in production	1,713,882.50	1,388,392.12	506,358.82	2,595,915.80
expenses				
Total	1,713,882.50	1,388,392.12	506,358.82	2,595,915.80

Other note, including changes and reason of change:

59. Surplus reserves

In RMB

Items	Opening balance	Increase	Decrease	Closing balance
Statutory surplus reserves	56,724,000.00			56,724,000.00
Discretionary surplus reserves	68,962,000.00			68,962,000.00
Total	125,686,000.00			125,686,000.00

Other note, including changes and reason of change

60. Retained profits

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Adjust the undistributed profits	-1,056,046,383.95	-1,030,047,421.23
before and at the end of the period	-1,030,040,383.93	-1,030,047,421.23
Opening balance of retained profits	1 056 046 292 05	1 020 047 421 22
after adjustments	-1,056,046,383.95	-1,030,047,421.23
Add: Net profit attributable to	12 405 029 22	25 009 062 72
owners of the Parent company	13,405,938.22	25,998,962.72
Closing retained profits	-1,042,640,445.73	-1,056,046,383.95

List of adjustment of opening retained profits:

- 1) RMB 000 opening retained profits was affected by retrospective adjustment conducted according to the Accounting Standards for Business Enterprises and relevant new regulations.
- 2) RMB 000 opening retained profits was affected by changes on accounting policies.
- 3) RMB 000 opening retained profits was affected by correction of significant accounting errors.
- 4) RMB 000 opening retained profits was affected by changes in combination scope arising from same control.
- 5) RMB 000 opening retained profits was affected totally by other adjustments.

61. Operating income and operating costs

In RMB

Τ.	Amount of the	Current Term	Amount of the Previous Term		
Items	Income	Cost	Income	Cost	
Main business	232,565,591.25	219,733,002.10	448,479,663.54	392,932,260.12	
Other business	6,565,871.59	5,526,678.32	8,484,765.48	6,341,807.31	
Total	239,131,462.84	225,259,680.42	456,964,429.02	399,274,067.43	

Income related information:

			 111 1(1)11
Classification of the contract	Division 1	Division 2	Total
Commodity type			
Of which:			
By operating area			
Of which:			
Market type			
Of which:			
Contract type			

Of which:		
By the time of commodity transfer		
Of which:		
by contract term		
Of which:		
By sales channel		
Of which:		
Total		

Information related to performance obligations

According to the contract, the company delivers the goods to the agreed place or the third-party logistics company. Each month, the customer issues a notice of account according to the actual consumption of the production. The sales clerk issues an invoice according to the customer's notice of account, combined with the customer's consumption, contract unit price, notice of account, etc. As the time point of control transfer, the sales revenue is recognized. The credit period given by the company to customers is determined according to the credit risk of customers, and there is no significant financing component.

Information related to the transaction price apportioned to the residual performance obligation: The amount of revenue corresponding to performance obligations of contracts signed but not performed or not fully performed yet was 3,991,193.62 Yuan at the period-end, among which RMB 3,991,193.62 Yuan was expected to be recognized in 2022.

Other notes

62. Taxes and surcharges

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Urban maintenance and construction tax	245,959.40	1,097,858.28
Educational surtax	143,725.97	574,017.06
House tax	478,172.10	846,961.06
Land royalties	793,990.27	786,341.60
vehicle ship royalties	1,560.00	600.00
Stamp duty	251,669.70	156,616.80
Other	346,795.04	554,879.25
Total	2,261,872.48	4,017,274.05

Other note:

63. Selling expenses

Items	Amount of the Current Term	Amount of the Previous Term
Repair cost	1,611,009.58	4,774,043.21
Transportation cost	86,409.23	207,286.45
Payroll Payable	3,594,883.83	3,782,298.55
Storage fee	506,651.05	723,217.64

Travel expenses	304,574.01	297,284.47
Sales service charge	139,057.96	221,712.81
Advertising expenses		95,049.50
Exhibition fees		-40,608.00
Office expenses	39,298.63	34,507.53
Depreciation costs	22,937.66	36,757.99
Insurance expenses	601,638.39	252,505.99
Total	6,906,460.34	10,384,056.14

64. Administrative expenses

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Payroll Payable	4,379,995.60	22,806,176.80
Depreciation costs	1,645,374.54	3,960,725.33
Repair charges	2,294,828.04	2,505,130.64
Consulting fee		92,145.74
Office expenses	351,766.45	330,038.98
Agency fee	709,223.40	624,737.43
Travel expenses	87,611.87	210,054.21
Amortization of intangible assets	755,303.31	914,987.77
Board of directors' expenses	92,548.84	173,867.91
Business entertainment	193,361.38	198,607.38
Sewage charge	746,227.70	794,194.81
Lawsuit fee	94,339.62	13,800.00
Insurance expenses	3,240,622.39	876,862.26
Total	14,591,203.14	33,501,329.26

Other note:

65. R&D Expense

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Material cost	747,734.04	508,767.12
Payroll Payable	11,138,298.39	5,058,360.34
Depreciation costs	1,045,218.56	1,078,313.38
Amortization of intangible assets	134,263.74	253,396.80
Travel expenses	227,364.90	201,144.58
Other	1,455,596.88	1,073,712.72
Total	14,748,476.51	8,173,694.94

Other note:

66. Financial expenses

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Interest expenses	9,877,903.63	13,938,512.41
Less: Interest income	546,885.24	381,047.67
Exchange gains and losses	-12,261.65	20,547.36
Commission Charge and others	-901,896.09	99,219.94
Total	8,416,860.65	13,677,232.04

Other note:

67.Other income

In RMB

Other sources of revenue	Amount of the Current Term	Amount of the Previous Term
Stable post subsidies	89,224.87	8,400.00
R & D Subsidies	37,900.00	10,000.00
Reward for stable growth of		
industrial enterprises above		
designated scale by the Finance		100,000.00
Bureau of Jiulongpo District,		
Chongqing		
Subsidies from the Finance Bureau		
of Jiulongpo District, Chongqing		44.700.00
Municipality, Jiulongpo District		44,700.00
Ecological Environment Bureau		
Third generation service fee	19,274.04	16,316.61
Subsidies from the District-level		
Enterprise Technology Innovation	20,000,00	200,000,00
Center of the Finance Bureau of	80,000.00	200,000.00
Jiulongpo District, Chongqing City		
Subsidies for science and		
technology projects from the		
Technology Bureau of Jiulongpo		50,000.00
District, Chongqing(District		
property rights)		
Subsidies from Ba'nan District		22.077.27
Ecological Environment Bureau		32,077.36
Amount not to be paid	975,470.31	461,493.97
Total	1,201,869.22	461,493.97

68.Investment income

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Long-term equity investment income calculated by equity	4,372,958.10	767,993.22
method		
Total	4,372,958.10	767,993.22

Other note:

69.Net exposure hedging income

In RMB

	Items	Amount of the Current Term	Amount of the Previous Term
--	-------	----------------------------	-----------------------------

Other note

70. Gains on the changes in the fair value

In RMB

Source Amount of the	Current Term Amount of the Previous Term
----------------------	--

Other note

71. Credit impairment loss

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Loss of receivables	715,809.13	-108,153.11
Total	715,809.13	-108,153.11

Other note:

72. Losses from asset impairment

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Other note:		

73. Asset disposal income

In RMB

Source	Amount of the Current Term	Amount of the Previous Term
Total profits of non-current assets disposal	39,860,952.30	1,566,473.14
Total	39,860,952.30	1,566,473.14

74. Non-operating income

In RMB

Items	Amount of the Current Term	Amount of the Previous Term	Recorded in the amount of the non-recurring gains and losses
Other	135,599.04	11.31	135,599.04
Write off the accounts payable		198,647.24	
Total	135,599.04	198,658.55	135,599.04

Government subsidies recorded into current profits and losses:

In RMB

				Whether the impact of subsidies	Whether	Amount of	Amount of	Assets-
Items	Issuing body	Issuing Reason	Nature	on the current	special subsidies	current	previous	related/inco me -related
				profit and loss		period	period	

Other note:

75. Non-operating expenses

In RMB

Items	Amount of the Current Term	Amount of the Previous Term	Carried to current contingent gain/loss
Loss of non-current assets damaged and scrapped		169.23	
Other	2,505.21	2.29	
Total	2,505.21	171.52	

Other note

76. Income tax expense

(1) Lists of income tax expense

Items	Amount of the Current Term	Amount of the Previous Term
Current income tax expense	781.64	-1,279,343.82
Deferred income tax expense	-175,127.98	
Total	-174,346.34	-1,279,343.82

(2) Adjustment process of accounting profit and income tax expense

In RMB

Items Amount of the Current Term	
Total profit	13,231,591.88
Income tax expenses	-174,346.34

Other note

77. Other comprehensive income

Refer to the note

78. Supplementary information to cash flow statement

(1) Other cash received relevant to operating activities

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Interest income	410,429.00	136,678.82
Government subsidy	737,900.00	
Deposit, petty funds	6,778,717.37	4,972,526.81
Total	7,927,046.37	5,109,205.63

Note:

(2) Other cash paid related to operation

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Deposits, petty cash and allotment	5,339,666.87	4,938,288.46
Expenses paid in cash during the period	7,244,093.34	7,692,393.27
Total	12,583,760.21	12,630,681.73

Statement on other cash paid related to operation

(3) Other cash received related to investment

In RMB

Items	Amount of the Current Term	Amount of the Previous Term

Statement on other cash received related to investment

(4) Other cash paid related to investment

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Statement on other cash paid related to investment		

(5) Other cash received related to financing

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Interest	145,373.08	244,002.56
Collection of financing	17,010,000.00	
Total	17,155,373.08	244,002.56

Note:

(6) Other cash paid relevant to financing activities

In RMB

Items	Amount of the Current Term	Amount of the Previous Term
Payment of due financing notes	117,420,000.00	32,787,012.08
Commission charge	22,081.48	21,685.00
Total	117,442,081.48	32,808,697.08

Note:

79. Supplementary information to cash flow statement

(1) Information of net profit to net cash flows

Supplementary information	Amount of the Current Term	Amount of the Previous Term
1. Net profit adjusted to cash flows		
from operating activities		
Net profits	13,405,938.22	-7,897,586.77
Add: Provision for assets	715 900 12	100 152 11
impairment	-715,809.13	108,153.11
Depreciation of fixed assets, oil		
and gas assets and consumable	12,691,430.17	15,989,303.04
biological assets		
Depreciation of Use right	0.00	
assets	0.00	
Amoutization of intercible assets	820,536.71	563,812.93
Amortization of intangible assets	020,330.71	303,012.55
Amortization of Long-term	23,349.06	-115,577.83
deferred expenses	20,0 19100	110,077100
Loss on disposal of fixed assets,		
intangible assets and other long-	-39,860,952.30	-1,566,473.14
term deferred assets		
Fixed assets scrap loss	0.00	
Loss on fair value changes	0.00	
Financial cost	9,877,903.63	13,938,512.41

Loss on investment	-4,372,958.10	-767,993.22
Decrease of deferred income tax assets	0.00	
Increased of deferred income tax liabilities	-175,127.98	
Decrease of inventories	31,747,487.89	23,281,124.32
Decease of operating receivables	154,269,985.67	-45,411,936.63
Increased of operating Payable	-146,322,551.34	23,632,682.19
Other	0.00	
Net cash flows arising from operating activities	31,389,232.50	21,754,020.41
II. Significant investment and financing activities that without cash flows:		
Conversion of debt into capital		
Convertible corporate bonds maturing within one year		
Financing of fixed assets leased		
3. Movement of cash and cash equivalents:		
Ending balance of cash	64,871,780.20	57,367,878.06
Less: Beginning balance of cash equivalents	23,738,523.19	79,310,253.55
Add: End balance of cash equivalents		
Less: Beginning balance of cash equivalents		
Net increase of cash and cash equivalent	41,133,257.01	-21,942,375.49

(2) Net Cash paid of obtaining the subsidiary

In RMB

	Amount
Of which	
Of which	
Of which	

Other note:

(3) Net Cash receive of disposal of the subsidiary

In RMB

	III KWIL
	Amount
Of which	-
Of which	
Of which	

Other note:

(4) Component of cash and cash equivalents

Items	Closing balance	Opening balance	
I. Cash	64,871,780.20	23,738,523.19	
Demand bank deposit	64,871,780.20	23,738,523.19	
III. Balance of cash and cash equivalents at the period end	64,871,780.20	23,738,523.19	

80. Note of statement of changes in the owner's equity

Specify the description of the item "others" and the adjusted amount of the balance at the end of last year: Not applicable

81. The assets with the ownership or use right restricted

In RMB

Items	Book value at the end of the reporting period	Cause of restriction
Monetary funds	41,700,000.00	Guarantee deposit, fixed deposit
Receivable financing	26,602,955.00	Pledge
Total	68,302,955.00	

Other note:

- 82. Foreign currency monetary items
- (1) Foreign currency monetary items

In RMB

Items	Closing foreign currency balance	Exchange rate	Closing convert to RMB balance
Monetary funds			
Including: USD			
Euro			
HKD			
Account receivable			
Including: USD			
Euro			
HKD			
Long-term borrowing			
Including: USD			
Euro			
HKD			

Other note:

(2)	Note	to	oversea	entities	including:	for	significant	oversea	entities,	shall	disclose	main	operating	place
rec	ording	cui	rrency an	d selecti	on basis, if	ther	e are change	es into rec	cording c	urrenc	y, shall a	lso dis	close the re	eason.

□ Applicable √Not application

Other note:

83. Arbitrage

Arbitrage According to arbitrage category to disclose arbitrage item, relevant arbitrage tools and the arbitraged risk qualitative and quantitative information:

84. Government subsidies

(1) Government subsidies confirmed in current period

In RMB

Items	Amount	Project	Amount included in current profit and loss
Government subsidies related to the benefits	1,201,869.22	Other incme	1,201,869.22

(2) Government subsidy return

 \Box Applicable $\sqrt{\text{Not applicable}}$ Other note:

85.Other

VIII. Changes of merge scope

- 1. Business merger not under same control
- (1) Business merger not under same control in reporting period

In RMB

							Income of	Net profits
	Time and	Cost of	Droportion	Way to		Recognitio	acquiree	of acquiree
Name	place of	Cost of	Proportion of stock	gain the	Purchase	n basis of	during the	during the
Name	gaining the	gaining the stock rights	rights	stock rights	date	purchase	purchase	purchase
	stock right	Stock fights	rights	Stock Hights		date	date to	date to
							period-end	period-end

Other note:

(2) Combined cost and goodwill

	III IXVII
Combined cost	
Cash	
Fair value of the non-cash assets	
The fair value of the debt issued or assumed	
Fair value of the equity securities issue	
Fair value of the contingent consideration	
Fair value of the equity held before the date of	
purchase	
Other	
Total cost of consolidation	

Less: Share of the fair value of the identifiable net assets obtained	
Goodwill / consolidation cost is less than the amount of the fair value share of the identifiable net assets obtained	

Notes to determination method, consideration and changes of fair value of combined cost:

The main formation reason for the large goodwill:

Other note:

(3) The identifiable assets and liabilities of acquiree at purchase date

In RMB

	F-:l J-4-	D1 1
	Fair value on purchase date	Book value on purchase date
Assets:		
Monetary funds		
Account receivable		
Inventory		
Fixed assets		
Intangible assets		
Liabilities:		
Loans		
Account payable		
Deferred income tax liabilities		
Net assets		
Less: minority equity	·	
Net assets obtained		

The recognition method of the fair value of identifiable assets and liabilities

Contingent liability of acquiree undertaken by business merger

Other note:

(4) The profit or loss from equity held by the date before acquisition in accordance with the fair value measured again.

Whether there is a transaction that through multiple transaction step by step to realize enterprises merger and gaining the control during the reporting period

□ Yes √No

- (5) Note to merger could not be determined reasonable consideration or Identifiable assets, Fair value of liabilities of the acquiree at acquisition date or closing period of the merge
- (6) Other note:
- 2. Business combination under the same control
- (1) Business combination under the same control during the reporting period

	Name	Proportion of the profits	Basis	Combinatio n date	n nacie or	combinatio	combinatio	*	Net profits during the period of comparison
--	------	---------------------------------	-------	----------------------	------------	------------	------------	---	--

(2) Combination cost

In RMB

	III TUVIE
Combination cost	
Cash	
Book value of the non-cash assets	
The book value of the debt issued or assumed	
Face value of the equity securities issued	
A contingent consideration	

Notes to contingent consideration or other changes:

Other note:

(3) The book value of the assets and liabilities of the merged party on the date of consolidation

In RMB

	Combination date	Last closing period
Assets:		
Monetary funds		
Account receivable		
Inventory		
Fixed assets		
Intangible assets		
Liabilities:		
Loans		
Account payable		
Net assets		
Less: minority equity		
Net assets obtained		

Contingent liabilities of the combined party undertaken in combination Other note:

3. Counter purchase

Basic information of trading, the basis of transactions constitute counter purchase, the retain assets, liabilities of the listed companies whether constituted a business and its basis, the determination of the combination costs, the

amount and calculation of adjusted rights and interests in accordance with the equity transaction process.

4. The disposal of subsidiary

Whether there is a single disposal of the investment to subsidiary and lost control

□ Yes √No

Whether there are multiple transactions step by step dispose the investment to subsidiary and lost control in reporting period

□ Yes √ No

5. Changes in the merger scope for other reason

Notes to reasons for the changes in combination scope (Newly established subsidiary and subsidiary of liquidation) and relevant information:

6. Other

IX. Equity in other entities

- 1. Equity in subsidiary
 - (1) The structure of the enterprise group

Name	operating	Registrat	Nature of pusiness	Proporti shareho		Way of gaining
	place	ion place		Directly	tly	gaining

Notes: holding proportion in subsidiary different from voting proportion:

Basis of holding half or less voting rights but still been controlled investee and holding more than half of the voting rights not been controlled investee:

Significant structure entities and controlling basis in the scope of combination:

Basis of determine whether the Company is the agent or the principal:

Other note:

(2) Significant not wholly owned subsidiary

In RMB

	Shareholding	The profits and losses	Declaring dividends	Balance of minority
Name	proportion of	arbitrate to the	distribute to minority	shareholder at closing
	minority shareholder	minority shareholders	shareholder	period

Holding proportion of minority shareholder in subsidiary different from voting proportion: Other note:

(3) The main financial information of significant not wholly owned subsidiary

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		In Tuvii
Name	Closing balance	Opening balance

	Current assets	Non- current assets	Total assets	Current Liabiliti es	Non- current Liabiliti es	Total Liabiliti es	Current assets	Non- current assets	t assets	Liobiliti	Non- current Liabiliti es	Liabiliti es
In RMB												
			June	e 30,202	1		June 30,2020					
				To	otal					Total	1	
Name	Ope	eration	Net prof			Operating	g Opera	ation	Net profit	compre	hen O	perating
	rev	enue	Net proi	l	rehen	cash flow	reve	nue	iver brour	sive	ca	sh flow
				sive	ncome					incom		

- (4) Significant restrictions of using enterprise group assets and pay off enterprise group debt
- (5) Provide financial support or other support for structure entities incorporate into the scope of consolidated financial statements

Other note:

- 2. The transaction of the Company with its owner's equity share changed but still controlling the subsidiary
- (1) Note to owner's equity share changed in subsidiary
- (2) The transaction's influence to equity of minority shareholders and attributable to the owner's equity of the parent company

In RMB

Purchase cost / disposal consideration	
Cash	
Fair value of the non-cash assets	
Total purchase cost / disposal consideration	
Less: Share of the net assets of the subsidiary calculated by the proportion of the equity acquired / disposed of	
Difference	
Including: Adjust capital reserves	
Adjust surplus reserves	
Adjust the undistributed profits	

Other note

- 3. Equity in joint venture arrangement or associated enterprise
- (1) Significant joint venture arrangement or associated enterprise

				Sharehol ratio (9	_	Accounting treatment
Name of joint venture or associate	Domicile of primary operation	Registered place	Business nature	Directly	Indir ect	methods for the investments in joint ventures or associates

Notes to holding proportion of joint venture or associated enterprise different from voting proportion:

Basis of holding less than 20% of the voting rights but has a significant impact or holding 20% or more voting rights but does not have a significant impact:

(2) Major joint ventures and associates

In RMB

单位:元

		干压. 九	
	Ending balance / Current amount	Beginning balance / Amount of the	
	Zhang analice / Current umount	previous period	
Current assets			
Including: cash and cash			
equivalents			
Non-current assets			
Total assets			
Current liabilities			
Non-current liabilities			
Total liabilities			
Minority equity			
Equity attributable to the shareholders of parent company			
Shares in net assets calculated			
according to the shareholding			
ratios			
Adjustment events			
- Goodwill			
- Unrealized profits of internal			
transactions			
- Others			
The book values of equity investments in joint ventures			
The fair values of equity investments in joint ventures with a public offer			
Operating income			
Financial expenses			
Income tax expenses			
Net profit			
Net profit from termination			
Other comprehensive income			

Total comprehensive income	
Dividends received from joint	
ventures for the current	
year	

(3) Main financial information of significant associated enterprise

	Amount of augment posical	In RM
	Amount of current period	Amount of previous period
Current assets		
Non-current assets		
Total assets		
Current liabilities		
Non-current liabilities		
Total liabilities		
Minority equity		
Equity attributable to the		
shareholders of parent company		
Shares in net assets calculated		
according to the shareholding		
ratios		
Adjustment events		
- Goodwill		
- Unrealized profits of internal		
transactions		
- Others		
The book values of equity investments in associated enterprise		
Operating income		
Net profit		
Net profit from termination		
Other comprehensive income		
Total comprehensive income		

Dividends received from	
associated enterprise for the current	
year	

(4) Summary financial information of insignificant joint venture or associated enterprise

In RMB

	Amount of current period	Amount of previous period
Joint venture:		
The total of following items		
according to the shareholding		
proportions		
Associated enterprise:		
The total of following items		
according to the shareholding		
proportions		

Other note

- (5) Note to the significant restrictions of the ability of joint venture or associated enterprise transfer funds to the Company
- (6) The excess loss of joint venture or associated enterprise

In RMB

Name The cumulative recognized losses in previous accumulatively derecognized	The derecognized losses or the share of net profit in reporting period	The no cumulative unrecognized losses in reporting period
--	--	---

Other note:

- (7) The unrecognized commitment related to joint venture investment
- (8) Contingent liabilities related to joint venture or associated enterprise investment
- 4. Significant common operation

	Main operating			Proportion /s	share portion
Name	place registration place	Registration place	Business nature	Directly	Indirectly

Note to holding proportion or share portion in common operation different from voting proportion: Basis of common operation as a single entity, classify as common operation Other notes: Other note

5. Equity of structure entity not including in the scope of consolidated financial statements

Related notes to structure entity not including in the scope of consolidated financial statements

6.Other

X. The risk related financial instruments

XI. The disclosure of the fair value

1. Closing fair value of assets and liabilities calculated by fair value

In RMB

	Closing fair value			
Items	Fair value measurement items at level 1	Fair value measurement items at level 2	Fair value measurement items at level 3	Total
I. Consistent fair value measurement				
II Inconsistent fair value measurement				

- 2. Market price recognition basis for consistent and inconsistent fair value measurement items at level 1
- 3. Valuation technique adopted and nature and amount determination of important parameters for consistent and inconsistent fair value measurement items at level 2
- 4. Valuation technique adopted and nature and amount determination of important parameters for consistent and inconsistent fair value measurement items at level 3
- 5. Sensitiveness analysis on unobservable parameters and adjustment information between opening and closing book value of consistent fair value measurement items at level 3
- 6. Explain the reason for conversion and the policy governing when the conversion happens if conversion happens among consistent fair value measurement items at different levels
- 7. Changes in the valuation technique in the current period and the reason for change
- 8. Fair value of financial assets and liabilities not measured at fair value
- 9. Other

XII. Related party and related Transaction

1. Information related to parent company of the Company

Name of the parent company	Registered place	Business nature	Registered capital	Shareholding ratio in the Company (%)	Voting ratio in the Company (%)
Military Equipment Group	Beijing	Investment in state-owned assets	3,530,000.00	71.13%	71.13%

Notes

The ultimate controller of the Company is The State-owned Assets Supervision and Administration Commission of the State Council.

2. Subsidiaries of the Company

See notes

3. Information on the joint ventures and associated enterprises of the Company

The details of significant joint venture and associated enterprise of the Company

Information on other joint venture and associated enterprise of occurring related party transactions with the Company in reporting period, or form balance due to related party transactions in previous period:

Name of joint venture or associate	Relationship with the company
Other note	

4.Other related parties of the Company

Name of other related parties	Relationship with the Company
Jianshe Mechanical and Electric	Under the common control of the same party
Jianshe Industry	Under the common control of the same party
Military Finance Co.	Under the common control of the same party
Chongqing Jianxing Machinery Manufacturing Co., Ltd.	An Joint venture a subsidiary of a controlling shareholder
Changan Auto	Under the common control of the same party
Changan Auto Changan Auto Company.	Under the common control of the same party
Changan Auto. Berjing Chanan Auto Company.	An Joint venture a subsidiary of a controlling
Chongqing Yaoling Auto	shareholder
Hefei Changan	Under the common control of the same party
Nanjing Changan	Under the common control of the same party
Baoding Changan Bus Manufacturing Co., Ltd.	Under the common control of the same party
Heifei Changan Auto	Under the common control of the same party
Southern Motorcycle	Under the common control of the same party
Chongqing Changan Auto Customer service Co., Ltd.	Under the common control of the same party
Chongqing Changan Auto International Sale Service	•
Co., Ltd.	Under the common control of the same party
Chongqing Northern Jianshe Import & Export Co.,	
Ltd.	Under the common control of the same party
Harbin Hafei Automobile Co., Ltd	Under the common control of the same party
Sichuan Huaqing Machinery Co., Ltd.	Under the common control of the same party
Changan Ford Motor Co., Ltd. Harbin Branch	An Joint venture a subsidiary of a controlling shareholder
Harbin Dongan Auto Power Co., Ltd.	Under the common control of the same party
South Air International Co., Ltd. ("South Air ")	Under the common control of the same party
Southwest Ordnance Chongqing Environmental	
Protection Research Institute Co., Ltd. (" Southwest	Under the common control of the same party
Ordnance")	First,
Ordinance /	
China Ordnance Equipment Group commercial	
factoring Co., Ltd.	Under the common control of the same party
Chongqing Jianshe Yamaha Motorcycle Co., Ltd.	A Joint venture of a subsidiary of a controlling

("Jianshe Yamaha")	shareholder
Chongqing Changan Minsheng Logistics Co., Ltd.	A Joint venture of a subsidiary of a controlling
("Minsheng Logistics ")	shareholder
Chongqing Jianshe lijue Industrial Co., Ltd. ("	A Joint venture of a subsidiary of a controlling
Jianshe lijue")	shareholder
Xuechuan Yan	Board Chairman
Aijun Fan	Director General manager
Qihong Dong	Board director
Qingong Shi	Board director
Hao Lin	Director
Jiaming Li	Independent director
Fei Xie	Independent director
Weiwei Song	Independent director
Wei Liu	Independent director
Xianyun Lu	Supervisory board chairman
Lungang Zhang	Supervisor
Guoan Qiao	Supervisor
Jian Liao	Employee supervisor
Qiang Su	Employee supervisor
Mingxian Tan	General Accountant
Yongjiang Li	Vice-general manager
Zhou Yongqing	Vice-general manager
Hushan Zhang	Secretary of the board of directors

5. List of related-party transactions

(1) Information on acquisition of goods and reception of labor service

Acquisition of goods and reception of labor service

Related party	Content	Occurred current term	Trading limit approved	Over the trading limit or not	Occurred in previous term
Jianshe Industry	Part test	164,081.65	1,000,000.00	No	344,312.29
Jianshe Industry	Energy Fee	406,077.69	2,000,000.00	No	877,216.88
Cbangan Group and its	Acceptance of repairing	311,859.53	1,000,000.00	No	478,707.99

Subsidiaries	service				
Southwest Ordnance Chongqing Environmental Protection Research Institute Co., Ltd	Service	731,490.58	2,000,000.00	No	777,495.22
Chongqing Chang'an Minsheng Logistics Co., Ltd	Service	868,668.74	4,000,000.00	No	1,818,237.91

Sales of goods and services

In RMB

Related parties	Subjects of the related transactions	Occurred current term	Occurred in previous term
Cbangan Group and its Subsidiaries	Sales of goods	38,242,501.11	101,396,938.36
Chongqing Yamaha Motorcycle Co., Ltd.	Selling parts	2,662,841.04	6,604,586.53
Chongqing Jianshe HANON Automobile Thermal Management System Co., Ltd	Selling parts	853,265.31	2,351,020.24
Chongqing Jianshe HANON Automobile Thermal Management System Co., Ltd	Energy fee	3,417,899.06	4,083,965.12
Jianshe Industry	Energy fee	622,894.71	204,367.98
Jianshe Mechanical and Electric	Energy fee	83,764.33	

(2) Related trusteeship/contract

Lists of related trusteeship/contract

In RMB

Name of the entruster/Contractee Name of entrustee/Contractee		Initial date	Due date	Pricing basis	Income recognized in the reporting period
---	--	--------------	----------	---------------	---

Note

Lists of entrust/contractee:

In RMB

Name of the entruster/Contractee	Tame of the rustee/Contr actor Type	Initial date	Due date	Pricing basis	Charge recognized in the reporting period
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Notes:

(3) Information of related lease

The Company was lessor:

			III I I I I I
Name of lessee	Catagory of langed assets	The lease income	The lease income
Name of lessee	Category of leased assets	confirmed in this year	confirmed in last year

The Company was lessee:

In RMB

Lessor Category of leased asset	The lease income confirmed in this year	Category of leased assets
---------------------------------	---	---------------------------

(4) Related-party guarantee

The Company was guarantor

In RMB

The Company was secured party

In RMB

Guarantor Guarantee amount Start date	End date	Execution accomplished or not
---------------------------------------	----------	-------------------------------

Notes

(5) Inter-bank lending of capital of related parties:

Related party	Amount borrowed and loaned	Initial date	Due date	Notes
Borrowed				
Loaned				

(6) Related party asset transfer and debt restructuring

In RMB

Related party Content	Occurred current term Occurred in previous term
-----------------------	---

(7) Rewards for the key management personnel

In RMB

Items	Occurred current term	Occurred in previous term
-------	-----------------------	---------------------------

- (8) Other related transactions
- 6. Receivable and payables due with related parties
- (1) Receivables

In RMB

		At end	of term	At beginning of term	
Project	Related parties	Book balance	Bad debt	Book balance	Bad debt
		BOOK Darance	provision	BOOK Darance	provision

(2) Payables

7.	Related	party	commitment
----	---------	-------	------------

8.Other

XIII. Stock payment

- 1. The Stock payment overall situation
- \Box Applicable $\sqrt{\text{Not applicable}}$
- 2. The Stock payment settled by equity
- ☐ Applicable √ Not applicable
- 3. The Stock payment settled by cash
- \Box Applicable $\sqrt{\text{Not applicable}}$
- 4. Modification and termination of the stock payment
- 5.Other

XIV. Commitments

1. Significant commitments

Significant commitments at balance sheet date

- 2. Contingency
- (1) Significant contingency at balance sheet date
- (2) The Company have no significant contingency to disclose, also should be stated

There was no significant contingency in the Company.

3.Other

XV. Events after balance sheet date

1. Significant events had not adjusted

Items	Content	Influence number to the Financial position and operating results	Reason of unable to estimate influence number
-------	---------	--	---

- 2. Profit distribution
- 3. Sales return
- 4. Notes of other significant events

XVI. Other significant events

- 1. The accounting errors correction in previous period
- (1) Retrospective restatement

In RMB

		Name of the influenced	
Content	Processing program	report items during	Accumulative impact
		comparison period	

(2) Prospective application

Content	Processing program	Reason of adopting prospective application
---------	--------------------	--

- 2. Debt restructuring
- 3. Replacement of assets
- (1) Non-monetary assets exchange
- (2) Other assets replacement
- 4. Pension plan
- 5. Discontinuing operation

In RMB

Items	Income	Expenses	Total profit	Income tax expenses	Net profit	Termination of the business profits attributable to the parent company owner

Other note

- 6. Segment information
- (1) Recognition basis and accounting policies of reportable segment
- (2) The financial information of reportable segment

Items	Off	fset during segments	Total	

- (3) There was no reportable segment, or the total amount of assets and liabilities of each part of reportable segment, shall disclose the reason.
- (4) Other notes
- 7. Other important transactions and events have an impact on investors' decision-making
- 8. Other

XVII. Notes of main items in the financial statements of the Parent Company

- 1. Accounts receivable
- (1) Accounts receivable classified by category

In RMB

	Closing balance				Opening balance					
Catego	Book b	alance		debt ision	Book	Book b	alance		debt ision	Book
ry	Amoun	Proport	Amoun	Proport	value	Amoun	Proport	Amoun	Proport	value
	t	ion %	t	ion %		t	ion %	t	ion %	
Of which										
Accrua 1 of bad debt provisi on by portfoli o	4,150,36 7.81	100.00%	1,291,49 6.94	31.17%	2,858,87 0.87	4,443,97 2.39	100.00%	1,291,49 6.94	29.06%	3,152,47 5.45
Of which										
Total	4,150,36 7.81	100.00%	1,291,49 6.94	31.17%	2,858,87 0.87	4,443,97 2.39	100.00%	1,291,49 6.94	29.06%	3,152,47 5.45

Accrual of bad debt provision by single item:

In RMB

Nomo	Closing balance				
Name	Book balance	Bad debt provision	Proportion	Reason	

Accrual of bad debt provision by portfolio: 1,291,496.94

In RMB

Nama	Closing balance			
Name	Book balance	Bad debt provision	Proportion	

Note:

Relevant information of the provision for bad debts will be disclosed with reference to the disclosure method of account receivables if the provision for bad debts of bills receivable is accrued according to the general model of expected credit loss:

☐ Applicable √ Not applicable

Disclosure by aging

Aging	Closing balance
Within 1 year (Including 1 year)	2,858,870.87

Amount

Over 3 years	1,291,496.94
Over 5 years	1,291,496.94
Total	4,150,367.81

(2) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision:

In RMB

		Amount of change in the curent period				
Category	Opening balance	Accrual	Reversed or collected amount	Write-off	Other	Closing balance

Of which the significant amount of the reversed or collected part during the reporting period

In RMB

		III TUVIE
Items	Reversed or collected amount	Method

(3) The actual write-off accounts receivable

Items

In RMB

Of which the significant actual write-off accounts receivable:						
In RM						
					Whether occurred	
Name	Nature	Amount	Reason	Process	from the related	
					transactions	

(4) The ending balance of other receivables owed by the imputation of the top five parties

Name	Amount	Proportion(%)	Bad debt provision
Chongqing Jianshe			
HANON Automobile	1 624 712 71	39.15%	
Termal Management	1,624,713.71	39.13%	
System Co., Ltd			
Chongqing Yamaha	1,212,981.11	29.23%	
Motorcycle Co., Ltd	1,212,981.11	29.23%	
Wuhan Longchang			
Company Wujiao Market	473,539.96	11.41%	473,539.96
Department			
China Aerospace Science			
and Technology	205 206 04	9.52%	205 206 04
Corporation long March	395,296.04	9.32%	395,296.04
Machinery Factory			
Chongqing Chihai			
Machine Manufacturing	145,999.35	3.52%	145,999.35
Co.,Ltd			
Total	3,852,530.17	92.83%	

- (5) Account receivable which terminate the recognition owning to the transfer of the financial assets
- (6) The amount of the assets and liabilities formed by the transfer and the continues involvement of accounts receivable

2. Other accounts receivable

In RMB

Items	Closing balance	Opening balance
Other accounts receivable	374,495.59	1,153,592.45
Total	374,495.59	1,153,592.45

- (1) Interest receivable
- 1) Category of interest receivable

In RMB

Items Closing balance Opening balance

2) Significant overdue interest

				Whether occurred
Borrower	Closing balance	Overdue time	Reason	impairment and its
				judgment basis

Other note:

- 3) Bad-debt provision
- ☐ Applicable √ Not applicable
- (3) Dividend receivable
- 1) Dividend receivable

In RMB

		III TEVIE
Items	Closing balance	Opening balance

2) Significant dividend receivable aged over 1 year

In RMB

				Whether occurred
Items	Closing balance	Aging	Reason	impairment and its
				judgment basis

Other notes:

3)Bad-debt provision

☐ Applicable √ Not applicable

Other note:

(3) Other accounts receivable

1) Other accounts receivable classified by the nature of accounts

In RMB

Nature	Closing book balance	Opening book balance	
Petty cash	374,495.59	1,153,592.45	
Total	374,495.59	1,153,592.45	

2) Provision for bad debts

In RMB

	Stage 1	Stage 2	Stage 3	
Bad Debt Reserves	Expected credit losses over the next 12 months	Expected credit loss over life (no credit impairment)	Expected credit losses for the entire duration (credit impairment occurred)	Total
Balance as at January 1, 2022	3,888,107.41		1,794,389.91	5,682,497.32
Balance as at January 1, 2022 in current				
Balance as at June 30,2022	3,888,107.41		1,794,389.91	5,682,497.32

Loss provision changes in current period, change in book balance with significant amount

☐ Applicable √Not applicable

Disclosure by aging

In RMB

Aging	Closing balance
Within 1 year(Including 1 year)	374,495.59
1-2 years	1,223,146.45
2-3 years	255,723.62
Over 3 years	4,203,627.25
Over 5 years	4,203,627.25
Total	6,056,992.91

3) Accounts receivable withdraw, reversed or collected during the reporting period

The withdrawal amount of the bad debt provision:

In RMB

Category		Amount of change		
	Opening balance	Accrual	Reversed or collected	Closing balance
		Acciual	amount	

Of which the significant amount of the reversed or collected part during the reporting period

In RMB

		III TUVID
Items	Reversed or collected amount	Method

4) The actual write-off accounts receivable

In RMB

	miun
Items	Amount
	•

Of which the significant actual write-off accounts receivable:

Name	Nature	Amount	Reason	Process	Whether occurred from the related
------	--------	--------	--------	---------	-----------------------------------

Notes of the write-off other accounts receivable:

5) Top 5 of the closing balance of the other accounts receivable collected according to the arrears party

In RMB

Name				Portion in	Bad debt
	Nature	Year-end balance	Aging	total other	provision of
			Aging	receivables(%	year-end
)	balance

6) Accounts receivable involved with government subsidies

In RMB

Name	Project of government	Opening balance	Closing balance	Estimated received time, amount and basis
------	-----------------------	-----------------	-----------------	---

- 7) Other account receivable which terminate the recognition owning to the transfer of the financial assets
- 8) The amount of the assets and liabilities formed by the transfer and the continues involvement of other accounts receivable

Other note:

3. Long-term equity investment

In RMB

		Closing balance		Opening balance			
Items	Book balance	Provision for impairment	Book value	Book balance	Provision for impairment	Book value	
Investments							
in	199,045,443.95		199,045,443.95	199,045,443.95		199,045,443.95	
subsidiaries							
Investments							
in associates	206,357,226.82		206,357,226.82	201,984,268.72		201,984,268.72	
and joint	200,557,220.82		200,557,220.82	201,984,208.72		201,964,206.72	
ventures							
Total	405,402,670.77		405,402,670.77	401,029,712.67		401,029,712.67	

(1) Investments in subsidiaries

Investees	Opening balance		Increase		Closing		
		Add investment	Decreased investment	Withdrawn impairment provision	Other	Closing balance	balance of impairment provision
Chongqing Jianshe Automobil e A/C Co., Ltd.	160,000,000. 00					160,000,000. 00	

Chongqing Pingshan TK Carburetor Co., Ltd	39,045,443.9			39,045,443.9	
Total	199,045,443. 95			199,045,443. 95	

(2) Investments in associates and joint ventures

In RMB

			Increases	decreases/	s in the cu	ırrent yeaı	•			
Invest ee	Openi ng Balanc e	Addit ional inves tment		Other compr ehensi ve incom e	Chang es in other equity	Declar ation of cash divide nds or profits	Impair ment provisi on	Other	Closin g balanc e	Balanc e of provisi on for impair ment
1. Joint	ventures									
Jiansh										
e	201,984		4,372,9						206,357	
HAN	,268.72		58.10						,226.82	
ON										
Subtot	201,984		4,372,9						206,357	
al	,268.72		58.10						,226.82	
2. Asso	ociates									
Total	201,984		4,372,9						206,357	
Total	,268.72		58.10						,226.82	

(3) Other note

4. Operation income and operation cost

In RMB

Items	Occurred current term		Occurred in previous term	
	Income	Cost	Income	Cost
Major business turnover	121,003,695.74	125,811,724.28	291,221,279.33	282,009,975.23
Other business income	4,484,123.70	4,323,081.91	6,250,780.86	5,000,602.46
Total	125,487,819.44	130,134,806.19	297,472,060.19	287,010,577.69

Income related information:

Type	Division 1	Division 2	Total 合计
Commodity type			
Including:			
By operating area			
Including:			
Market or customer			
type			

Including:			
Constrict type			
Including:			
By the time of			
commodity transfer			
Including:			
by contract term			
Including:			
By sales channel			
Including:			
	_	_	
Total			

Information related to performance obligations

According to the contract, the company delivers the goods to the agreed place or the third-party logistics company. Each month, the customer issues a notice of account according to the actual consumption of the production. The sales clerk issues an invoice according to the customer's notice of account, combined with the customer's consumption, contract unit price, notice of account, etc. As the time point of control transfer, the sales revenue is recognized. The credit period given by the company to customers is determined according to the credit risk of customers, and there is no significant financing component.

Information related to the transaction price apportioned to the residual performance obligation: The amount of revenue corresponding to performance obligations of contracts signed but not performed or not fully performed yet was 756,710.96 Yuan at the period-end, among which RMB756,710.96 Yuan was expected to be recognized in 2022.

Other note:

5. Investment income

In RMB

Items	Occurred current term	Occurred in previous term	
Long-term equity investment	·		
income calculated by equity	4,372,958.10	767,993.22	
method			
Total	4,372,958.10	767,993.22	

6.Other

XVIII. Supplementary Information

1. Details of non-recurring gain/loss of the term

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

Items	Items Amount	
Non-current asset disposal	39,860,952.30	

gain/loss		
Government subsidy recognized in		
current gain and loss(excluding		
those closely related to the	1,201,869.22	
Company's business and granted		
under the state's policies)		
Reversal of the impairment		
provision for receivables subject to	389,692.61	
separate impairment test		
Other non-business income and	122 002 02	
expenditures other than the above	133,093.83	
Total	41,585,607.96	

Details of other profit and loss items that meet the non-recurring profit and loss definition

☐ Applicable \(\text{Not applicable} \)

None

For the Company's non-recurring gain/loss items as defined in the Explanatory Announcement No.1 on information disclosure for Companies Offering their Securities to the Public-Non-recurring Gains and Losses and its non-recurring gain/loss items as illustrated in the Explanatory Announcement No.1 on information Disclosure for Companies offering their securities to the public-non-recurring Gains and losses which have been defined as recurring gains and losses, it is necessary to explain the reason.

☐ Applicable \(\text{Not applicable} \)

Profit of the report period	Net income on asset, weighted	Earnings per share		
		Basic earnings per share	Diluted earnings per share	
Net profit attributable to				
common shareholders of	13.30%	0.1123	0.1123	
the Company				
Net profit attributable to				
the common owners of				
the PLC after deducting	-27.96%	-0.2361	-0.2361	
of non-recurring				
gains/losses				

- 3. Differences between accounting data under domestic and overseas accounting standards
- (1) . Simultaneously pursuant to both Chinese accounting standards and international accounting standards disclosed in the financial reports of differences in net income and net assets.
- □ Applicable □ √ Not applicable
- (2) . Differences of net profit and net assets disclosed in financial reports prepared under overseas and Chinese accounting standards.
- □ Applicable □ √ Not applicable
- (3) Explanation of the reasons for the differences in accounting data under domestic and foreign accounting stand ards. If the data that has been audited by an overseas audit institution is adjusted for differences, the name of the o verseas institution should be indicated
- 4.Other