FIYTA飞亚达

FIYTA Precision Technology Co., Ltd.

2024 Semi-annual Report

Aug. 21, 2024

Section 1 Important notes, contents and definitions

The Board of Directors, the Board of Supervisors, and the directors, supervisors, and senior management guarantee the truthfulness, accuracy, and completeness of the semi-annual report, with no false records, misleading statements, or significant omissions, and bear individual and joint legal responsibility.

Zhang Xuhua, the person in charge of the Company, Song Yaoming, the CFO, and Tian Hui, the Financial Manager (Accounting Supervisor) declare to ensure that the financial content in the semi-annual report is truthful, accurate, and complete.

All directors have attended the board meeting to review the semiannual report

The forward-looking descriptions such as future plans and development strategies included in this semi-annual report do not constitute the Company's substantive commitments to investors. Investors are advised to pay attention to investment risks.

The Company has described the existing macroeconomic risks, operational risks and other risks in detail in this report. Please refer to the section on the risks faced by the Company and the countermeasures in Section 3 Management discussion and analysis.

The Company plans to pay no cash dividend, no bonus shares, and no conversion of capital stock with provident funds.

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List of documents for future reference

- 1. Financial statements containing the signature and seal of the legal representative, the principal in charge of accounting, and the principal of accounting agency.
- The originals of all the company's documents and announcements publicly disclosed in the media designated by the CSRC during the reporting period.
- 3. Full text of 2024 semi-annual report with the signature of the legal representative.

Definition

Definitions	refers to	Description
The Company, Company, FIYTA	refers to	FIYTA Precision Technology Co., Ltd.
Aviation Industry	refers to	Aviation Industry Corporation of China, LTD.
AVIC INTL	refers to	AVIC International Holding Corporation
AVIC INTL holding	refers to	AVIC International Holding Co., Ltd.
AVIC Finance	refers to	AVIC Finance Co., Ltd.
Phase II restricted stock incentive plan	refers to	2018 A-Shares Restricted Stock Incentive Plan (Phase II)

Section 2 Company profile and key financial indicators

I. Company Profile

Stock name	FIYTA, FIYTA B	Stock code	000026, 200026	
Stock name before change (if any)	None			
Stock listing stock exchange	Shenzhen Stock Exchange	е		
Chinese name of the Company	FIYTA Precision Technology Co., Ltd.			
Chinese short name of the Company (if any)	The FIYTA company			
Foreign name of the Company (if any)	FIYTA Precision Technology Co., Ltd.			
Foreign short name of the Company (if any)	FIYTA			
Legal representative of the Company	Zhang Xuhua			

2. Contact person and contact information

	Secretary of the Board of Directors	Securities affairs representative
Name	Song Yaoming	Xiong Yaojia
Contact address	Floor 20, Fiyta Technology Building, Gaoxin South 1st Road, Nanshan District, Shenzhen 18th Floor, Fiyta Technology Building, Gaoxin South 1st Road Nanshan District, Shenzhen	
Telephone	0755-86013669	0755-86013669
Fax	0755-83348369	0755-83348369
E-mail	investor@fiyta.com.cn	investor@fiyta.com.cn

3. Other circumstances

1. Company contact information

The Company's registered address, office address and zip code, website, e-mail, etc. remained unchanged during the reporting period. For details, please refer to the 2023 Annual Report.

2. Information disclosure and storage location

The website of the stock exchange and the name and address of the media where the company discloses the semi-annual report, and the place where the company's semi-annual report is prepared remained unchanged during the reporting period. For details, please refer to the 2023 Annual Report.

3. Other relevant information

4. Main accounting data and financial indicators

Does the Company need to retrospectively adjust or restate the accounting data in previous years?

	The current reporting period	Same period last year	Change in the current reporting period compared to the same period last year
Operating revenue (RMB)	2,076,397,911.32	2,364,505,262.56	-12.18%
Net profit attributable to shareholders of the listed company (RMB)	147,138,482.34	187,395,067.23	-21.48%
Net profit attributable to shareholders of the listed company excluding non- recurring gains and losses (RMB)	140,445,221.81	177,352,543.66	-20.81%
Net cash flow from operating activities (RMB)	136,530,796.52	344,659,843.62	-60.39%
Basic earnings per share (RMB/share)	0.3568	0.4517	-21.01%
Diluted earnings per share (RMB/share)	0.3564	0.4517	-21.10%
Weighted average return on equity	4.36%	5.80%	-1.44%
	End of the current reporting period	End of the previous year	Change at the end of the current reporting period compared to the end of the previous year
Total assets (RMB)	4,147,991,663.46	4,204,260,897.08	-1.34%
Net assets attributable to shareholders of the listed company (RMB)	3,315,327,996.53	3,333,805,752.19	-0.55%

5. Differences in accounting data under domestic and overseas accounting standards

1. Differences in net profit and net assets in the financial reports disclosed in accordance with international accounting standards and Chinese accounting standards

Not applicable

2. Differences in net profit and net assets in the financial reports disclosed in accordance with overseas accounting standards and Chinese accounting standards

6. Non-recurring gains and losses items and amounts

Unit: RMB

Item	Amount	Notes
Loss/gain on disposal of non-current assets (including reversal of provision for asset impairment)	2,906,210.67	
Government grants recognized in current profit and loss (excluding those closely related to the Company's normal operations, in compliance with national policies, entitled in accordance with set standards, and having a sustained impact on the Company's profit and loss)	1,414,439.38	
Reversal of provision for impairment of receivables subject to individual impairment testing	3,302,930.73	
Other operating incomes and expenses excluding the above items	1,099,305.50	
Less: Income tax impact	2,029,625.75	
Total	6,693,260.53	

Specific circumstances of other items that meet the definition of non-recurring gains and losses:

Not applicable

Explanation of circumstances where items listed as non-recurring gains and losses in Explanatory Announcement No. 1 on Information Disclosure of Companies Issuing Securities Publicly - Non-recurring Gains and Losses are classified as recurring

Section 3 Management discussion and analysis

1. Main business of the Company during the reporting period

(1) Main business

The Company was founded and developed from aviation precision technology and material technology. Adhering to the values of "brand leadership, customer orientation, value creation, cooperative responsibility and learning innovation", with the mission of "inheriting the spirit of 'aircraft for the country' and creating a quality life", it focuses on the watch industry, forming a core business layout of self-owned watch brands and famous watch retail channels. In addition, the company actively explores and cultivates new businesses such as precision technology and smart wear, and is in a stage of continuous development.

The Company is deeply engaged in the construction of professional watchmaking capabilities and brand operations, and has a number of self-owned brands such as "FIYTA", "EMILE CHOURIET", covering different dimensions such as high-end, mass professional, fashion and cool. Among them, "FIYTA," a core proprietary brand, positions itself as a high-quality Chinese watch brand featuring aerospace watches. Adhering to the concept of "national" as the core and "trendy" as the form, it continues to create distinctive features, upgrading towards "youthfulness, high-end, and mainstream." At the same time, it continuously increases investment in technological innovation fields such as movement and technology applications. Leveraging the advantages of technology and quality, gradually establishing a leading position in the domestic industry and expanding its brand influence.

In order to seize the opportunities in the domestic famous watch market and promote the rapid development of its own brand, the Company established the "Harmony" famous watch retail channel. "Harmony" is dedicated to "becoming the premier comprehensive service provider for luxury watches." Through long-term and in-depth cooperation with numerous prestigious watch groups and brands, it has refined industry-leading operational management and customer service capabilities, establishing itself as one of the top professional high-end luxury watch chain brands in China.

In recent years, the Company has adhered to the development principle of "shared technology, shared industry roots, and aligned value." Leveraging its strength in precision technology and industry accumulation, it has expanded into the precision technology and smart wearable sectors, which have now taken shape.

(2) Its industry situation

During the reporting period, the National Bureau of Statistics announced that the total retail sales of consumer goods in the first half of the year increased by 3.7% YoY. The per capita disposable income of residents nationwide increased by 5.4% YoY. The domestic consumption market size and residents' consumption capacity have both improved, indicating a stable and positive market outlook. From the perspective of consumption structure, the main consumption is still concentrated in the field of daily necessities, the large-scale and optional consumption items are relatively weak; From the perspective of consumption channels, new offline formats and online channels have grown rapidly, while traditional offline department stores, brand stores and other channels have declined. Against this backdrop, with the iteration of domestic consumer demand and emerging technologies, the traditional watch consumption market is under significant pressure. According to the Federation of the Swiss Watch Industry, cumulative exports to mainland China in the first half of the year decreased by 21.6% year-on-year. Overall sales of watches across various price segments have declined, intensifying competition and notable differentiation among brands. The wearable device consumer market is developing rapidly. IDC Consulting released that the domestic smartwatch shipments in Q1 increased by 54.1% YoY, showing an optimistic trend. The Company will continue to

deepen customer research, enhance the core competitiveness of traditional watch business, and actively promote the development of new business such as smart wear to cope with market changes.

2. Analysis of core competitiveness

(1) Brand operation and management capabilities of the whole industry chain

The Company possesses integrated capabilities across the entire industry chain, including research and development, design, manufacturing, sales, and service. Through resource integration and business synergy, it continuously strengthens the differentiation of its core proprietary brand "FIYTA". During the reporting period, "FIYTA" brand won multiple awards including the Platinum and Gold awards at the 2024 MUSE Design Awards, credited to its innovative product lineup. With high-quality operational management on e-commerce platforms, the company has achieved multiple accolades including "2023 Annual Outstanding Merchant in the Jewelry and Gemstone Industry," "2023 Tmall New Trend Track Award," "Tmall Annual Live Streaming Award," "JD Annual Trend New Product Award," and "Douyin Annual Brand in Men's Fashion Apparel Industry." These achievements have significantly boosted the brand's influence and visibility.

(2) Refined channel operation and management capabilities

The Company maintains sales channels covering nationwide and select overseas countries and regions. Leveraging advanced channel operations management, it continuously optimizes store structures and enhances operational efficiency. During the reporting period, Harmony company was recognized as one of the "Top Ten Enterprises in Nanshan District for Wholesale and Retail Industry Value Added in 2023" due to its outstanding channel operations and comprehensive capabilities.

(3) Empowering the digital capabilities of the business

The Company possesses a digital retail system, CRM system, SAP system, and cloud stores among other digital platforms. By deepening digital applications across research and development, design, production, sales, and service, it empowers business development and enhances efficiency. Continuous strengthening of private domain operations and integration of online and offline channels are priorities, aimed at improving customer life cycle management capabilities. During the reporting period, core metrics such as new customer conversions and repeat purchases by existing customers have shown sustained improvement.

(4) Core technical capabilities of precision technology

As a national enterprise technology center with research and production platforms in Shenzhen and Switzerland, the company has been actively advancing breakthroughs in movement technology and applications of technology materials. It has accelerated the localization of key components such as movements. During the reporting period, the company achieved significant recognition by leading the completion of the first international standard ISO 14368-4:2020 in the watch industry initiated and led by China. This accomplishment earned the company the Second Prize of the Science and Technology Progress Award from the China Light Industry Federation. With the continuous demonstration and leading role in the industry, it helps to improve the standardization level in the industry, and was awarded the "Shenzhen Standard Innovation Demonstration Base".

(5) Construction capacity of professional talent team

The Company maintains a professional and stable workforce, continually investing in talent development based on the philosophy of "value creation." It explores comprehensive and flexible incentive mechanisms, fostering numerous industry-leading representatives in core areas such as design, research and development, and manufacturing.

3. Analysis of main business

Overview

In 1H24, the Company adhered to the principle of high-quality development, continued to implement the business strategies of "seeking progress while maintaining stability" and "defensive counterattack", carried out various operations and management work in an orderly manner, and promoted the sustainable development of various businesses. During the reporting period, under the environment of insufficient demand in the watch consumer market and weak consumption expectations, the company achieved operating income of nearly RMB 2,076,400,000, decreased by 12.18% YoY; The total profit was about RMB193,680,000, decreased by 20.79% YoY; At the same time, the Company focuses closely on refined operational management and risk control. The year-end asset-liability ratio stands at 20.07%, with net cash flow generated from operating activities amounting to nearly RMB137,000,000. The operational activities remain robust, and overall business risks are well-managed and controlled. Facing a challenging market environment, the Company remains steadfast in its development confidence and prioritizes shareholder returns. It has successfully implemented the 2023 annual cash dividend plan, distributing RMB4.00 per 10 shares (tax inclusive) to all shareholders. Additionally, the Company has executed a plan to repurchase and cancel 9.3558 million shares of domestically listed foreign capital shares (B-shares).

During the reporting period, the Company's main business initiatives are as follows:

(1) Continue to promote the upgrading of brand positioning and create brand differentiation

During the reporting period, the "FIYTA" brand, positioned as a high-quality Chinese watch brand with aerospace-themed watches, focused on its core product lineup. It concentrated resources on launching several aerospace-themed watches, including the Yun-20 Cross-Strait Time, Zhi-20 Triumph Edition, National Tide Golden Dragon Limited Edition, "Space Station" EVA Edition, and "Space Walk" Return Cabin Edition. Integrating marketing and sales through new media platforms, the Company conducted various activities to enhance brand visibility. These included appearances at Milan Fashion Week, live streaming events like "Walking with Brilliance," participation in the 2024 China Brand Day, and the appointment of Xia Zhiguang as brand ambassador. Special marketing campaigns such as "Sparkling Gold" and brand origin live streams were also launched. These efforts across multiple channels successfully created popular products like the "Little Golden Watch" and boosted the brand's presence significantly.

(2) Continue to promote the optimization of channel structure and give full play to the advantages of operation and management

During the reporting period, the "FIYTA" brand underwent a complete upgrade of its store image, focusing on aerospace-themed stores and comprehensive flagship stores like the Bo Guan series. The Company continued to optimize its channel structure by establishing presence in mainstream shopping centers in first and second tier cities. Additionally, it opened 17 new aerospace-themed stores, aiming to enhance brand visibility and consumer engagement through innovative retail experiences. Utilizing local lifestyle and Douyin live streaming, we have significantly enhanced our store's new media operational capabilities. We continue to strengthen online product development and build a self-operated live streaming matrix. During the "618" shopping festival, our e-commerce GMV achieved growth against the trend, ranking first nationwide in watch sales, with our hit product, "Little Golden Watch," making it to the top of major platforms' bestseller lists. Actively expand duty-free channels, and explore cooperation opportunities in airports, ports, cruise ships and other duty-free channels.

The retail of "Harmony" watches continues to focus on the four elements of "city, brand, business format and partner" to foster the high-quality development of mid-to-high-end brands and premium distribution channels. Deepen and refine excellent operation in an all-round way, and systematically improve operational efficiency from online, offline, stores, brands, members, services and other dimensions.

(3) Continue to increase investment in scientific and technological innovation and strengthen the hard core strength of precision technology

During the reporting period, the Company increased its investment in areas such as movement technology, technology material applications, and precision timing equipment. Building on the partial localization of movements in some products, the company continued to advance the localization of movements and the development of key components like balance springs.

(4) Continue to promote digital transformation and deepen platform application

During the reporting period, the Company continued to carry out digital operations, improving and iterating the digital retail system; Focusing on customer needs and profiles, optimized the member life cycle model to enhance core metrics such as conversion of potential customers and retention of existing customers, ensuring continuous improvement. Continuing with private domain operations, leveraged mini-programs to cultivate private domain traffic and develop activities like private domain group purchases. Continue to promote the integration of online and offline, attract customers to the offline stores through online customer acquisition, and launch businesses such as TikTok Local Life and JD to Home.

(5) Continue to promote the exploration of new business and cultivate new growth points

During the reporting period, the Company strengthened its precision technology business, enhancing its technical capabilities to meet the demands of complex and high-precision products. It also expanded into new customer segments. The smart wearable business continued to advance with upgrades in product and technological capabilities. There was a strong emphasis on enhancing both software and hardware technologies, along with new product development. Under the "Jeep" brand, new products such as the curved screen square smartwatch integrating AI technology were launched. Meanwhile, the "ADASHER" brand saw steady sales growth on platforms like TikTok and Kuaishou. Both new business segments achieved increased revenue during the reporting period.

YoY changes in main financial data

	The current reporting period	Same period last year	YoY increase/de crease	Reason for change
Operating revenue	2,076,397,911.32	2,364,505,262.56	-12.18%	Not applicable
Operating cost	1,304,482,455.55	1,512,527,481.83	-13.75%	Not applicable
Selling and Distribution Expenses	449,785,002.40	456,273,629.20	-1.42%	Not applicable
General and Administrative Expenses	89,213,932.54	104,621,729.61	-14.73%	Not applicable
Financial expenses	9,622,797.59	12,188,216.82	-21.05%	Not applicable
Income tax expense	46,545,035.11	57,131,519.56	-18.53%	Not applicable
R&D investment	27,525,998.33	28,161,470.54	-2.26%	Not applicable
Net Cash Flows from Operating Activities	136,530,796.52	344,659,843.62	-60.39%	Mainly due to a decrease in collection due to the decline in sales during the reporting period.
Net cash flows from operating activities	-83,646,605.14	-36,270,086.24	-130.62%	Mainly due to an increase in fixed deposits during the

				reporting period.
Net cash flows from financing activities	-153,122,505.66	-102,629,832.84	-49.20%	Mainly due to a YoY increase in dividends during the reporting period.
Net increase in cash and cash equivalents	-100,273,144.58	205,621,331.48	-148.77%	Mainly due to a decrease in collection and an increase in dividends during the reporting period.

Significant changes in the company's profit composition or profit source during the reporting period

Not applicable

Composition of revenue

Unit: RMB

	The current r	eporting period	Same period	l last year	YoY
	Amount	Proportion in revenue	Amount	Proportion in revenue	increase/ decreas e
Total operating revenue	2,076,397,911.32	100%	2,364,505,262.56	100%	-12.18%
By industry					
Watch business	1,910,698,928.67	92.03%	2,210,238,499.43	93.48%	-13.55%
Precision technology business	88,908,749.85	4.28%	67,709,263.28	2.86%	31.31%
Leasing business	70,906,534.63	3.41%	78,768,763.29	3.33%	-9.98%
Other	5,883,698.17	0.28%	7,788,736.56	0.33%	-24.46%
By product					
Watch brand business	384,620,560.57	18.52%	396,794,035.90	16.78%	-3.07%
Watch retail service business	1,526,078,368.10	73.51%	1,813,444,463.53	76.70%	-15.85%
Precision technology business	88,908,749.85	4.28%	67,709,263.28	2.86%	31.31%
Leasing business	70,906,534.63	3.41%	78,768,763.29	3.33%	-9.98%
Other	5,883,698.17	0.28%	7,788,736.56	0.33%	-24.46%
By region					
South China	985,168,650.24	47.44%	1,085,243,222.03	45.89%	-9.22%
Northwest China	299,728,304.42	14.44%	364,119,542.91	15.40%	-17.68%
North China	67,039,768.59	3.23%	127,379,519.35	5.39%	-47.37%
East China	258,928,020.96	12.47%	293,815,408.18	12.43%	-11.87%
Northeast China	175,024,033.83	8.43%	183,610,107.98	7.77%	-4.68%
Southwest China	290,509,133.28	13.99%	310,337,462.11	13.12%	-6.39%

The industry, product or region situation that accounts for more than 10% of the company's revenue or operating profit

Operating revenue	Operating cost	Gross profit rate	Increase or decrease in revenue compared with the same	Increase/ decrease in operating costs compared with the	Increase/d ecrease in gross profit rate compared with the same
			same	with the	same
			period last	same	period last

				year	period last year	year		
By industry	By industry							
Watch business	1,910,698,928.67	1,208,410,271.38	36.76%	-13.55%	-15.79%	1.68%		
Leasing business	70,906,534.63	18,450,234.17	73.98%	-9.98%	-5.58%	-1.21%		
By product								
Watch brand business	384,620,560.57	121,046,208.60	68.53%	-3.07%	-3.39%	0.11%		
Watch retail service business	1,526,078,368.10	1,087,364,062.78	28.75%	-15.85%	-16.97%	0.97%		
Leasing business	70,906,534.63	18,450,234.17	73.98%	-9.98%	-5.58%	-1.21%		
By region								
South China	985,168,650.24	623,886,476.28	36.67%	-9.22%	-8.82%	-0.28%		
Northwest China	299,728,304.42	183,377,627.30	38.82%	-17.68%	-22.12%	3.49%		
North China	67,039,768.59	36,074,332.54	46.19%	-47.37%	-55.25%	9.47%		
East China	258,928,020.96	163,307,282.94	36.93%	-11.87%	-15.30%	2.55%		
Northeast China	175,024,033.83	115,936,550.01	33.76%	-4.68%	-6.53%	1.31%		
Southwest China	290,509,133.28	181,900,186.48	37.39%	-6.39%	-6.91%	0.35%		

If the statistical caliber of the company's main business data is adjusted during the reporting period, the company's latest period main business data adjusted according to the caliber at the end of the reporting period

Not applicable

4. Analysis of non-main business

Not applicable

5. Analysis of assets and liabilities

1. Major changes in the composition of assets

	End of the current reporting period		End of last	End of last year		5
	Amount	Proportion in total assets Scale	Amount	Proportion in total assets Scale	decrease in proportion	Description of significant changes
Cash and bank balances	404,356,009.13	9.75%	504,629,153.71	12.00%	-2.25%	Not applicable
Accounts receivable	355,483,465.81	8.57%	323,142,761.64	7.69%	0.88%	Not applicable
Contract assets	0.00	0.00%	0.00	0.00%	0.00%	Not applicable
Inventories	2,128,331,242.49	51.31%	2,100,666,175.28	49.97%	1.34%	Not applicable
Investment properties	352,408,837.92	8.50%	360,255,832.14	8.57%	-0.07%	Not applicable
Long-term equity investments	51,952,479.36	1.25%	51,862,607.30	1.23%	0.02%	Not applicable
Fixed assets	345,651,268.72	8.33%	355,785,354.68	8.46%	-0.13%	Not applicable

Construction in progress	0.00	0.00%	0.00	0.00%	0.00%	Not applicable
Right-of-use assets	109,386,646.99	2.64%	109,452,481.64	2.60%	0.04%	Not applicable
Short-term loans	320,207,333.32	7.72%	250,187,763.87	5.95%	1.77%	Not applicable
Contract liabilities	18,804,742.85	0.45%	12,286,243.62	0.29%	0.16%	Not applicable
Long-term loans	0.00	0.00%	0.00	0.00%	0.00%	Not applicable
Lease liabilities	38,967,635.39	0.94%	43,526,352.52	1.04%	-0.10%	Not applicable

2. Main overseas assets status

Not applicable

3. Assets and liabilities measured at fair value

Not applicable

4. Restrictions status on assets rights as of the end of the reporting period

Not applicable

6. Analysis of investment status

1. General situation

Investment amount during the reporting period (RMB)	Investment amount in the same period of last year (RMB)	Change range
0.00	0.00	0.00%

2. Significant equity investment acquired during the reporting period

Not applicable

3. Significant non-equity investments in progress during the reporting period

Not applicable

4. Investment in financial assets

(1) Securities investment situation

(2) Derivatives investment situation

Not applicable

5. Use of raised funds

7. Sale of major assets and equity

1. Sale of major assets

Not applicable

2. Sale of significant equity

Not applicable

8. Analysis of major holding and participating companies

Major subsidiaries and joint-stock companies with an impact of more than 10% on the company's net profit

Company name	Compan y type	Main business	Registered Capital	Total assets	Net assets	Operating revenue	Operating profit	Net profit
Shenzhen Harmony World Watch Centre Co., Ltd.	Subsidiar y	Purchase and sale of clocks, watches and spare parts, and maintenance services.	600,000,000.00	2,146,593,585.53	1,267,998,351.53	1,491,476,340.69	140,134,226.41	105,581,743.58
FIYTA Sales Co., Ltd.	Subsidiar y	Design, R&D and sales of clocks and watches and spare parts.	450,000,000.00	460,179,857.41	332,262,404.66	220,462,510.20	-427,183.97	-458,594.99
Shenzhen FIYTA Precision Technology Co., Ltd.	Subsidiar y	Manufacture clocks and watches and spare parts.	180,000,000.00	370,702,161.73	289,668,637.64	158,313,978.09	1,707,991.78	3,049,605.05
Shenzhen FIYTA STD Co., Ltd.	Subsidiar y	Production and processing of precision spare parts.	50,000,000.00	202,513,032.94	168,548,184.30	99,625,145.51	5,407,080.74	5,344,683.21
FIYTA (HONG	Subsidiar	Trade and	137,737,520.00	276,082,909.22	247,632,736.89	35,039,348.10	2,389,182.26	2,246,702.64

Full text of 2024 Semi-annual Report of FIYTA Precision Technology Co., Ltd.

KONG) LIMITED	у	investment in						
		watches, clocks						
		and accessories.						
Emile Chouriet		Design, R&D and						
	Subsidiar	sales of clocks	41,355,200.00	128,961,909.87	56,740,989.91	33,412,304.61	4,271,470.01	2,527,225.93
Horologe (Shenzhen) Co., Ltd.	у	and watches and	41,333,200.00	120,901,909.01	30,740,969.91	33,412,304.01	4,271,470.01	2,321,223.93
Co., Lid.		spare parts.						

Acquisition and disposal of subsidiaries during the reporting period

Not applicable

Description of main holding and participating companies

9. Structured entities controlled by the company

Not applicable

10. Risks faced by the company and countermeasures

(1) Consumer market risk

At present, the domestic consumer market is in a weak recovery state, and residents' consumption preference is rational and cautious. The watch consumption industry in which the company is located is still under pressure. On the one hand, the company will continue to focus on its core business, intensifying efforts in differentiated product development and increasing the proportion of aerospace series products. It will strengthen precision management capabilities, enhance channel operational efficiency, and promote expansion of market share for the brand. On the other hand, it will accelerate the cultivation of strategic emerging industries and seek breakthroughs in industrial transformation and upgrading.

(2) Consumption outflow risk

With the recovery of travel in Hong Kong and overseas, the domestic consumer market is facing diversion pressure. The company will continue to strengthen digital construction and application, improve customer life cycle management and service capabilities, and enhance customer stickiness; Seize market opportunities and continue to develop overseas business and duty-free channel business.

11. Implementation of the action plan of "double improvement of quality and return"

Whether the company has disclosed the announcement of the action plan of "double improvement of quality and return".

No

Section 4 Corporate governance

1. Information on the annual general meeting and temporary general meeting held during the reporting period

1. General meeting of shareholders during the reporting period

Inaugural meeting	Type of meeting	Scale of investor participation	Date of the meeting	Disclosure date	Meeting resolution
2023 annual general meeting	Annual general meeting	42.01%	April 18, 2024	April 19, 2024	For details, please refer to the Announcement on Resolutions of the 2023 Annual General Meeting 2024-016 disclosed by the company on www.cninfo.com.cn

2. Preferred shareholders with restored voting rights request to convene a temporary general meeting

Not applicable

2. Changes in Directors, Supervisors and Senior Management of the company

Name	Position held	Туре	Date	Reason
Hu Min	Chairman of the Board of Supervisors	Be elected	Jan. 4, 2024	He was elected as the Chairman of the 10th Board of Supervisors of the company at the 15th meeting of the 10 th Board of Supervisors.

3. Profit distribution and conversion of provident funds into capital stock during the reporting period

Not applicable

4. Implementation of the company's equity incentive plan, employee stock ownership plan or other employee incentive measures

1. Equity incentive

(1) The company's phase II restricted stock incentive plan

The company decided to launch the phase II Restricted Stock Incentive Plan during the 23rd Meeting of 9th Board of Directors on December 4, 2020, and its first extraordinary shareholders' meeting of 2021 on January 6. Following

approval at the 25th Meeting of 9th Board of Directors on January 15, 2021, the company ultimately granted 7.66 million restricted A-shares to 135 incentive recipients at a price of RMB7.60 per share. This grant was completed and listed on January 29, 2021. For details, please refer to the relevant announcement disclosed on www.cninfo.com.cn on January 16, 2021. The specific implementation during the reporting period is as follows:

Upon approval at the 18th meeting of the 10th Board of Directors and the 2023 Annual General Meeting of Shareholders, the company decided to repurchase and cancel 10,020 restricted A-shares originally granted to a former incentive recipient who had left the company but still held restricted shares that were not yet released from lock-up. For details, please refer to the relevant announcements of the company disclosed on www.cninfo.com.cn on March 14, 2024, April 19, 2024 and July 3, 2024.

2. Implementation of employee stock ownership plan

Not applicable

3. Other employee incentive measures

Section 5 Environmental and social responsibility

1. Major environmental protection issues

Whether the listed companies and their subsidiaries classified as key pollutant discharging units designated by the Ministry of Environmental Protection

No

Administrative penalties due to environmental issues during the reporting period

Not applicable

Refer to other environmental information disclosed by key pollutant discharging units

The company strictly abides by the Law of the People's Republic of China on the Prevention and Control of Atmospheric Pollution, the Law of the People's Republic of China on Prevention of Environmental Pollution Caused by Solid Waste, the Law of the People's Republic of China on Prevention and Control of Water Pollution and other laws and regulations, and carries out pollutants management. The company and its subsidiaries are not key pollutant discharging units.

Measures taken to reduce its carbon emissions during the reporting period and their effects

The company continues to actively respond to the call for "carbon peaking by 2030 and carbon neutrality by 2060", carrying out daily monitoring of resource and energy consumption, exploring energy-saving and emission reduction space. At the same time, promote energy-saving and emission reduction strategies in the management of raw materials, production accessories, and office supplies.

Reasons for not disclosing other environmental information

Not applicable

2. Social responsibility

For many years, the company has been actively fulfilling its social responsibilities, consistently publishing annual special social responsibility reports for seventeen years. In 2024, for the first time, the annual "Social Responsibility Report" has been upgraded to an "Environmental, Social, and Governance (ESG) Report". For the latest information, please refer to the 2023 Environmental, Social and Governance (ESG) Report disclosed by the company on www.cninfo.com.cn on March 14, 2024.

Section 6 Significant events

1. The company's actual controller, shareholders, related parties, acquirers, and the company itself committed to fulfilling all commitments to relevant parties during the reporting period, with any outstanding commitments as of the end of the reporting period either fulfilled or overdue.

Not applicable

2. Non-operating occupation of funds by controlling shareholders and other related parties of listed companies

Not applicable

3. External guarantee in violation of regulations

Not applicable

4. Appointment and dismissal of accounting firms

Whether the semi-annual financial report has been audited No

5. Explanation of the Board of Directors and the Board of Supervisors on the "non-standard audit report" of the accounting firm during the reporting period

Not applicable

6. Explanation of the Board of Directors on the "non-standard audit report" of the previous year

Not applicable

7. Matters relating to bankruptcy reorganization

Not applicable

8. Litigation matters

Not applicable

9. Penalties and rectification

10. Integrity status of the company and its controlling shareholders and actual controllers

Not applicable

11. Major related party transactions

1. Related party transactions related to daily operations

Not applicable

2. Related party transactions arising from the acquisition or sale of assets or equities

Not applicable

3. Related party transactions of joint external investment

Not applicable

4. Related claims and debts

Not applicable

5. Transactions with related financial companies

Deposit business

					Amount for the	current period	
Related party	Relationshi p	Maximum daily deposit limit (RMB10,00	Range of deposit interest rates	Beginning balance (RMB10,00	Total deposits in the current period (RMB10,000)	Total withdrawal amount in the current period (RMB10,000)	Ending balance (RMB10, 000)
AVIC Finance	Finance company with related relationship	80,000	0.205%- 1.25%	46,774	247,761	256,456	38,079

Loan business

					Amount for the		
Related party	Relationshi p	Loan limit (RMB10,00 0)	Loan rate Scope	Beginning balance (RMB10,000	Total loan amount in the current period (RMB10,000)	Total repayment amount in the current period (RMB10,000)	Ending balance (RMB10, 000)
AVIC Finance	Finance company with related relationship	80,000	Not higher than 1Y LPR interest	0	0	0	0

rate				
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Credit granting or other financial business

During the reporting period, the company's daily maximum associated balance of deposits and loans with Aviation Industry Financial did not exceed the limits stipulated in the financial services agreement. Additionally, no credit or other financial transactions occurred. At the same time, the company issued the Risk Assessment Report on Related Deposits and Loans with AVIC Finance Co., Ltd. every six months in response to the above matters.

6. Transactions between financial companies controlled by the company and related parties

Not applicable

7. Other major related party transactions

The 18th meeting of the 10th Board of Directors held on March 12, 2024, and the 2023 Annual General Meeting of Shareholders convened on April 18, 2024, approved the proposal regarding anticipated routine related-party transactions for the year 2024. During the reporting period, the cumulative transaction amount of the company's related transactions relating to daily operations was within the annual estimated range.

Inquiry related to the disclosure website of interim report on major related transactions

Name of temporary announcement	Disclosure date of provisional announcement	Disclosure of website name in temporary announcement
Announcement on Resolutions of the 18th Meeting of the 10th Board of Directors 2024-006	Mar. 14, 2024	http://www.cninfo.com.cn/
Announcement on Prediction of Daily Related Party Transactions 2024-009	Mar. 14, 2024	http://www.cninfo.com.cn/
Announcement on Resolutions of 2023 Annual General Meeting of Shareholders 2024-016	April 19, 2024	http://www.cninfo.com.cn/

12. Major contracts and their performance

1. Trusteeship, contracting and leasing matters

(1) Trusteeship

Not applicable

(2) Contracting

Not applicable

(3) Leasing

Not applicable

2. Major guarantee

Unit: RMB10,000

External guarantees provided by the company and its subsidiaries (excluding guarantees provided to subsidiaries)

Name of guarant ee object	Announ cement disclosu re date related to guarant ee limit	Guarant ee limit	Actual date	Actual guarant eed amount	Guarant ee type	Collater al (if any)	Counter - guarant ee (if any)	Guarant ee period	Whethe r the perform ance has been complet ed	Whethe r it is a guarant ee for related parties
Not applica ble										
	reporting		0	Total amount of guarantee the period (A	reporting					0
external approved	mount of guarantee at the of the period		0	balance a	actual guarantee at the end reporting 4)					0
			Guarantees	s provided l	by the comp	pany to its	subsidiaries	3		
Name of guarant ee object	Announ cement disclosu re date related to guarant ee limit	Guarant ee limit	Actual date	Actual guarant eed amount	Guarant ee type	Collater al (if any)	Counter - guarant ee (if any)	Guarant ee period	Whethe r the perform ance has been complet ed	Whethe r it is a guarant ee for related parties
Shenzh en Harmon y World Watch Centre Co., Ltd.	Mar. 18, 2023	30,000	Decem ber 30, 2023	12,000	Joint liability guarant ee			1	No	No
Total amo guaranted approved subsidiari the report period (B	es for ies during ting		60,000	Total actuamount of guarantee provided subsidiarithe report period (B.	f es to es during ting					0
guarantee subsidiari end of the	Total approved guarantee limit for subsidiaries at the end of the reporting period (B3)		60,000	Total actual guarantee balance for subsidiaries at the end of the reporting period (B4)						12,000
			Guarante	es provide	d by subsid	iaries to su	bsidiaries			
Name	Announ	Guarant	Actual	Actual	Guarant	Collater	Counter	Guarant	Whethe	Whethe

of guarant ee object	cement disclosu re date related to guarant ee limit	ee limit	date	guarant eed amount	ee type	al (if any)	guarant ee (if any)	ee period	r the perform ance has been complet ed	r it is a guarant ee for related parties
Not applica ble										
guarantee approved subsidiari the	Total amount of guarantees approved for subsidiaries during		Total actual amount of guarantees provided to subsidiaries during the reporting period (C2)							
guarantee subsidiari	approved e limit for es at the of the period		0	for subsi	actual balance diaries at of the period					0
		Total amo	ount of corp	orate guar	antees (i.e.	the total of	f the top thr	ee items)		
Total amo guarantee approved the report period (A1+B1+0	e during ting		60,000	Total actuamount of guarantee the report period (A2+B2+0	f e during ting					0
Total app guarantee the end o reporting (A3+B3+0	e limit at f the period		60,000	Total actu guarantee at the end reporting (A4+B4+0	e balance d of the period					12,000
guarante	ortion of act e (i.e. A4+B s net asset	4+C4) in th								3.62%
In which:										
	of guaranted lers, actual arties (D)	•								0
indirectly object wit	Balance of debt guarantee directly or indirectly provided to the guaranteed object with the asset/liability ratio exceeding 70% (E)									0
	ount of guar et assets (F		eding							0
	ount of the a es (D+E+F)			0						
the guara	nexpired gu ntee liability ce showing	y occurred	or there						Not a	applicable

assume joint and several liability during the reporting period (if any)	
Description of external guarantee provided in violation of prescribed procedures (if any)	Not applicable

Specific description of the composite guarantee

Not applicable

3. Entrust financing

Not applicable

4. Other major contracts

Not applicable

13. Notes to other major events

(1) Matters concerning the continuing contract of the accounting firm

The company's 18th meeting of the 10th Board of Directors and the 2023 Annual General Meeting of Shareholders have resolved to continue appointing Dahua Certified Public Accountants (Special General Partnership) as the auditor for the company's 2024 financial statements and internal controls for a term of one year. For detailed information, please refer to the company's announcements "Announcement on the Continued Appointment of Accounting Firm 2024-011" and "2023 Annual General Meeting of Shareholders Resolution Announcement 2023-016" disclosed on CNINFO on March 14, 2024, and April 19, 2024, respectively.

(2) Repurchase of a portion of domestic listed foreign shares (B-shares)

The Company's 11th meeting of the 10th Board of Directors and the 2022 Annual General Meeting of Shareholders approved the Plan for the Repurchase of a Portion of Domestic Listed Foreign Shares (B-shares), and subsequently disclosed the repurchase report and a series of progress announcements in accordance with relevant regulations. As of April 25, 2024, the implementation of the repurchase plan has been completed, and the repurchased 9,355,763 B-shares have been canceled on May 10, 2024. For detailed information, please refer to the company's announcements "Announcement on the Expiration and Implementation Results of the Repurchase of Certain Domestically Listed Foreign Shares (B Shares) 2024-020" and "Announcement on the Completion of the Cancellation of Repurchased Domestically Listed Foreign Shares (B Shares) and Share Changes 2024-021," disclosed on CNINFO on April 26, 2024, and May 14, 2024, respectively.

14. Major events of the company's subsidiaries

Section 7 Changes in shares and shareholders

1. Changes in shares

1. Changes in shares

Unit: Shares

	Before this of	change		Increase	e/decrease	in this change	e (+, -)	After this change	
	Quantity	Scale	Issu e New shar es	Right s issue	Capital convers ion of provide nt funds	Other	Sub-total	Quantity	Scale
1. Restricted shares	2,729,860	0.66%	0	0	0	-153,940	-153,940	2,575,920	0.63%
1. State- owned shares	0	0.00%	0	0	0	0	0	0	0.00%
2. State- owned legal person shareholdi ng	0	0.00%	0	0	0	0	0	0	0.00%
3. Other domestic shareholdi ng	2,729,860	0.66%	0	0	0	-153,940	-153,940	2,575,920	0.63%
Includi ng: domestic legal person shareholdi ng	0	0.00%	0	0	0	0	0	0	0.00%
Dome stic natural person shareholdi ng	2,729,860	0.66%	0	0	0	-153,940	-153,940	2,575,920	0.63%
4. Foreign shareholdi ng	0	0.00%	0	0	0	0	0	0	0.00%
Includi ng: overseas legal person	0	0.00%	0	0	0	0	0	0	0.00%

shareholdi ng									
Overs eas natural persons shareholdi ng	0	0.00%	0	0	0	0	0	0	0.00%
2. Non-restricted shares	412,490,110	99.34%	0	0	0	-9,201,823	-9,201,823	403,288,287	99.37%
1. RMB ordinary shares	362,553,413	87.31%	0	0	0	153,940	153,940	362,707,353	89.37%
2. Domestic listed foreign shares	49,936,697	12.03%	0	0	0	-9,355,763	-9,355,763	40,580,934	10.00%
3. Overseas listed foreign shares	0	0.00%	0	0	0	0	0	0	0.00%
4. Others	0	0.00%	0	0	0	0	0	0	0.00%
3. Total number of shares	415,219,970	100.00	0	0	0	-9,355,763	-9,355,763	405,864,207	100.00

Reasons for change in shares

- 1. During the reporting period, due to the adjustment of the transferable quota for senior management, 153,940 shares with sales restrictions were reduced (corresponding to an increase in unrestricted shares, with the total capital stock remaining unchanged).
- 2. During the reporting period, as the company completed the implementation of the repurchase plan for certain domestically listed foreign shares (B shares), the repurchased B shares were canceled, reducing 9,355,763 unrestricted shares (total capital stock decreased).

In view of the above reasons, at the end of the reporting period, the total share capital of the company decreased by 9,355,763 shares, and the total share capital decreased from 415,219,970 shares to 405,864,207 shares.

Approval of change in shares

Upon the authorization and approval of the company's 2022 annual general meeting of shareholders, the company canceled the repurchased 9,355,763 B shares.

Transfer of change in shares

Upon the review and confirmation of China Securities Depository and Clearing Corporation Limited (CSDC) Shenzhen Branch, the company has completed the cancellation of B shares on May 10, 2024.

Implementation progress of share repurchase

The company's 11th meeting of the 10th Board of Directors and the 2022 Annual General Meeting of Shareholders reviewed and approved the "Plan for the Repurchase of Certain Domestically Listed Foreign Shares (B Shares)." For detailed information, please refer to the relevant announcements disclosed on www.cninfo.com.cn on March 18, 2023, and April 27, 2023.

As of April 25, 2024, the term of the share repurchase plan has expired and been fully implemented. The company cumulatively repurchased 9,355,763 domestically listed foreign shares (B shares) through the special securities account via centralized bidding, accounting for 2.25% of the company's total share capital. The highest transaction price for the repurchased shares was HKD8.00 per share, the lowest transaction price was HKD7.08 per share, and the total amount paid was HKD70,401,771.17 (excluding transaction fees). The aforementioned shares were canceled on May 10, 2024.

The implementation progress of the reduction of repurchased shares through centralized bidding Not applicable

The impact of the share changes on financial indicators such as basic earnings per share and diluted earnings per share for the most recent year and period, as well as net assets per share attributable to the company's ordinary shareholders, is as follows:

	Jan Jur	n. 2024	Year 2023		
Financial indicators	Before the change in shares	After the change of shares	Before the change in shares	After the change of shares	
Basic earnings per share (RMB/share)	0.3541	0.3568	0.8082	0.8191	
Diluted earnings per share (RMB/share)	0.3537	0.3564	0.8075	0.8183	
Net asset value per share (RMB/share) attributable to ordinary shareholders of the company.	7.98	8.17	8.03	8.21	

Other contents that the company deems necessary or required to be disclosed by securities regulator. Not applicable

2. Changes in restricted shares

Unit: Shares

Sharehol der name	Number of restricted shares at the beginning of the period	Number of restricted shares released in the current period	Number of restricted shares increase d in the current period	Number of restricted shares at the end of the period	Reason for restricted sales	Date of restricted sales released
Li Ming	160,080	40,013	0	120,067	Executive locked-in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for senior management was adjusted, the restricted shares held by senior management decreased by 40,013 shares. 2. The remaining restricted shares were unlocked according to the conditions for senior management locked shares and the company's equity incentive management measurement.
Pan Bo	160,050	0	12,487	172,537	Executive locked-in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for senior management was adjusted, the restricted shares held by senior management increased by 12,487 shares. 2. The remaining restricted shares were unlocked according to the conditions for senior management locked shares and the company's equity incentive management measurement.
Lu Wanjun	160,050	40,013	0	120,037	Executive locked-in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for senior management was adjusted, the restricted shares held by senior management decreased by 40,013 shares. 2. The remaining restricted shares were unlocked according to the conditions for senior management locked shares and the company's equity incentive management measurement.
Liu Xiaomin g	160,050	40,013	0	120,037	Executive locked-in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for senior management was adjusted, the restricted shares held by senior management decreased by 40,013 shares.

						2. The remaining restricted shares were unlocked according to the conditions for senior management locked shares and the company's equity incentive management measurement.
Tang Haiyuan	107,550	26,888	0	80,662	Executive locked-in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for senior management was adjusted, the restricted shares held by senior management decreased by 26,888 shares. 2. The remaining restricted shares were unlocked according to the conditions for senior management locked shares and the company's equity incentive management measurement.
Chen Libin	60,120	0	0	60,120	Unlocked restricted shares	The remaining restricted shares were unlocked according to the company's equity incentive management measurement.
Bao Xianyon g	40,080	0	0	40,080	Unlocked restricted shares	The remaining restricted shares were unlocked according to the company's equity incentive management measurement.
Sun Lei	40,080	0	0	40,080	Unlocked restricted shares	The remaining restricted shares were unlocked according to the company's equity incentive management measurement.
Sheng Li	40,080	0	0	40,080	Unlocked restricted shares	The remaining restricted shares were unlocked according to the company's equity incentive management measurement.
Other sharehol ders	1,801,720	19,500	0	1,782,220	The quit senior management's locked- in shares and unlocked restricted shares	1. At the beginning of the period, the transferable quota for quit senior management was adjusted, the restricted shares held by senior management decreased by 19,500 shares. 2. The remaining restricted shares were unlocked according to the conditions for quit senior management locked shares and the company's equity incentive management measurement.
Total	2,729,860	166,427	12,487	2,575,920		

2. Issuance and listing of securities

Not applicable

3. Number of shareholders and their shareholding situation in the company

Unit: Shares

Total number of common shareholders at the end of the reporting period		27,671		Total number restored voting reporting per	0				
Shareholders holding more than 5% common stock or the top 10 common stock shareholders' shareholding details (excluding shares lent through refinancing)									
Sharehold er name	Sharehold Nature of shareholde		Number of common stock held at the end	Increase/d ecrease during the	Number of restricted common	Number of non- restricted common stock	Pledge and marking Or freezing situation		
	r	Scale	of the reporting period	reporting period	stock held	held	Status of shares	Quant ity	
AVIC Internatio nal Holding Co., Ltd.	State- owned legal person	40.16 %	162,977,32 7	0	0	162,977,327	Not applicabl e	0	
#Wu Jilin	Domestic natural person	4.87%	19,757,542	1,713,915	0	19,757,542	Not applicabl e	0	
Xu Guoliang	Domestic natural person	1.46%	5,924,268	-1,318,500	0	5,924,268	Not applicabl e	0	
Qiu Hong	Domestic natural person	0.62%	2,510,000	40,000	0	2,510,000	Not applicabl e	0	
#Zhu Rui	Domestic natural person	0.53%	2,145,200	738,100	0	2,145,200	Not applicabl e	0	
#Qu Yongjie	Domestic natural person	0.33%	1,341,900	55,100	0	1,341,900	Not applicabl e	0	
#Wang Xing	Domestic natural person	0.32%	1,302,500	481,100	0	1,302,500	Not applicabl e	0	
#Ge Zhongwei	Domestic natural person	0.29%	1,172,300	300,300	0	1,172,300	Not applicabl e	0	
Chen Hao	Domestic natural person	0.28%	1,149,543	47,900	0	1,149,543	Not applicabl e	0	
#Zhu Xian	Domestic natural person	0.25%	1,032,540	722,540	0	1,032,540	Not applicabl e	0	
	Strategic investors or Not applicable								

becoming the top 10 common stock shareholders due to placement of new shares (if any) (see Note 3)	
Explanation of the aforementioned shareholders' association or concerted action	The Company is unaware of whether the aforementioned 10 shareholders are related or constitute concerted actors.
Description of the above shareholders' involvement in the commissioned/entrusted voting rights and waiver of voting rights	The shareholder, AVIC International Holdings Limited, authorized a representative to exercise voting rights on behalf of the company at the 2023 annual general meeting of shareholders, representing 162,977,327 shares. For details of the voting results, please refer to the relevant announcements issued by the company on the website of www.cninfo.com.cn.
Special instructions on the existence of special repurchase accounts among the top 10 shareholders (if any) (see Note 11)	Not applicable

Shareholdings of the top 10 shareholders of non-restricted common stock (excluding shares lent through refinancing and shares locked by senior management)

Charabaldan mari	Number of non-restricted common stock	Type of shares	s			
Shareholder name	held at the end of the reporting period	Type of shares	Quantity			
AVIC International Holding Co., Ltd.	162,977,327	RMB ordinary shares	162,977,327			
#Wu Jilin	19,757,542	RMB ordinary shares	19,757,542			
Xu Guoliang	5,924,268	RMB ordinary shares	5,924,268			
Qiu Hong	5,924,268	RMB ordinary shares	5,924,268			
#Zhu Rui	2,145,200	RMB ordinary shares	2,145,200			
#Qu Yongjie	1,341,900	RMB ordinary shares	1,341,900			
#Wang Xing	1,302,500	RMB ordinary shares	1,302,500			
#Ge Zhongwei	1,172,300	RMB ordinary shares	1,172,300			
Chen Hao	1,149,543	RMB ordinary shares	1,149,543			
#Zhu Xian	1,032,540	RMB ordinary shares	1,032,540			
relationship or concerted actions between the top 10 holders of unrestricted common stock and that between the top 10 holders of unrestricted common stock and the top 10 common stock shareholders.	The Company is unaware of whether the afo constitute concerted actors.					
Explanation of the top 10 common stock shareholders' participation in securities margin trading	I. In addition to holding 10,202,377 shares through the ordinary securities account, Wu Jilin, the shareholder of the company, also holds 9,555,165 shares through the client credit trading guarantee securities account of CICC Wealth Management holding 19,757,542 shares in total; In addition to holding 307,100 shares through the ordinary securities account, Zhu Rui, the shareholder of the company, also holds 1,838,100 shares in the client credit trading					

(if any) (see Note 4)

guarantee securities account of First Capital Securities Co., Ltd., holding a total of 2,145,200 shares;

- 3. In addition to holding 59,000 shares through the ordinary securities account, Qu Yongjie, the shareholder of the company, also held 1,282,900 shares through the customer credit trading guarantee securities account of Shanxi Securities Co., Ltd., holding a total of 1,341,900 shares;
- 4. In addition to holding 882,500 shares through the ordinary securities account, Wang Xing, the shareholder of the company, also holds 420,000 shares through the customer credit trading guarantee securities account of China Merchants Securities co. Ltd. (CMS), holding a total of 1,302,500 share;
- 5. In addition to holding 672,300 shares through the ordinary securities account, Ge Zhongwei, the shareholder of the company, also held 500,000 shares through the customer credit trading guarantee securities account of Zheshang Securities Co., Ltd., holding a total of 1,172,300 shares;
- 6. In addition to holding 25,000 shares through the ordinary securities account, Zhu Xian, the shareholder of the company, also held 1,007,540 shares through the customer credit trading guarantee securities account of HuaChuang Securities Co., Ltd., holding a total of 1,032,540 shares.

Participation of shareholders holding more than 5%, the top 10 shareholders, and the top 10 shareholders of unlimited outstanding shares in securities margin trading

Not applicable

Changes in the top 10 shareholders, and the top 10 shareholders of unlimited outstanding shares due to securities margin trading compared to the previous period

Not applicable

Did the company's top 10 common stock shareholders and top 10 holders of unrestricted common stock engage in any agreed repurchase transactions during the reporting period

No

4. Changes in shareholdings of Directors, Supervisors and Senior Management

Not applicable

There was no change in the shareholding of the company's Directors, Supervisors and Senior Management during the reporting period. For details, please refer to the 2023 Annual Report.

5. Changes in controlling shareholders or actual controllers

Changes in controlling shareholders during the reporting period Not applicable

Change of actual controller during the reporting period

Section 8 Relevant information about preferred stock

Not applicable

Section 9 Bond-related information

Not applicable

Section 10 Financial statement

I. Audit Report

Whether the semi-annual report has been audited No

2. Financial statements

The unit of the financial statements in the notes is RMB

1. Consolidated balance sheet

Prepared by: FIYTA Precision Technology Co., Ltd.

June 30, 2024

Item	Ending Balance	Opening balance
Current assets:		
Cash and bank balances	404,356,009.13	504,629,153.71
Deposit reservation for balance		
Lending funds		
Trading financial assets		
Derivative financial assets		
Notes receivable	16,338,392.31	18,268,972.37
Accounts receivable	355,483,465.81	323,142,761.64
Receivables financing		
Prepayment	6,569,774.50	6,571,239.98
Premiums receivable		
Cession premiums receivable		
Provision of cession receivable		
Other receivables	59,436,540.53	57,725,792.00
Including: Interest receivable		
Dividend receivable		
Redemptory monetary capital for sale		
Inventories	2,128,331,242.49	2,100,666,175.28
Including: Data resources		
Contract assets		
Assets held for sale		
Non-current assets due within one year		
Other current assets	89,039,020.97	72,249,391.81
Total current assets	3,059,554,445.74	3,083,253,486.79

Non-current assets:		
Loans and advances offered		
Debt investment		
Other debt investment		
Long-term receivables		
Long-term equity investments	51,952,479.36	51,862,607.30
Other equity instrument		
investments		
Other non-current financial assets		
Investment properties	352,408,837.92	360,255,832.14
Fixed assets	345,651,268.72	355,785,354.68
Construction in progress		
Productive biological assets		
Oil and gas assets		
Right-of-use assets	109,386,646.99	109,452,481.64
Intangible assets	30,848,580.73	31,664,380.77
Including: Data resources		
Development expenditures		
Including: Data resources		
Goodwill		
Long-term prepaid expenses	120,110,202.46	122,324,355.13
Deferred income tax assets	75,893,868.97	80,227,771.46
Other non-current assets	2,185,332.57	9,434,627.17
Total non-current assets	1,088,437,217.72	1,121,007,410.29
Total assets	4,147,991,663.46	4,204,260,897.08
Current liabilities:		
Short-term loans	320,207,333.32	250,187,763.87
Borrowing from the central bank		
Borrowed funds		
Trading financial liabilities		
Derivative financial liabilities		
Notes payable		
Accounts payable	131,372,308.62	173,825,907.71
Advances from customer	8,242,987.93	10,267,758.31
Contract liabilities	18,804,742.85	12,286,243.62
Financial assets sold for repurchase		
Deposits from customers and interbank		
Receivings from vicariously traded securities		
Funds received as stock underwrite		
Employee benefits payable	73,285,559.36	120,084,810.60

Taxes payable	52,552,871.74	64,188,161.31
Other payables	110,793,067.03	121,937,801.07
Including: Interest payable		
Dividend payable	2,907,796.73	2,058,352.24
. ,	2,307,730.70	2,000,002.24
Service charges and commissions payable		
Cession premiums payable		
Liabilities held for sale		
Non-current liabilities due within one year	69,943,530.95	66,399,004.20
Other current liabilities	2,078,002.76	1,589,635.30
Total current liabilities	787,280,404.56	820,767,085.99
Non-current liabilities:	101,200,101.00	
Insurance contract reserve		
Long-term loans		
Bonds payable		
Including: preferred stock		
Perpetual bonds		
Lease liabilities	38,967,635.39	43,526,352.52
Long-term payables		
Long-term employee benefits payable		
Estimated liabilities		
Deferred income	952,785.69	952,785.69
Deferred tax liability	5,462,841.29	5,208,920.69
Other non-current liabilities	3,132,511123	3,233,323.33
Total non-current liabilities	45,383,262.37	49,688,058.90
		· · ·
Total liabilities	832,663,666.93	870,455,144.89
Owner's equity:	405.004.007.00	445.040.070.00
Share capital Other equity instruments	405,864,207.00	415,219,970.00
Including: preferred stock		
Perpetual bonds		
Capital reserve	936,080,193.96	990,159,033.17
Less: treasury stock	13,445,814.81	78,645,532.23
Other comprehensive income	13,747,808.17	19,325,335.93
Special reserve	3,765,015.42	3,223,158.06
Surplus reserves	275,010,401.50	275,010,401.50
General risk provisions		,, ,, ,, ,,
Undistributed profits	1,694,306,185.29	1,709,513,385.76
Total equity attributable to the owner		
of the parent company	3,315,327,996.53	3,333,805,752.19
Minority interests		
Total owner's equity	3,315,327,996.53	3,333,805,752.19
Total liabilities and owner's equity	4,147,991,663.46	4,204,260,897.08

2. Balance Sheet of parent company

Item	Ending Balance	Opening balance
Current assets:	Ü	
Cash and bank balances	309,352,375.23	308,230,255.35
Trading financial assets		
Derivative financial assets		
Notes receivable		
Accounts receivable	11,175,784.69	1,822,916.61
Receivables financing		
Prepayment		
Other receivables	646,226,304.77	696,328,419.85
Including: Interest receivable		
Dividend receivable		
Inventories	44,792.57	
Including: Data resources		
Contract assets		
Assets held for sale		
Non-current assets due within one year		
Other current assets	13,231,838.08	15,886,769.82
Total current assets	980,031,095.34	1,022,268,361.63
Non-current assets:		
Debt investment		
Other debt investment		
Long-term receivables		
Long-term equity investments	1,633,784,801.52	1,633,041,716.11
Other equity instrument investments		
Other non-current financial assets		
Investment properties	287,220,334.04	293,695,692.68
Fixed assets	202,865,789.95	207,209,890.94
Construction in progress		
Productive biological assets		
Oil and gas assets		
Right-of-use assets		
Intangible assets	22,875,581.52	23,460,211.70
Including: Data resources		
Development expenditures		
Including: Data resources		
Goodwill		
Long-term prepaid expenses	3,934,381.48	4,795,846.73

Deferred income tax assets	834,088.92	640,783.05
Other non-current assets	1,106,563.00	710,807.49
Total non-current assets	2,152,621,540.43	2,163,554,948.70
Total assets	3,132,652,635.77	3,185,823,310.33
Current liabilities:	, , ,	
Short-term loans	320,207,333.32	250,187,763.87
Trading financial liabilities	525,251,555152	200,101,100.01
Derivative financial liabilities		
Notes payable		
Accounts payable	3,325,588.05	2,285,657.88
Advances from customer		
	8,242,987.93	10,267,758.31
Contract liabilities	17 222 242 42	
Employee benefits payable	17,686,842.19	25,886,702.67
Taxes payable	3,322,230.50	3,322,241.54
Other payables	257,308,884.44	224,668,548.77
Including: Interest payable		
Dividend payable		
Liabilities held for sale		
Non-current liabilities due within one year		
Other current liabilities		
Total current liabilities	610,093,866.43	516,618,673.04
Non-current liabilities:		
Long-term loans		
Bonds payable		
Including: preferred stock		
Perpetual bonds		
Lease liabilities		
Long-term payables		
Long-term employee benefits payable		
Estimated liabilities		
Deferred income	952,785.69	952,785.69
Deferred tax liability	662,7 66.66	332,733.33
Other non-current liabilities		
Total non-current liabilities	952,785.69	952,785.69
Total liabilities	611,046,652.12	517,571,458.73
Owner's equity: Share capital	405,864,207.00	415,219,970.00
Other equity instruments	,,	
Including: preferred stock		
Perpetual bonds	038 050 600 77	002 027 520 00
Capital reserve Less: treasury stock	938,958,689.77 13,445,814.81	993,037,528.98 78,645,532.23
Other comprehensive income	10,7770,017.01	10,040,002.20

Special reserve		
Surplus reserves	275,010,401.50	275,010,401.50
Undistributed profits	915,218,500.19	1,063,629,483.35
Total owner's equity	2,521,605,983.65	2,668,251,851.60
Total liabilities and owner's equity	3,132,652,635.77	3,185,823,310.33

3. Consolidated income statement

	<u> </u>	Unit: RMB
Item	Semi-annual 2024	Semi-annual 2023
I. Total operating income	2,076,397,911.32	2,364,505,262.56
Including: Operating revenue	2,076,397,911.32	2,364,505,262.56
Interest income		
Premiums earned		
Income from service charges and commissions		
II. Total operating cost	1,892,890,643.96	2,129,534,984.07
Including: Operating costs	1,304,482,455.55	1,512,527,481.83
Interest expense		
Expenditures of service charges and commissions		
Surrender value		
Net payments for insurance claims		
Withdrawal of net provision for insurance contracts		
Expenditure of policy dividend		
Reinsurance costs		
Taxes and surcharges	12,260,457.55	15,762,456.07
Selling and Distribution Expenses	449,785,002.40	456,273,629.20
General and Administrative Expenses	89,213,932.54	104,621,729.61
R&D Expenditures	27,525,998.33	28,161,470.54
Financial expenses	9,622,797.59	12,188,216.82
Including: interest expenses	5,169,603.47	6,690,859.35
Interest income	2,185,535.51	2,432,180.03
Plus: other income	3,103,884.50	6,691,609.41
Investment income ("-" for losses)	313,834.17	-1,697,481.65
Including: income from investment in associates and joint ventures	89,872.06	-1,697,481.65
Gains from		

derecognition of financial assets measured at amortized cost		
Foreign exchange gains ("-" for losses)		
Net exposure hedging income ("-" for losses)		
Gains from changes in fair		
value ("-" for losses)		
Credit impairment losses ("-" for losses)	2,724,678.43	4,333,947.62
Asset impairment losses ("-" for losses)	28,336.82	
Asset disposal income ("-" for losses)	2,906,210.67	-76,689.73
3. Operating profits ("-" for losses)	192,584,211.95	244,221,664.14
Plus: non-operating revenue	1,378,138.85	596,523.83
Less: non-operating expenses	278,833.35	291,601.18
		· · · · · · · · · · · · · · · · · · ·
4. Total profits ("-" for total losses)	193,683,517.45	244,526,586.79
Less: income tax expenses	46,545,035.11	57,131,519.56
5. Net profits ("-" for net losses)	147,138,482.34	187,395,067.23
(I) Classified by business continuity 1. Net profit from continuing		
operations ("-" for net losses)	147,138,482.34	187,395,067.23
2. Net profit from discontinued		
operations ("-" for net losses)		
(II) Classified by ownership		
1. Net profit attributable to		
shareholders of the parent company	147,138,482.34	187,395,067.23
("-" for net losses)		
2. Minority interest income ("-" for net losses)		
VI. Net of tax from other		
comprehensive income	-5,577,527.76	9,405,009.07
Net amount of other		
comprehensive income after tax	-5,577,527.76	9,405,009.07
attributable to owners of the parent	-0,077,027.70	3,403,003.07
company		
(I) Other comprehensive incomes that cannot be reclassified		
into profit and loss		
1. Changes in re-		
measurement of the defined benefit		
plan		
2. Other comprehensive		
income that cannot be transferred to		
profit or loss under the equity method 3. Changes in fair value of		
other equity instrument investments		
4. Changes in fair value of		
enterprise's own credit risk		
5. Other		
(II) Other comprehensive income that can be re-classified into profit	-5,577,527.76	9,405,009.07

and loss		
1. Other comprehensive		
income that can be carried forward to		
profit and loss under the equity		
method		
2. Changes in fair value of		
other debt investments		
3. The amount of financial		
assets reclassified and included in		
other comprehensive income		
4. Credit impairment reserves		
of other debt investment		
5. Cash flow hedge reserve		
6. Translation difference of	-5,577,527.76	9,405,009.07
foreign currency financial statements	-5,511,521.10	9,403,009.07
7. Other		
Net of tax from other		
comprehensive income attributable to		
minority shareholders		
VII. Total comprehensive income	141,560,954.58	196,800,076.30
Total comprehensive income		
attributable to owners of the parent	141,560,954.58	196,800,076.30
company		
Total comprehensive income		
attributable to minority shareholders		
VIII. Earnings per share:		
(I) Basic earnings per share	0.3568	0.4517
(II) Diluted earnings per share	0.3564	0.4517

4. Profit Statement of Parent Company

Item	Semi-annual 2024	Semi-annual 2023
I. Operating revenue	95,651,893.86	92,042,875.14
Less: operating cost	28,763,610.04	22,121,058.14
Taxes and surcharges	3,754,920.70	3,858,296.21
Selling and Distribution Expenses	13,488,147.65	510,613.70
General and Administrative Expenses	27,338,182.18	29,511,087.70
R&D Expenditures	6,949,411.52	5,986,203.21
Financial expenses	-888,010.29	-103,859.98
Including: interest expenses	305,742.86	1,476,552.70
Interest income	1,605,624.26	1,953,770.61
Plus: other income	194,361.73	753,278.99
Investment income ("-" for losses)	89,872.06	-1,697,481.65
Including: income from investment in associates and joint ventures	89,872.06	-1,697,481.65

Gains from		
derecognition of financial assets		
measured at amortized cost ("-" for losses)		
,		
Net exposure hedging income ("-" for losses)		
Gains from changes in fair value ("-" for losses)		
Credit impairment losses ("-" for losses)	-520,369.57	-362,763.81
Asset impairment losses ("-" for losses)		
Asset disposal income ("-" for		
losses)	2,920,369.62	-37,783.55
2. Operating profits ("-" for losses)	18,929,865.90	28,814,726.14
Plus: non-operating revenue	973.45	8,037.20
Less: non-operating expenses	334,515.20	837.18
3. Total profits ("-" for total losses)	18,596,324.15	28,821,926.16
Less: income tax expenses	4,661,624.51	8,154,082.65
4. Net profits ("-" for net losses)	13,934,699.64	20,667,843.51
(1) Net profit from continuing		
operations ("-" for net losses) (2) Net profit from discontinued operations ("-" for net losses)	13,934,699.64	20,667,843.51
V. Net of tax of other comprehensive		
income		
(I) Other comprehensive		
incomes that cannot be reclassified		
into profit and loss 1. Changes in re-		
 Changes in remeasurement of the defined benefit 		
plan		
2. Other comprehensive income that cannot be transferred to		
profit or loss under the equity method		
3. Changes in fair value of other equity instrument investments		
4. Changes in fair value of		
enterprise's own credit risk 5. Other		
(II) Other comprehensive income		
that can be re-classified into profit		
and loss 1. Other comprehensive		
income that can be carried forward to		
profit and loss under the equity		
method		
2. Changes in fair value of		
other debt investments		
3. The amount of financial assets reclassified and included in		
other comprehensive income		
4. Credit impairment reserves		
1	1	

of other debt investment		
5. Cash flow hedge reserve		
6. Translation difference of		
foreign currency financial statements		
7. Other		
VI. Total comprehensive income	13,934,699.64	20,667,843.51
VII. Earnings per share:		
(I) Basic earnings per share		
(II) Diluted earnings per share		

5. Consolidated Cash Flow Statement

Item	Semi-annual 2024	Semi-annual 2023
I. Cash flows from operating activities:		
Cash received from sale of goods and rendering of services	2,242,943,860.28	2,544,494,031.57
Net increase in deposits from customers and interbank		
Net increase in borrowings from the central bank		
Net increase in funds borrowed from other financial institutions		
Cash received for premiums under the original insurance contract		
Net cash received from reinsurance business		
Net increase in deposits from the insured and investment funds		
Cash received for interest, service charges and commissions		
Net increase in borrowed funds Net increase in funds of repurchasing business		
Net cash received from vicariously traded securities		
Refund of taxes and surcharges	1,361,806.68	850,371.86
Cash received from other operating activities	22,763,002.95	37,298,851.19
Sub-total of cash inflow from operating activities	2,267,068,669.91	2,582,643,254.62
Cash paid for purchase of goods and rendering of services	1,493,308,339.25	1,584,272,785.87
Net increase in loans and advances to customers		
Net increase in deposits in the central bank and deposits from interbank		
Cash paid for the compensation under the original insurance contract		

Net increase in lending funds		
Cash paid for interest, service		
charges and commissions		
Cash paid for policy dividends		
Cash paid to and for employees	336,053,098.67	336,029,420.86
Taxes and fees paid	115,761,812.75	135,231,581.42
Other cash payments relating to		
operating activities	185,414,622.72	182,449,622.85
Sub-total of cash outflow from	2,130,537,873.39	2 227 002 444 00
operating activities	2,130,337,873.39	2,237,983,411.00
Net Cash Flows from Operating	136,530,796.52	344,659,843.62
Activities	100,000,100.02	311,000,010.02
II. Cash flows from investing		
activities: Cash received from disinvestment		
Cash received from investment		
income	196,270.19	
Net cash received from disposal of		
fixed assets, intangible assets and	4,813,262.87	3,545.41
other long-term assets	, ,	,
Net cash received from disposal of		
subsidiaries and other business units		
Cash received from other investing	120,049,969.61	
activities	120,0 10,000.01	
Sub-total of cash inflow from	125,059,502.67	3,545.41
investing activities		
Cash paid to acquire and construct fixed assets, intangible assets and	43,613,301.74	36,273,631.65
other long-term assets	43,013,301.74	30,273,031.03
Cash paid for investments		
Net increase in pledged loans		
Net cash paid to acquire		
subsidiaries and other business units		
Cash paid for other investing	405 000 000 07	
activities	165,092,806.07	
Sub-total of cash outflow from	208,706,107.81	36,273,631.65
investing activities	200,700,107.01	30,273,031.03
Net cash flows from operating	-83,646,605.14	-36,270,086.24
activities	,	
III. Cash flows from financing activities:		
Cash received from investors		
Including: Cash received from the		
investment of minority shareholders		
of the subsidiaries		
Cash received from borrowings	320,000,000.00	250,000,000.00
Cash received from other financing		
activities		
Sub-total of cash inflow from	320,000,000.00	250,000,000.00
financing activities		
Cash paid for debt repayments	250,000,000.00	150,000,000.00
Cash paid for distribution of		
dividends and profits or payment of	164,868,413.68	110,259,489.52
interest		
Including: Dividends and profits		
paid by subsidiaries to minority		

shareholders		
Cash paid for other financing activities	58,254,091.98	92,370,343.32
Sub-total of cash flows from financing activities	473,122,505.66	352,629,832.84
Net cash flows from financing activities	-153,122,505.66	-102,629,832.84
IV. Effect of exchange rate changes on cash and cash equivalents	-34,830.30	-138,593.06
V. Net increase in cash and cash equivalents	-100,273,144.58	205,621,331.48
Add: opening balance of cash and cash equivalents	504,629,153.71	313,747,463.64
VI. Closing balance of cash and cash equivalents	404,356,009.13	519,368,795.12

6. Cash Flow Statement of Parent Company

Item	Semi-annual 2024	Semi-annual 2023
I. Cash flows from operating activities:		
Cash received from sale of goods and rendering of services	92,269,424.38	84,192,699.46
Refund of taxes and surcharges		
Cash received from other operating activities	1,967,128,778.52	2,141,372,420.70
Sub-total of cash inflow from operating activities	2,059,398,202.90	2,225,565,120.16
Cash paid for purchase of goods and rendering of services	9,782,620.00	
Cash paid to and for employees	44,398,658.47	29,190,598.81
Taxes and fees paid	12,856,580.23	5,480,282.08
Other cash payments relating to operating activities	1,899,095,301.14	2,002,201,028.42
Sub-total of cash outflow from operating activities	1,966,133,159.84	2,036,871,909.31
Net Cash Flows from Operating Activities	93,265,043.06	188,693,210.85
II. Cash flows from investing activities:		
Cash received from disinvestment		
Cash received from investment income		
Net cash received from disposal of fixed assets, intangible assets and other long-term assets	4,741,325.47	200.00
Net cash received from disposal of subsidiaries and other business units		
Cash received from other investing activities		
Sub-total of cash inflow from investing activities	4,741,325.47	200.00
Cash paid to acquire and construct fixed assets, intangible assets and	1,946,698.06	4,515,871.59

-4114		
other long-term assets		
Cash paid for investments		
Net cash paid to acquire		
subsidiaries and other business units		
Cash paid for other investing		
activities		
Sub-total of cash outflow from	1,946,698.06	4,515,871.59
investing activities	, ,	,,-
Net cash flows from operating	2,794,627.41	-4,515,671.59
activities	_,. 0 .,0	1,010,011100
III. Cash flows from financing		
activities:		
Cash received from investors		
Cash received from borrowings	320,000,000.00	250,000,000.00
Cash received from other financing		
activities		
Sub-total of cash inflow from	320,000,000.00	250,000,000.00
financing activities	020,000,000.00	250,000,000.00
Cash paid for debt repayments	250,000,000.00	150,000,000.00
Cash paid for distribution of		
dividends and profits or payment of	164,868,413.68	110,259,489.52
interest		
Cash paid for other financing	79,409.91	35,483,644.86
activities	73,403.31	30,400,044.00
Sub-total of cash flows from financing	414,947,823.59	295,743,134.38
activities	414,947,023.39	293,743,134.30
Net cash flows from financing	-94,947,823.59	-45,743,134.38
activities	-94,947,023.39	-45,745,154.56
IV. Effect of exchange rate changes	10,273.00	109,517.02
on cash and cash equivalents	10,273.00	109,517.02
V. Net increase in cash and cash	1 122 110 99	138,543,921.90
equivalents	1,122,119.88	130,343,921.90
Add: opening balance of cash and	308,230,255.35	274 604 022 46
cash equivalents	306,230,233.33	274,691,023.16
VI. Closing balance of cash and cash	200 252 275 22	413,234,945.06
equivalents	309,352,375.23	413,234,945.00

7. Consolidated Statement of Changes in Owner's Equity

Amount in current period

							Semi-	-annual	2024						
		Equity attributable to owners of the parent company													
			her equ strumer		Сар	Les	Oth er	Spe	Sur	Gen	Und			Min	Tot al
Item	Sha re capi tal	Pref erre d stoc k	Per pet ual bon ds	Oth er	ital res erv e	s: trea sury stoc k	com pre hen sive inco me	cial res erv e	plus res erv es	eral risk pro visi ons	istri but ed prof its	Oth er	Sub - total	ority inte rest s	own er's equi ty
1. Balance	415				990	78,	19,	3,2	275		1,7		3,3		3,3
at the end	,21				,15	645	325	23,	,01		09,		33,		33,

of the previous year	9,9 70. 00		9,0 33. 17	,53 2.2 3	,33 5.9 3	158 .06	0,4 01. 50	513 ,38 5.7 6	805 ,75 2.1 9	805 ,75 2.1 9
Add: Change in accounting policy										
Co rrection of previous errors										
Ot her										
2. Balance at the beginning of the current year	415 ,21 9,9 70. 00		990 ,15 9,0 33. 17	78, 645 ,53 2.2 3	19, 325 ,33 5.9	3,2 23, 158 .06	275 ,01 0,4 01. 50	1,7 09, 513 ,38 5.7 6	3,3 33, 805 ,75 2.1	3,3 33, 805 ,75 2.1
3. Changes in increase/de crease in the current period ("-" for decrease)	9,3 55, 763 .00		54, 078 ,83 9.2 1	- 65, 199 ,71 7.4 2	5,5 77, 527 .76	541 ,85 7.3 6		15, 207 ,20 0.4 7	- 18, 477 ,75 5.6 6	18, 477 ,75 5.6 6
(I) Total comprehen sive income					5,5 77, 527 .76			147 ,13 8,4 82. 34	141 ,56 0,9 54. 58	141 ,56 0,9 54. 58
(II) Contribution and withdrawal of capital by owners	9,3 55, 763		54, 078 ,83 9.2	- 65, 199 ,71 7.4 2					1,7 65, 115 .21	1,7 65, 115 .21
1. Common stock contributed by owners	9,3 55, 763		54, 984 ,90 6.4 2	64, 340 ,66 9.4 2						
2. Capital invested by holders of other equity instruments										
3. Share- based payment recognized in owners'			906 ,06 7.2 1	859 ,04 8.0 0					1,7 65, 115 .21	1,7 65, 115 .21

equity								
4. Others								
(III) Profit distribution						162 ,34 5,6 82.	162 ,34 5,6 82.	- 162 ,34 5,6 82. 81
1. Withdrawal of surplus reserve								
2. Withdrawal of general risk reserves								
3. Distribution to owners (or shareholder s)						- 162 ,34 5,6 82. 81	- 162 ,34 5,6 82. 81	- 162 ,34 5,6 82. 81
4. Others								
(4) Internal carry-forward of owners' equity								
1. Capital reserve transferred to paid-in capital (or share capital)								
2. Surplus reserve transferred to paid-in capital (or share capital)								
3. Surplus reserve offsetting losses								
4. Changes in defined benefit plans carried forward to retained								

earnings										
5. Other comprehen sive income transferred to retained earnings										
6. Others										
(V) Special reserves						541 ,85 7.3 6			541 ,85 7.3 6	541 ,85 7.3 6
1. Withdrawal in the current period						760 ,55 6.4 0			760 ,55 6.4 0	760 ,55 6.4 0
2. Utilization in the current period						218 ,69 9.0 4			218 ,69 9.0 4	218 ,69 9.0 4
(VI) Others										
4. Balance at the end of the current period	405 ,86 4,2 07. 00		936 ,08 0,1 93. 96	13, 445 ,81 4.8	13, 747 ,80 8.1 7	3,7 65, 015 .42	275 ,01 0,4 01. 50	1,6 94, 306 ,18 5.2 9	3,3 15, 327 ,99 6.5 3	3,3 15, 327 ,99 6.5 3

Amount Last Year

							Semi-	annual	2023						
		Equity attributable to owners of the parent company													
			her equ strumer	-	Сар	Les	Oth er	Spe	Sur	Gen	Und			Min	Tot al
Item	Sha re capi tal	Pref erre d stoc k	Per pet ual bon ds	Oth er	ital res erv e	s: trea sury stoc k	pre hen sive inco me	cial res erv e	plus res erv es	eral risk pro visi ons	istri but ed prof its	Oth er	Sub - total	ority inte rest s	own er's equi ty
Balance at the end of the previous year	417 ,62 7,9 60. 00				1,0 07, 086 ,64 3.4 8	50, 759 ,80 6.1 6	5,7 39, 589 .89	2,0 12, 064 .91	275 ,01 0,4 01. 50		1,4 79, 706 ,63 8.5 3		3,1 36, 423 ,49 2.1 5		3,1 36, 423 ,49 2.1 5
Add: Change in accounting policy															
Co rrection of															

previous errors										
Ot her										
2. Balance at the beginning of the current year	417 ,62 7,9 60. 00		1,0 07, 086 ,64 3.4	50, 759 ,80 6.1 6	5,7 39, 589 .89	2,0 12, 064 .91	275 ,01 0,4 01. 50	1,4 79, 706 ,63 8.5 3	3,1 36, 423 ,49 2.1 5	3,1 36, 423 ,49 2.1 5
3. Changes in increase/de crease in the current period ("-" for decrease)			3,7 32, 336 .52	3,6 30, 088 .51	9,4 05, 009 .07	735 ,19 8.0 9		83, 237 ,29 5.2 3	93, 275 ,25 4.3 8	93, 275 ,25 4.3 8
(I) Total comprehen sive income					9,4 05, 009 .07			187 ,39 5,0 67. 23	196 ,80 0,0 76. 30	196 ,80 0,0 76. 30
(II) Contribution and withdrawal of capital by owners			3,7 32, 336 .52	3,6 30, 088 .51					- 102 ,24 8.0	102 ,24 8.0 1
1. Common stock contributed by owners				17, 007 ,83 0.7 0					17, 007 ,83 0.7	17, 007 ,83 0.7
2. Capital invested by holders of other equity instruments										
3. Share- based payment recognized in owners' equity			3,7 29, 602 .11	20, 637 ,91 9.2					16, 908 ,31 7.1 0	16, 908 ,31 7.1 0
4. Others			2,7 34. 41						2,7 34. 41	2,7 34. 41
(III) Profit distribution								104 ,15 7,7 72.	104 ,15 7,7 72.	104 ,15 7,7 72.

1.								
Withdrawal								
of surplus								
reserve								
2. Withdrawal of general risk reserves								
3. Distribution to owners (or shareholder s)						- 104 ,15 7,7 72. 00	104 ,15 7,7 72.	- 104 ,15 7,7 72. 00
4. Others								
(4) Internal carry- forward of owners' equity								
1. Capital reserve transferred to paid-in capital (or share capital)								
2. Surplus reserve transferred to paid-in capital (or share capital)								
3. Surplus reserve offsetting losses								
4. Changes in defined benefit plans carried forward to retained earnings								
5. Other comprehen sive income transferred to retained earnings								
6. Others								
		1	·					

(V) Special reserves						735 ,19 8.0 9			735 ,19 8.0 9	735 ,19 8.0 9
1. Withdrawal in the current period						816 ,61 8.9 2			816 ,61 8.9 2	816 ,61 8.9 2
2. Utilization in the current period						- 81, 420 .83			- 81, 420 .83	- 81, 420 .83
(VI) Others			1.0					4 =		
4. Balance at the end of the current period	417 ,62 7,9 60.		1,0 03, 354 ,30 6.9 6	47, 129 ,71 7.6 5	15, 144 ,59 8.9 6	2,7 47, 263 .00	275 ,01 0,4 01. 50	1,5 62, 943 ,93 3.7 6	3,2 29, 698 ,74 6.5	3,2 29, 698 ,74 6.5

8. Variation of equity attributable to owners of the parent company

Amount in current period

					;	Semi-anr	nual 2024	ļ				
Share		Other equity instruments			Capit	Less:	Other comp	Speci	Surpl	Undis tribut		Total
Item	capita	Prefe rred stock	Perpe tual bond s	Other	Other al reser	treas ury stock	rehen sive incom e	al reser ve	us reser ves	ed profit s	Other	owne r's equity
Balance at the end of the previous year	415,2 19,97 0.00				993,0 37,52 8.98	78,64 5,532 .23			275,0 10,40 1.50	1,063 ,629, 483.3 5		2,668 ,251, 851.6 0
Add: Change in accounting policy												
Co rrection of previous errors												
Ot her												
2. Balance at the beginning of the current	415,2 19,97 0.00				993,0 37,52 8.98	78,64 5,532 .23			275,0 10,40 1.50	1,063 ,629, 483.3 5		2,668 ,251, 851.6 0

year							
3. Changes in							
increase/de crease in the current period ("-" for decrease)	9,355 ,763. 00		54,07 8,839 .21	65,19 9,717 .42		148,4 10,98 3.16	146,6 45,86 7.95
(I) Total comprehen sive income						13,93 4,699 .65	13,93 4,699 .65
(II) Contribution and withdrawal of capital by owners	9,355 ,763. 00		54,07 8,839 .21	- 65,19 9,717 .42			1,765 ,115. 21
Common stock contributed by owners	9,355 ,763.		54,98 4,906 .42	64,34 0,669 .42			
2. Capital invested by holders of other equity instruments							
3. Share- based payment recognized in owners' equity			906,0 67.21	- 859,0 48.00			1,765 ,115. 21
4. Others							
(III) Profit distribution						162,3 45,68 2.81	162,3 45,68 2.81
1. Withdrawal of surplus reserve							
2. Distribution to owners (or shareholder s) 3. Others						162,3 45,68 2.81	162,3 45,68 2.81
(4) Internal carry-forward of owners' equity							

Capital reserve transferred to paid-in capital (or share capital) Surplus reserve transferred to paid-in								
capital (or share capital)								
3. Surplus reserve offsetting losses								
4. Changes in defined benefit plans carried forward to retained earnings								
5. Other comprehen sive income transferred to retained earnings								
6. Others								
(V) Special reserves								
1. Withdrawal in the current period								
2. Utilization in the current period								
(VI) Others								
4. Balance at the end of the current period	405,8 64,20 7.00		938,9 58,68 9.77	13,44 5,814 .81		275,0 10,40 1.50	915,2 18,50 0.19	2,521 ,605, 983.6 5

Amount Last Year

			;	Semi-anr	nual 2023	3				
Item	Share capita	ther equinstrument Perpe tual bond s	Capit al reser ve	Less: treas ury stock	Other comp rehen sive incom e	Speci al reser ve	Surpl us reser ves	Undis tribut ed profit s	Other	Total owne r's equity
Balance at the end of the previous year	417,6 27,96 0.00		1,010 ,917, 776.1 9	50,75 9,806 .16			275,0 10,40 1.50	943,0 17,16 6.88		2,595 ,813, 498.4 1
Add: Change in accounting policy										
rrection of previous errors										
Ot her										
2. Balance at the beginning of the current year	417,6 27,96 0.00		1,010 ,917, 776.1	50,75 9,806 .16			275,0 10,40 1.50	943,0 17,16 6.88		2,595 ,813, 498.4 1
3. Changes in increase/de crease in the current period ("-" for decrease)			4,684 ,973. 42	3,630 ,088. 51				83,48 9,928 .49		84,54 4,813 .40
(I) Total comprehen sive income								20,66 7,843 .51		20,66 7,843 .51
(II) Contribution and withdrawal of capital by owners			- 4,684 ,973. 42	3,630 ,088. 51						- 1,054 ,884. 91
Common stock contributed by owners				17,00 7,830 .70						- 17,00 7,830 .70
2. Capital invested by holders of other equity instruments										

3. Share- based payment recognized in owners' equity			4,682 ,239. 01	20,63 7,919 .21			15,95 5,680 .20
4. Others			2,734 .41				2,734 .41
(III) Profit distribution						- 104,1 57,77 2.00	- 104,1 57,77 2.00
1. Withdrawal of surplus reserve							
2. Distribution to owners (or shareholder s)						104,1 57,77 2.00	104,1 57,77 2.00
3. Others							
(4) Internal carry-forward of owners' equity							
1. Capital reserve transferred to paid-in capital (or share capital)							
2. Surplus reserve transferred to paid-in capital (or share capital)							
3. Surplus reserve offsetting losses							
4. Changes in defined benefit plans carried forward to retained							

earnings								
5. Other comprehen sive income transferred to retained earnings								
6. Others								
(V) Special reserves								
1. Withdrawal in the current period								
2. Utilization in the current period								
(VI) Others								
4. Balance at the end of the current period	417,6 27,96 0.00		1,006 ,232, 802.7 7	47,12 9,717 .65		275,0 10,40 1.50	859,5 27,23 8.39	2,511 ,268, 685.0 1

Legal Representative: Zhang Xuhua CFO: Song Yaoming Financial Manager: Tian Hui

3. Company profile

1. Company's registered location, organizational form, and headquarters address

FIYTA Precision Technology Co., Ltd. (hereinafter referred to as the "Company") was restructured and established by "Shenzhen FIYTA Timing Industry Company" on December 25, 1992 with the approval of the SFBF [1992] No. 1259 Document of the General Office of the People's Government of Shenzhen Municipality by Shenzhen Industry and Trade Center of China Aviation Technology Import & Export (later renamed as "China Aviation Technology Shenzhen Co., Ltd.") as the initiator. The company was listed on the Shenzhen Stock Exchange on June 3, 1993, and now holds a business license with a unified social credit code of 91440300192189783K.

After the distribution of bonus shares, placement of new shares, capital stock conversion and further issue of new shares over the years, as of June 30, 2024, the company has issued a total of 405,864,207 shares in total, with a registered capital of RMB405,864,207. The registered address is FIYTA Technology Building, Gaoxin South 1st Road, Nanshan District, Shenzhen City, Guangdong Province. The controlling shareholder is AVIC International Holdings Limited, and the actual controller is Aviation Industry Corporation of China, LTD.

2. Business nature and main operating activities of the company

The business nature and main operating activities of the Company and its subsidiaries include: general business items: sales of clocks and watches; Manufacturing of clocks and timekeeping instruments; Sales of clocks, watches and timekeeping instruments; Jewelry wholesale; Jewelry retail; Manufacturing of wearable smart devices; Sales of wearable smart devices; leasing of non-residential real estate; professional design services; Sales of household appliances; Sales of mobile satellite communication terminals. (except for projects subject to approval by laws, business activities independently carried out according to law with business license) Licensed items: property

management; Goods import and export. (Any business which requires to be approved by law can only be carried out after approval of relevant authorities. Specific business items are subject to the approval documents or licenses issued by these authorities.)

3. Scope of the consolidated financial statements

There are 12 subsidiaries included in the scope of consolidation in the current period. See Note 10, Equity in other entities, for details. There is no change in the entities included in the scope of the consolidated financial statements for the current period compared to the previous period.

4. Approval on the issuance of the financial statements

These financial statements were approved for issuance by the Company's Director on Aug. 19, 2024.

4. Preparation Basis of Financial Statements

1. Basis of preparation

The Company recognized and measured transactions and events that have actually occurred in accordance with the Basic Standard for Enterprise Accounting issued by the Ministry of Finance, specific enterprise accounting standards, application guidelines, interpretations, and other relevant provisions (collectively referred to as 'Enterprise Accounting Standards). On this basis, combined with the provisions of No.15 Rules on Information Disclosure and Compilation of Companies Offering Securities to the Public-General Provisions on Financial Reports (revised in 2023) by China Securities Regulatory Commission, the Company prepared the financial statements.

2. Going concern

The Company evaluated its ability of going concern for 12 months from the end of the reporting period, and found no matters or circumstances that have serious doubts about the ability of going concern. Therefore, the financial statements were prepared on the assumption of going concern.

5. Important accounting policies and estimates

Tips on specific accounting policies and accounting estimates:

- 1. The Company determines specific accounting policies and accounting estimates according to the characteristics of production and operation, mainly reflected in the method of expected credit loss of receivables (Notes V.12, Notes V.13, Notes V.15), the valuation method of inventories (Notes V.17), the depreciation of investment properties, fixed assets and intangible assets (Notes V.23, Notes V.24, Notes V.29), income (Notes V.37), etc.
- 2. The Company continuously evaluates the important accounting estimates and key assumptions adopted based on historical experience and other factors, including reasonable expectations of future events. The following significant accounting estimates and key assumptions, if subject to substantial changes, may have a significant impact on the carrying amounts of assets and liabilities in future accounting periods:
- (1) Provision for bad debts of accounts receivable and other receivables is made according to the accounting standards. The provision for impairment of accounts receivable and other receivables should be estimated by describing the expected credit losses of accounts receivable and others receivable judged by the management. If any events or changes in circumstances indicate that the Company may not be able to recover the relevant balances, it is necessary to use estimates to accrue provisions for accounts receivable and other receivables. If the expected figure

is different from the original estimate, the difference will affect the book value of accounts receivable and other receivables, as well as the impairment provision during the change in estimate.

- (2) Estimation of inventory impairment. It shall describe that the inventories are measured at the lower of cost and net realizable value on the balance sheet date, and the calculation of net realizable value requires the use of assumptions and estimates. If management revises the estimated selling prices and the costs and expenses to be incurred upon completion, it will affect the estimated net realizable value of inventories. This difference will impact the provision for inventory write-downs.
- (3) Estimation of impairment of long-term assets. It should be described that when the management judges whether there is impairment of long-term assets, it mainly evaluates and analyzes from the following aspects: (1) whether the events that affect the impairment of assets have occurred; (2) Whether the present value of the cash flows expected to be obtained due to the continuous use or disposal of the assets is lower than the book value of the assets; And (3) whether the important assumptions used in the present value of expected future cash flows are appropriate.

If the assumptions used by the company to determine impairment, such as profitability, discount rate, and growth rate assumptions in the present value method of future cash flows, change, this may significantly impact the present value used in impairment testing and result in the impairment of the company's long-term assets.

- (4) Depreciation and amortization. The Company's estimates of the estimated useful life and estimated net residual value of the investment properties, fixed assets and intangible assets are based on the actual useful life and net residual value of the assets with similar nature and functions in the past. During the use of the assets, the economic environment, technological environment and other environments in which the assets are located may have a greater impact on the useful life and estimated net residual value of the assets. If there is any difference between the estimated useful life and net residual value of the assets and the original estimates, the management will make appropriate adjustments.
- (5) Share-based payment. On each balance sheet date within the waiting period, the management makes the best estimate of the number of equity instruments expected to vest is revised based on subsequent information such as changes in the number of employees eligible for vesting. If there is any difference between the change in the number of employees with exercisable rights in the current year and the original estimates, the management will make appropriate adjustments.
- (6) Deferred tax assets Deferred tax assets should be recognized for all unused tax losses to the extent that it is probable that there will be sufficient taxable profits to offset the losses. This requires the management to use a lot of judgment to estimate the time and amount of future taxable profits, combined with tax planning strategies, to determine the amount of deferred tax assets that should be recognized.
- (7) Income tax. It should be described in normal business activities, there are uncertainties in the final tax treatment of many transactions and matters. Significant judgments need to be made when accruing income tax. If there is a difference between the final recognized outcome for these taxes and the initial received amount, it will have an impact on the above-mentioned taxes in the final recognition period.

1. Statement of Compliance with Accounting Standard for Business Enterprises

The financial statement prepared by the Company meets the requirements of accounting standards for enterprises, and authentically and completely reflects financial status, business performance, cash flow and other relative information on the Company during the reporting period.

2. Accounting period

An accounting year is from January 1 to December 31 of the Gregorian calendar.

3. Operating cycle

The operating cycle refers to the period from the acquisition of assets for processing to the realization of cash or cash equivalents. The Company takes 12 months as an operating cycle and takes it as the classification standard for the liquidity of assets and liabilities.

4. Functional currency

The Company and its domestic subsidiaries use RMB as its functional currency. FIYTA (HONG KONG) LIMITED, an overseas subsidiary of the Company, determines HKD as its functional currency according to the currency in the main economic environment in which it operates. Montres Chouriet SA, a subsidiary of FIYTA (HONG KONG) LIMITED, determines Swiss franc as its functional currency based on the currency in the main economy environment in which it operates, which is converted into RMB when preparing the financial statements. The currency adopted by the Company for the preparation of the financial statements is RMB.

5. Determination method and selection basis of materiality criteria

Item	Materiality criteria
Accounts receivable with significant amount reversed	
from provision for bad debts or recovered in the current	Single ending balance of more than RMB500,000
period	
Significant other payable with an aging of over one year	Single ending balance of more than RMB1,000,000

6. Accounting treatment methods of business merger under the common control and not under the common control

- 1. If the terms, conditions and economic impact of each transaction in the process of step-by-step business combination meet one or more of the following conditions, multiple transactions will be taken as a package transaction for accounting treatment.
 - (1) These transactions are concluded at the same time or under the consideration of mutual influence;
 - (2) These transactions collectively achieve a complete commercial result;
 - (3) The occurrence of one transaction depends on the occurrence of at least one other transaction;
 - (4) A transaction is uneconomical on its own, but economical when considered together with other transactions.

2. Business combination under common control

The assets and liabilities acquired by the Company in business combination shall be measured according to the book value of the assets and liabilities (including the goodwill formed by the acquisition of the merged party by the ultimate controller) of the merged party on the combination date in the consolidated financial statements of the ultimate controller. For the difference between the book value of the net assets acquired in the merger and the book value of the merger consideration paid (or the total par value of the issued shares), the stock premium in the capital reserve shall be adjusted. If the stock premium in the capital reserve is insufficient to cover the difference, the retained earnings shall be adjusted.

If there is contingent consideration and it is necessary to recognize estimated liabilities or assets, the capital reserve (capital premium or stock premium) shall be adjusted based on the difference between the amount of the estimated liabilities or assets and the subsequent settlement amount of the contingent consideration. If the capital reserve is insufficient, the retained earnings shall be adjusted.

For the business combination finally realized through multiple transactions, which belongs to a package transaction, the transactions shall be taken as a transaction that obtains control for accounting treatment; If it does not belong to a package transaction, the capital reserve shall be adjusted based on the difference between the initial investment cost of the long-term equity investment and the book value of the long-term equity investment before the merger plus the book value of the newly paid consideration of the shares on the merger date; if the capital reserve is insufficient to cover the difference, the retained earnings shall be adjusted. For the equity investment held before the merger date, other comprehensive income recognized due to accounting by equity method or accounting by financial instruments and measurement standards will not subject to accounting treatment temporarily until the investment is disposed of on the same basis as the related assets or liabilities directly disposed by the investee; Other changes in the owner's equity in the net assets of the investee, except net profit or loss and other comprehensive income and profit distribution, which are recognized by the equity method, will not subject to accounting treatment temporarily until the investment is transferred to the current profit and loss.

3. Business combination not under common control

Acquisition date refers to the date when the Company actually obtains the control over the acquiree, that is, the date when the control over the net assets or production and operation decisions of the acquiree is transferred to the Company. When the following conditions are met at the same time, the Company generally considers that the control has been transferred:

- ①The business combination contract or agreement has been approved by the company's internal authority.
- ② Where the business combination needs to be examined and approved by the relevant national competent authorities, the approval has been obtained.
 - 3The necessary formalities for the transfer of property rights have been handled.
 - (4) The Company has paid most of the merger price, and has the ability and plan to pay the remaining amount.
- ⑤ The Company has actually controlled the financial and operating policies of the acquiree, and enjoys the corresponding benefits and bears the corresponding risks.

On the acquisition date, the Company measures the assets paid as the consideration for business combination, and the liabilities incurred or assumed at their fair values. The difference between the fair value and the book value is recognized in the current profit or loss.

The Company recognizes as goodwill the excess of the merger costs over the fair value of the identifiable net assets acquired in the merger; The excess of the fair value of the identifiable net assets acquired over the cost of the acquisition, after review, should be recognized in the current period's profit or loss.

If the business combination not under common control realized step by step through multiple transactions belongs to a package transaction, the transactions shall be taken as a transaction that obtains control for accounting treatment; If it does not belong to a package transaction, and the equity investments held before the merger date is accounted for by the equity method, the initial investment cost is the sum of the book value of the equity investment in the acquiree held before the acquisition date and the additional investment cost on the acquisition date; Other comprehensive income recognized from equity investments accounted for by the equity method before the acquisition date is accounted for on the same basis as the direct disposal of related assets or liabilities by the investee. If the equity investment held before the merger date is accounted for under the financial instruments recognition and measurement guidelines, the initial investment cost on the merger date is the sum of the fair value of the equity investment on the merger date plus the additional investment cost. The difference between the fair value and the book value of the previously held equity, and the cumulative fair value changes previously recognized in other comprehensive income, shall be all transferred to the investment income of the current period on the merger date.

4. Costs of business combination

Intermediary expenses such as audit, legal services, evaluation and consultation and other directly related expenses incurred for business combination are recognized in the current profit and loss upon occurrence.

Transaction costs for issuing equity securities due to business combination can be directly deducted from equity.

7. Control criteria and preparation method of consolidated financial statements

1. Control criteria

Control refers to the power the investor has over the investee, enjoying variable returns by participating in relevant activities of the investee, and having the ability to influence the amount of returns by using its power over the investee.

The Company judges its control over the investee based on a comprehensive consideration of all relevant facts and circumstances. Should changes in relevant facts and circumstances alter the elements involved in the definition of control, the Company will make re-assessment. Relevant facts and circumstances mainly include:

- (1) The establishment purpose of the investee.
- (2) The investee's relevant activities and how decisions about those activities are made.
- (3) Whether the rights enjoyed by the investor enable it to dominate the related activities of the investee at present.
- (4) Whether the investor enjoys variable returns by participating in the related activities of the investee.
- (5) Whether the investor has the ability to use the power over the investee to influence its return amount.
- (6) The relationship between investors and other parties.

2. Scope of consolidation

The scope of the Company's consolidated financial statements is based on control, and all subsidiaries (including individual entities controlled by the Company) are included in the consolidated financial statements.

3. Combination procedures

The Company prepares consolidated financial statements based on the financial statements of itself and its subsidiaries and other relevant information. In preparing consolidated financial statements, the Company regards the whole enterprise group as an accounting entity, and reflects the overall financial position, operating results and cash flow of the enterprise group according to the recognition, measurement and presentation requirements of relevant accounting standards for business enterprises and unified accounting policies.

The accounting policies and accounting periods adopted by all subsidiaries included in the consolidation scope of consolidated financial statements are consistent with those of the Company. If the accounting policies and accounting periods adopted by subsidiaries are inconsistent with those of the Company, necessary adjustments shall be made based on those of the Company when preparing consolidated financial statements.

When preparing consolidated financial statements, the impact of internal transactions between the Company and its subsidiaries and among the subsidiaries themselves on the consolidated balance sheet, consolidated income statement, consolidated statement of cash flows, and consolidated statement of changes in shareholders' equity shall be offset. If the recognition of the same transaction from the perspective of consolidated financial statements of enterprise groups is different from that of the Company or its subsidiaries as accounting entities, the transaction shall be adjusted from the perspective of enterprise groups.

The owner's equity of subsidiaries, the current net profit and loss and the share belonging to minority shareholders in the current comprehensive income are listed separately under the owner's equity item in the consolidated balance sheet, the net profit item in the consolidated income statement and the total comprehensive income item. If the current period losses shared by the minority shareholders of a subsidiary exceed the portion of owners' equity held by the minority shareholders at the beginning of the period, the excess is offset against the minority shareholders' equity.

For subsidiaries acquired through business combinations under common control, their financial statements shall be adjusted based on the book value of assets and liabilities (including goodwill formed by the ultimate controller's acquisition of the subsidiary) as reflected in the financial statements of the ultimate controller.

For subsidiaries acquired through business combinations not under common control, their financial statements shall be adjusted based on the fair value of identifiable net assets on the acquisition date.

(1) Addition of subsidiaries or businesses

During the reporting period, if subsidiaries or businesses are added due to business combinations under common control, the opening balances of the consolidated balance sheet shall be adjusted. The incomes, expenses, and profits from the beginning of the period to the end of the reporting period for the subsidiaries or businesses merged shall be included in the consolidated income statement. The cash flows of subsidiaries or businesses from the beginning of the current period to the end of the reporting period shall be included into the statement of cash flows, and the related items of the comparative statements shall be adjusted as if the reporting entity had existed since the point of control by the ultimate controller.

If control over an investee under common control is achieved due to additional investments, it is assumed that all parties involved in the consolidation existed in their current state from the time the ultimate controller began to exercise control. The equity investment held before the acquisition of the control right of the merged party, the relevant profit and loss recognized from the date when the original equity is acquired or the merge party and the merged party are under common control (whichever is later) to the merger date, other comprehensive income and other changes in net assets are used to respectively offset the initial retained income or current profit and loss during the comparative statement period.

If a subsidiary or business is added through a business combination under different control during the reporting period, the opening balances of the consolidated statement of financial position are not adjusted; the incomes, expenses, and profits of the subsidiary or business from the acquisition date to the end of the reporting period shall be included in the consolidated income statement; the cash flows of the subsidiary or business from the acquisition date to the end of the reporting period shall be included in the statement of cash flows.

If the investee not under common control can be controlled due to additional investment, the Company will remeasure the equity of the investee held before the acquisition date according to the fair value of the equity on the acquisition date, and the difference between the fair value and its book value will be included in the current investment income. For equity interests in the acquiree held before the acquisition date that involve other comprehensive income and changes in other owners' equity under the equity method accounting, excluding net gains or losses, other comprehensive income, and profit distribution, the related other comprehensive income and changes in other owners' equity are reclassified to investment income of the current period on the acquisition date, except for other comprehensive income arising from remeasurement of the defined benefit plan net liability or net assets of the investee.

(2) Disposal of subsidiaries or businesses

1) General methods

During the reporting period, if the Company disposes of a subsidiary or business, the incomes, expenses, and profits from the beginning of the period to the date of disposal are included in the consolidated income statement; The cash flows from the beginning of the period to the date of disposal of the subsidiary or business are included in the consolidated statement of cash flows.

When losing control over an investee due to the disposal of a partial equity investment or other reasons, the Company re-measures the remaining equity investment at its fair value on the date of loss of control. The sum of the consideration obtained from the disposal of the shares and the fair value of the remaining shares, minus the difference between the share of the original subsidiary's net assets that shall be continuously calculated from the acquisition date or the merger date and the sum of goodwill, is included in the investment income in the current period when the control right is lost. Other comprehensive income related to the equity investment in the original subsidiary, or changes in other owners' equity excluding net loss, other comprehensive income, and profit distribution, are reclassified as current

period investment income upon loss of control, except for other comprehensive income arising from the remeasurement of the net liability or net assets of the defined benefit plan of the investee.

2) Step-by-step disposal of a subsidiary

When disposing of equity investments in a subsidiary in multiple transactions until control is lost, the terms, conditions, and economic effects of each transaction in disposing of the equity investments in the subsidiary typically indicate that the multiple transactions shall be accounted for as a package transaction if they meet one or more of the following situations:

- A. These transactions are concluded at the same time or under the consideration of mutual influence;
- B. These transactions collectively achieve a complete commercial result;
- C. The occurrence of one transaction depends on the occurrence of at least one other transaction;
- D. A transaction is uneconomical on its own, but economical when considered together with other transactions.

When transaction related to the disposal of equity investments in subsidiaries until control is lost belongs to a package transaction, the Company accounts for the transactions as a disposal of a subsidiary and loss of control; However, before the loss of control, the difference between each disposal consideration and the corresponding share of the subsidiary's net assets is recognized as other comprehensive income in the consolidated financial statements, and is reclassified to profit or loss of the period when the control is lost.

If the transaction related to the disposal of equity investments in subsidiaries until control is lost does not belong to a package transaction, they are accounted for according to the policy for partial disposals of equity investments in subsidiaries without losing control; At the time of loss of control, the accounting treatment is performed in the same way as a general disposal of a subsidiary.

(3) Acquisition of minority interests in subsidiaries

The Company shall adjust the stock premium in the capital reserve in the consolidated balance sheet for the difference between the newly acquired long-term equity investment due to the acquisition of minority shares and the share of net assets that shall be continuously calculated by the subsidiaries from the acquisition date (or merger date) according to the new shareholding ratio. If the stock premium in the capital reserve is insufficient, the retained earnings shall be adjusted.

(4) Partial disposal of equity investments in subsidiaries without losing control

In cases of partial disposal of long-term equity investments in subsidiaries without losing control, the difference between the disposal consideration and the corresponding share of the subsidiary's net assets continuously calculated from the acquisition date or the merger date is adjusted in the stock premium within the capital reserve in the consolidated balance sheet. If the share premium in the capital reserve is insufficient, retained earnings shall be adjusted.

8. Classification of joint venture arrangements and accounting treatment of joint operations

1. Classification of joint venture arrangements

According to the structure, legal form, terms agreed in the joint venture arrangement and other relevant facts and circumstances, the Company divides the joint venture arrangement into joint operation and joint venture.

Joint venture arrangements not reached through a separate entity shall be classified as joint operation; Joint venture arrangements reached through a separate entity are usually divided into joint ventures; However, if there is strong evidence that any of the following conditions is met and the joint venture arrangement complies with the relevant laws and regulations, it shall be classified as a joint operation:

The legal form of the joint venture arrangement indicates that the joint venture shall respectively enjoy the rights and assume the obligations for the relevant assets and liabilities in the arrangement.

The contractual terms of the joint venture arrangement stipulate that the joint venture shall respectively enjoy the rights and assume the obligations for the relevant assets and liabilities in the arrangement.

Other relevant facts and circumstances indicate that the joint venture has rights to the assets and obligations for the liabilities related to the arrangement, such as when the joint venture enjoys almost all of the output related to the joint arrangement and the settlement of liabilities depends continuously on the support of the joint venture.

2. Accounting treatment for joint operation

The Company recognizes the following items related to the Company in the share of interests in joint operation, and carries out accounting treatment in accordance with the relevant accounting standards for business enterprises:

Recognize the assets held individually, and the assets held jointly based on their shares;

Recognize the liabilities assumed individually, and the liabilities undertaken jointly based on their shares;

Recognize the income generated from the sale of its share of joint operation output;

Recognize the income generated from the sale of output in the joint operation based on their shares;

Recognize the expenses incurred individually and the expenses incurred in joint operation based on their shares.

The Company recognizes only the portion of gains and losses attributable to other participants in the joint operation when contributing or selling assets (except for those constituting a business) to the joint operation, until such assets are sold to a third party. If an impairment loss occurs on assets invested or sold that meets the provisions of "Accounting Standard for Business Enterprises No. 8 – Asset Impairment," the company will fully recognize the loss.

The Company recognizes only the portion of gains and losses attributable to other participants in the joint operation when acquiring assets (except for those constituting a business) from the joint operation, until such assets are sold to a third party. If an impairment loss occurs on assets purchased that meets the provisions of "Accounting Standard for Business Enterprises No. 8 – Asset Impairment," the company will fully recognize the loss.

If the Company does not have joint control over the joint operation but enjoys the relevant assets and bears the relevant liabilities of the joint operation, accounting should still be conducted according to the above principles. Otherwise, accounting should be conducted in accordance with the relevant enterprise accounting standards.

9. Recognition criteria for cash and cash equivalents

In preparing the cash flow statement, the Company recognizes its cash on hand and the deposits that can be used for payment at any time. Investments that meet the four conditions of short-term maturity (generally within three months from the acquisition date), high liquidity, easy conversion into a known amount of cash, and minimal risk of change in value, as cash equivalents.

10. Foreign currency transactions and conversion of foreign currency financial statements

1. Foreign currency transactions

Foreign currency transactions are initially recorded at the spot exchange rate of the transaction date when initially recognized.

On the balance sheet date, foreign currency monetary items are converted at the spot exchange rate of the balance sheet date. The resulting exchange differences, except for those arising from foreign currency borrowings related to the acquisition or construction of assets meeting the capitalization criteria, which are treated in accordance with the principle of borrowing cost capitalization, are all recognized in the current profit or loss. Foreign currency non-monetary items measured at historical cost are still converted at the spot exchange rate of the transaction date, without changing their recorded amount in the functional currency.

Foreign currency non-monetary items measured at fair value are converted at the spot exchange rate of the fair value determination date. The difference between the converted amount in the functional currency and the original

recorded amount in the functional currency is treated as a fair value change (including changes of exchange rate), and is recognized in the current profit or loss or as other comprehensive income.

2. Foreign currency financial statements

Assets and liabilities in the balance sheet are converted at the spot exchange rate of the balance sheet date; Equity items, except for the "undistributed profits" item, are converted at the spot exchange rate at the time of occurrence. The income and expense items in the income statement are converted at the current average exchange rate of the transaction date. The exchange differences arising from the conversion of foreign currency financial statements as described above are recognized in other comprehensive income.

When disposing of a foreign operation, the exchange differences related to that foreign operation and presented in other comprehensive income items in the balance sheet are transferred from other comprehensive income items to the current profit or loss; In the case of disposing of a part of an equity investment or for other reasons that lead to a reduction in the ownership interest in a foreign operation without losing control over it, the exchange differences related to the partial disposal of the foreign operation are attributed to minority interests and are not transferred to the current profit or loss. When disposing of a portion of equity in overseas operations that are joint ventures or associates, the foreign currency translation differences related to the overseas operations are transferred to the disposal period's profit or loss in proportion to the disposal scale.

11. Financial instruments

The Company recognizes financial assets or financial liabilities when it becomes a party to the financial instrument contract.

The effective interest method is the calculation of the amortized cost of financial assets or financial liabilities and the allocation of interest income or interest expense over the accounting periods.

The effective interest rate is the rate used to discount the estimated future cash flows of financial assets or financial liabilities over the expected life to the book value of the financial asset or the amortized cost of the financial liability. In determining the effective interest rate, the expected cash flows are estimated based on all contractual terms of the financial asset or financial liability (such as prepayment, extension, call options, or other similar options), without considering expected credit losses.

The amortized cost of financial assets or financial liabilities is the initial recognition amount minus principal repayments, plus or minus the cumulative amortization of the difference between the initial recognition amount and the maturity amount using the effective interest method, less any cumulative impairment loss provision (applicable only to financial assets).

1. Classification, recognition, and measurement of financial assets

The Company classifies financial assets into the following three categories based on the business model for managing the financial assets and the contractual cash flow characteristics of the financial assets:

- A. Financial assets measured at amortized cost.
- B. Financial assets measured at fair value with changes recognized in other comprehensive income.
- C. Financial assets measured at fair value with changes recognized in profit or loss.

Financial assets are initially measured at fair value. However, receivables from the sale of goods or provision of services that do not include a significant financing component or consider financing components of not more than one year are initially measured at the transaction price.

For financial assets measured at fair value with changes recognized in profit or loss, related transaction costs are directly recognized in profit or loss. For other categories of financial assets, related transaction costs are included in their initial recognition amount.

Subsequent measurement of financial assets depends on their classification. Reclassification of all affected financial assets occurs only when the Company changes its business model for managing financial assets.

1) Financial assets measured at amortized cost

Financial assets whose contractual terms generate cash flows on specified dates that are solely payments of principal and interest on the outstanding principal amount, and are managed with the objective of collecting contractual cash flows, are classified by the Company as financial assets measured at amortized cost. The Company's financial assets classified at amortized cost include cash, notes receivable, accounts receivable, and other receivables.

The Company recognizes interest income on such financial assets using the effective interest method, measures them subsequently at amortized cost, and includes any impairment losses or gains or losses on de-recognition or modification in profit or loss. Except in the following situations, the Company calculates interest income based on the actual interest rate multiplied by the financial asset's book value:

A. For financial assets that have incurred credit impairment upon acquisition or origination, the Company calculates interest income from the initial recognition based on the amortized cost of the financial asset and the effective interest rate adjusted for credit.

B. For financial assets that have not incurred credit impairment upon acquisition or origination but subsequently become credit-impaired, the Company calculates interest income in subsequent periods based on the amortized cost and the effective interest rate of the financial asset. If the financial instrument is no longer credit-impaired in subsequent periods due to an improvement in credit risk, the Company calculates interest income by multiplying the effective interest rate by the book value of the financial asset.

2) Financial assets measured at fair value with changes recognized in other comprehensive income

If the contractual terms of financial assets require cash flows on a specified date that are solely payments of principal and interest on the principal amount outstanding, and the business model for managing the financial asset is both to collect contractual cash flows and to sell the financial asset, then the Company classifies the financial asset as measured at fair value with changes recognized in other comprehensive income.

The Company recognizes interest income on such financial assets using the effective interest method. Apart from interest income, impairment losses, and foreign exchange gains or losses recognized in profit or loss, other fair value changes are recognized in other comprehensive income. When the financial asset is de-recognized, the cumulative gains or losses previously recognized in other comprehensive income are reclassified from other comprehensive income to profit or loss.

Financial assets measured at fair value with changes recognized in other comprehensive income, such as trade receivables and accounts receivable, are reported as receivables financing, and other such financial assets are reported as other debt investments. Among them, other debt investments maturing within one year from the balance sheet date are reported as non-current assets due within one year, and other debt investments with original maturities within one year are reported as other current assets.

3) Financial assets designated at fair value with changes recognized in other comprehensive income

At initial recognition, the Company may irrevocably designate non-trading equity instrument investments based on a single financial asset as measured at fair value through other comprehensive income.

The fair value changes of such financial assets are recognized in other comprehensive income, without the need for impairment provisions. When the financial asset is de-recognized, the accumulated gains or losses previously recognized in other comprehensive income are reclassified to retained earnings. During the period the Company holds the equity instrument investment, dividend income is recognized and included in the current profit or loss when the Company's right to receive dividends is established, the economic benefits related to the dividends are likely to flow into the Company, and the amount of dividends can be reliably measured. The Company reports such financial assets under other equity instrument investments.

An equity instrument investment that meets one of the following conditions is classified as financial assets measured at fair value through profit or loss: The primary purpose of acquiring the financial asset is for sale in the near term; At initial recognition, it is part of an identifiable financial asset group under centralized management, and there is objective evidence indicating the existence of a short-term profit pattern recently; It is a derivative instrument (excluding those meeting the definition of a financial guarantee contract and those designated as effective hedging instruments).

4) Classified as financial assets measured at fair value through profit or loss

Financial assets that do not meet the conditions for measurement at amortized cost or at fair value through other comprehensive income, and are not designated as measured at fair value through other comprehensive income, are classified as measured at fair value through profit or loss.

Such financial assets are subsequently measured at fair value. Gains or losses from changes in fair value as well as dividends and interest income related to such financial assets are included in the current profit and loss.

The Company shall present such financial assets in the items of transactional financial assets and other noncurrent financial assets according to their liquidity.

5) Financial assets designated to be measured by fair value through current profit and loss

At initial recognition, in order to eliminate or significantly reduce accounting mismatches, the Company may irrevocably designate financial assets as financial assets measured at fair value through current profit or loss on the basis of individual financial asset.

If a hybrid contract contains one or more embedded derivative instruments, and its master contract does not belong to the above financial assets, the Company can designate it as a whole as a financial instrument measured at fair value through current profit and loss. Except for the following circumstances:

- A. The embedded derivative instruments will not have a significant change in the cash flows of the hybrid contract.
- B. When determining whether a similar hybrid contract needs to be split for the first time, it can be made clear that the embedded derivatives contained therein should not be split with little analysis. For example, the prepayment right embedded in the loan allows the holder to prepay the loan at an amount close to the amortized cost, and the prepayment right does not need to be split.

Such financial assets are subsequently measured at fair value. Gains or losses from changes in fair value as well as dividends and interest income related to such financial assets are included in the current profit and loss.

The Company shall present such financial assets in the items of transactional financial assets and other noncurrent financial assets according to their liquidity.

2. Classification, recognition and measurement of financial liabilities

The Company classifies the financial instrument or its components as financial liabilities or equity instruments at initial recognition based on the contractual terms of the issued financial instruments and their economic substance rather than merely legal form, in conjunction with the definitions of financial liabilities and equity instruments. Financial liabilities are classified at initial recognition as: financial liabilities measured at fair value through profit or loss, other financial liabilities, and derivatives designated as effective hedging instruments.

Financial liabilities are measured at fair value at initial recognition. For financial liabilities measured at fair value through profit or loss, the relevant transaction costs are directly included in the current profit or loss; For other categories of financial liabilities, related transaction costs are included in the initially recognized amount.

Subsequent measurement of financial liabilities depends on their classification:

1) Financial liabilities measured at fair value through profit or loss.

This category includes trading financial liabilities (including derivatives that are financial liabilities) and those designated at initial recognition as measured at fair value through profit or loss.

Financial liabilities is considered trading if it is incurred primarily for the purpose of selling or re-acquiring in the near term; Or if it is part of an identifiable portfolio of financial instruments that the enterprise manages together and there is evidence of a recent actual pattern of short-term profit-taking. Belongs to derivative instruments, except for those designated and effective as hedging instruments and derivatives that meet the criteria of financial guarantee contracts. Trading financial liabilities (including derivatives that are financial liabilities) are measured at fair value subsequently, with all fair value changes recognized in the current profit or loss, except for those related to hedge accounting.

At initial recognition, to provide more relevant accounting information, the Company designates financial liabilities that meet one of the following conditions as financial liabilities measured at fair value through profit or loss, which cannot be revoked:

- A. Capable of eliminating or significantly reducing accounting mismatches.
- B. Managed and performance evaluated on a fair value basis for a portfolio of financial liabilities or a combination of financial assets and financial liabilities, as documented in formal written documents reflecting the Company's risk management or investment strategy, and reported internally to key management personnel on this basis.

The Company subsequently measures such financial liabilities at fair value, with changes in fair value due to the Company's own credit risk recognized in other comprehensive income, and all other fair value changes recognized in the current profit or loss. Unless recognizing changes in fair value due to the Company's own credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss, the Company recognizes all fair value changes (including the effect of changes in its own credit risk) in the current profit or loss.

2) Other financial liabilities

Except for the following items, the Company classifies financial liabilities as those measured at amortized cost, using the effective interest method for subsequent measurement at amortized cost, with gains or losses arising from de-recognition or amortization recognized in the current profit or loss:

- A. Financial liabilities measured at fair value through profit or loss.
- B. Financial liabilities caused by the transfer of financial assets that do not meet the conditions for de-recognition or continue to be involved in the transferred financial assets.
- C. Financial guarantee contracts that do not fall under the first two categories mentioned above, and loan commitments that are not under the Category 1) and are provided at an interest rate lower than the market rate.

A financial guarantee contract refers to an agreement that requires the issuer to compensate the contract holder for a specific amount if a particular debtor fails to repay the debt on the due date according to the original or modified terms of the debt instrument. Financial guarantee contracts that are not designated as financial liabilities measured at fair value with changes recognized in profit or loss are measured after initial recognition at the higher of the amount of the loss allowance and the balance of the initial recognition amount less the cumulative amortization during the guarantee period.

3. De-recognition of financial assets and financial liabilities

- 1) Financial assets are de-recognized when it meets one of the following conditions, i.e., it is removed from the accounts and the balance sheet:
 - A. The contractual right to receive cash flows from the financial asset has expired.
- B. The financial asset has been transferred, and the transfer complies with the provisions for the de-recognition of financial assets.
 - 2) Conditions for derecognition of financial liabilities

Financial liabilities (or part of it) is de-recognized when the present obligation is terminated.

An agreement is signed between the Company and the lender to replace the original financial liability with a new financial liability, and if the terms of the new financial liability are substantially different from the original financial

liability, or if there are substantial modifications to the terms of the original financial liability (or a part of it), then the original financial liability is de-recognized and a new financial liability is recognized. The difference between the book value and the consideration paid (including non-cash assets transferred or liabilities assumed) is recognized in the current profit or loss.

When the Company re-acquires part of financial liabilities, the book value of the entire financial liabilities is allocated based on the proportion of the fair value of the part that continues to be recognized and the part that is derecognized on the re-acquisition date. The difference between the book value allocated to the de-recognized part and the consideration paid (including non-cash assets transferred or liabilities assumed) should be recognized in the current profit or loss.

4. Recognition basis and measurement method for the transfer of financial assets

When transferring financial assets, the Company assesses the extent to which it retains the risks and rewards of ownership of the financial assets and deals with the following situations accordingly:

- (1) If almost all the risks and rewards of ownership of the financial asset are transferred, then the financial asset is de-recognized, and the rights and obligations arising from the transfer or retained are separately recognized as assets or liabilities.
- (2) If substantially all the risks and rewards associated with the ownership of financial assets are retained, the financial asset continues to be recognized.
- (3) If almost all risks and rewards in the ownership of financial assets are neither transferred nor retained (that is, other circumstances except (1) and (2) of this Article), the following circumstances shall be handled according to whether the control over the financial assets is retained:
- A. If no control over the financial assets is retained, the financial assets shall be de-recognized, and the rights and obligations arising from or retained in the transfer shall be separately recognized as assets or liabilities.
- B. If the control over the financial assets is retained, the relevant financial assets shall continue to be recognized according to the degree of its continuous involvement in the transferred financial assets, and the relevant liabilities shall be recognized accordingly. The term "continuous involvement in the transferred financial asset" refers to the extent to which the Company bears the risks or rewards of changes in the value of the transferred financial asset.

The principle of substance over form is adopted to determine whether the transfer of financial assets meets the above de-recognition conditions for financial assets. The Company divides the transfer of financial assets into overall transfer and partial transfer of financial assets.

If the entire transfer of financial assets meets the de-recognition conditions, the difference between the amounts of the following two items shall be included in the current profit and loss:

- A. The book value of the transferred financial asset on the de-recognition date.
- B. The consideration received for transferring financial assets, which is the sum of the amount corresponding to the part of the cumulative fair value changes originally recognized in other comprehensive income that is derecognized (involving transferred financial assets measured at fair value with changes recognized in other comprehensive income).

If financial assets are partially transferred and the transferred part fully meets the de-recognition condition, the book value of the entire financial asset before the transfer is allocated between the de-recognized part and the continuing recognized part (in this case, the retained servicing asset is considered part of the continuing recognized financial asset) based on their relative fair values on the transfer date. The difference between the following two amounts is recognized in the current profit or loss:

A. The book value of the de-recognized part on the de-recognition date.

B. The sum of the consideration received for the de-recognized part and the amount corresponding to the part of the cumulative fair value changes originally recognized in other comprehensive income (involving transferred financial assets measured at fair value with changes recognized in other comprehensive income).

If the transfer of financial assets does not meet the de-recognition condition, the financial asset continues to be recognized, and the consideration received is recognized as financial liabilities.

5. Determination method for the fair value of financial assets and financial liabilities

For financial assets or liabilities with an active market, its fair value is determined by the quoted price in the active market, unless there is a restriction on the sale of the financial assets itself. For financial assets with restrictions on the sale of the assets itself, its fair value is determined by deducting the compensation amount required by market participants for bearing the risk of not being able to sell the financial asset in the open market during the specified period from the quoted price in the active market. Quoted prices in an active market include those that are readily and regularly obtainable from exchanges, dealers, brokers, industry groups, pricing services, or regulatory authorities, and can represent the actual and frequent market transactions on the basis of fair trade.

The fair value of initially acquired or derived financial assets or incurred financial liabilities is based on the transaction price in the market.

Financial assets or liabilities without an active market are valued using valuation techniques to determine their fair value. In valuation, the Company uses valuation techniques that are applicable under current circumstances and supported by sufficient available data and other information, selecting input values consistent with the characteristics of the assets or liabilities considered by market participants in transactions, and prioritizes the use of relevant observable input values wherever possible. In cases where relevant observable input values are not available or not feasible to obtain, unobservable input values are used.

6. Impairment of financial instruments

The Company measures impairment and recognizes loss allowances for financial assets measured at amortized cost, financial assets classified as measured at fair value through other comprehensive income, lease receivables, contract assets, loan commitments that are not measured at fair value through profit or loss, financial liabilities that are not measured at fair value through profit or loss, and financial guarantee contracts formed by the transfer of financial assets that do not meet the derecognition criteria or continue to be involved in the transferred financial assets, based on expected credit losses.

Expected credit losses refer to the weighted average value of credit losses of financial instruments weighted by the risk of default. Credit loss refers to the difference between all contractual cash flows receivable from the contract and all cash flows expected to be received by the Company at the original effective interest rate, that is, the present value of all cash shortages. For financial assets acquired or originated that have experienced credit impairment, they shall be discounted using the effective interest rate adjusted for credit.

For receivables, contract assets, and lease receivables arising from transactions regulated by the revenue standards, the company applies a simplified measurement approach, measuring loss allowances at an amount equal to the expected credit losses over the entire lifetime of the assets.

For acquired or originated financial assets that have experienced credit impairment, only the cumulative change in expected credit losses over the entire life from initial recognition is recognized as a provision for losses at each balance sheet date. At each balance sheet date, the change in expected credit losses over the entire life is recognized as an impairment loss or gain in the current profit or loss. Even if the expected credit losses determined at the balance sheet date for the entire life are less than the amount of expected credit losses reflected by the estimated cash flows at initial recognition, the favorable change in expected credit losses is recognized as an impairment gain.

Apart from the aforementioned simplified measurement method and acquired or originated financial assets that have experienced credit impairment, the Company assesses whether the credit risk of the relevant financial

instruments has significantly increased since initial recognition at each balance sheet date, measures its loss provision, and recognizes expected credit losses and their changes according to the following situations:

- A. If the credit risk of the financial instrument has not increased significantly since initial recognition and is in phase I, loss allowance is measured in the amount equal to the expected credit losses over the next 12 months, and interest income is calculated based on the book value and the effective interest rate.
- B. If the credit risk of the financial instrument has increased significantly since initial recognition but no credit impairment has occurred, and is in phase II, loss allowance is measured in the amount equal to the expected credit losses over the entire lifetime of the financial instrument, and interest income is calculated based on the book value and the effective interest rate.
- C. If the financial instrument has experienced credit impairment since initial recognition and is in phase III, the Company measures loss allowance in the amount equal to the expected credit losses over the entire lifetime of the financial instrument, and interest income is calculated based on the amortized cost and the effective interest rate.

Increases or reversals of credit loss allowance for financial instruments are recognized as impairment losses or gains in the current profit or loss. Except for financial assets classified at fair value through other comprehensive income, credit loss allowance reduces the book value of financial assets. For financial assets classified at fair value through other comprehensive income, the Company recognizes credit loss allowance in other comprehensive income, without reducing the book value of the financial asset presented in the balance sheet.

If the Company had previously measured loss allowance for a financial instrument in the amount equal to the expected credit losses over the entire lifetime of the financial instrument, but as of the current balance sheet date, the financial instrument no longer exhibits a significant increase in credit risk since initial recognition, the Company measures loss allowance at the current balance sheet date in the amount equal to the expected credit losses over the next 12 months. The resulting reversal of loss allowance is recognized as an impairment gain in the current profit or loss.

1) Significant increase in credit risk

The Company uses reasonable and supportable forward-looking information available to determine whether the credit risk of a financial instrument has increased significantly since initial recognition by comparing the risk of default at the balance sheet date with the risk of default at the initial recognition date. For financial guarantee contracts, when applying the impairment requirements for financial instruments, the Company considers the date on which the Company becomes the party to the irrevocable commitment as the initial recognition date.

The Company considers the following factors when assessing whether there has been a significant increase in credit risk:

- A. Whether there has been a significant change in the debtor's operational results, actual or expected;
- B. Whether there has been a significant adverse change in the regulatory, economic, or technological environment in which the debtor operates;
- C. Whether there has been a significant change in the value of collateral securing the debt or in the quality of guarantees or credit enhancements provided by third parties, which are expected to reduce the debtor's economic incentive to repay on time as per the contract, or affect the probability of default;
 - D. Whether there has been a significant change in the debtor's expected performance and repayment behavior;
 - E. Whether there has been a change in the Company's credit management methods for financial instruments, etc.

As of the balance sheet date, if the Company determines that a financial instrument has low credit risk, it is assumed that the credit risk of the financial instrument has not increased significantly since initial recognition. If a financial instrument has low default risk, the borrower has a strong ability to fulfill its contractual cash flow obligations in the short term, and even if there are adverse changes in the economic situation and operating environment over a

longer period, it does not necessarily reduce the borrower's ability to fulfill its contractual cash flow obligations, then the financial instrument is considered to have low credit risk.

2) Financial assets with credit impairment

When one or more events occur that are expected to have an adverse effect on the future cash flows of financial assets, the financial asset becomes one that has experienced credit impairment. Evidence of credit impairment for financial assets includes the following observable information:

- A. The issuer or the debtor is experiencing significant financial difficulties;
- B. The debtor has breached the contract, such as defaulting on interest or principal payments or being overdue;
- C. The creditor, for economic or contractual considerations related to the debtor's financial difficulties, grants concessions to the debtor that would not be made under any other circumstances;
- D. It is likely that the debtor will go bankrupt or undergo other financial restructuring;
- E. The disappearance of an active market for the financial assets due to the issuer's or the debtor's financial difficulties;
- F. Acquiring or originating financial assets at a significant discount, which reflects the occurrence of credit losses.

Credit impairment of financial assets may result from the combined effect of multiple events and may not necessarily be caused by individually identifiable events.

3) Determination of expected credit losses

The Company assesses the expected credit losses of financial instruments based on individual and Combination evaluations, taking into account reasonable and substantiated information regarding past events, current conditions, and forecasts of future economic conditions.

The Company classifies financial instruments into different combinations based on common credit risk characteristics. The common credit risk characteristics adopted by the Company include: type of financial instruments, aging combination, contract settlement cycle, industry of debtors, etc. For details on the individual assessment criteria and combination credit risk characteristics of the relevant financial instruments, refer to the accounting policies of the financial instruments.

The Company determines the expected credit losses of the relevant financial instruments using the following methods:

- A. For financial assets, the credit loss is the present value of the difference between the contractual cash flows due to the Company and the expected cash flows to be collected.
- B. For lease receivables, the credit loss is the present value of the difference between the contractual cash flows due to the Company and the expected cash flows to be collected.
- C. For financial guarantee contracts, the credit loss is the expected payment to be made by the Company to compensate for the credit loss incurred by the holder of the contract, minus the present value of the difference between the amount the Company expects to collect from the holder of the contract, the debtor, or any other party.
- D. For financial assets that have incurred credit impairment as of the balance sheet date but are not acquired or originated credit-impaired, the credit loss is the difference between the book value of the financial asset and the present value of the estimated future cash flows discounted at the original effective interest rate.

The methods used by the Company to measure the expected credit losses of financial instruments reflect factors including: the unbiased probability-weighted average amount determined by evaluating a range of possible outcomes; The time value of money. Information that can be obtained on the balance sheet date without the need for unnecessary additional costs or efforts, which is reasonable and substantiated, relating to past events, current conditions, and forecasts of future economic circumstances.

4) Write-down of financial assets

When the Company no longer has reasonable expectation that the cash flows from the financial asset contract can be fully or partially recovered, the book value of the financial asset is directly written down. This write-down constitutes the de-recognition of the related financial assets.

7. Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities are presented separately in the balance sheet without offsetting each other. However, if the following conditions are met, they are presented in the Balance Sheet as a net amount after offsetting:

- A. The Company has a legally enforceable right to offset the recognized amounts, and this right is currently enforceable;
- B. The Company intends to settle on a net basis, or to realize the financial asset and settle the financial liability simultaneously.

12. Notes receivable

The Company's determination method and accounting treatment method of expected credit loss of notes receivable are detailed in the Notes V.11.

The Company separately determines the credit loss of receivables with sufficient evidence that can assess the expected credit loss at a reasonable cost at the level of individual instrument.

When there is no sufficient evidence to evaluate the expected credit loss at a reasonable cost at the level of individual tools, the Company refers to the historical credit loss experience, combines the current situation and the judgment of future economic conditions, and divides the notes receivable into several combinations according to the credit risk characteristics, and calculates the expected credit loss on the basis of the combination. The basis for determining the combination is as follows:

Combination name		Basis for determining the combination	Provision method
1	bank draft	The drawer has a high credit rating, and has no bill default in history, so the risk of credit loss is extremely low, and also has a strong ability to fulfill the obligation to pay the cash flow of the contract in a short period of time.	The provision for bad debts is measured with reference to the historical credit loss experience and in combination with the current situation and the expectation of future economic conditions.
Commercial acceptance combination	draft	Accounts receivable with the same aging have similar credit risk characteristics	Provision is made based on the comparison table of aging and expected credit loss rate over the entire duration

13. Accounts receivable

The Company's determination method and accounting treatment method of expected credit loss of accounts receivable are detailed in the Notes V.11.

The Company separately determines the credit loss of accounts receivable with sufficient evidence that the expected credit loss can be assessed at a reasonable cost at the level of a single instrument.

When there is no sufficient evidence to evaluate the expected credit loss at a reasonable cost at the level of individual tools, the Company refers to the historical credit loss experience, combines the current situation and the judgment of future economic conditions, and divides the accounts receivable into several combinations according to the credit risk characteristics, and calculates the expected credit loss on the basis of the combination. The basis for determining the combination is as follows:

Combination name	Basis for determining the combination Provision method	
	Accounts receivable of related parties within the scope of consolidation have similar credit risk characteristics	The provision for bad debts is measured with reference to the

related parties within the scope		historical credit loss experience and in combination with the current
of consolidation		situation and the expectation of
		future economic conditions.
Combination of other customers' receivables	Accounts receivable with the same aging have similar credit risk characteristics	Provision is made based on the comparison table of aging and expected credit loss rate over the entire duration

14. Receivables financing

Not applicable

15. Other receivables

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

The Company's determination method and accounting treatment method of expected credit loss of other accounts receivable are detailed in the Notes V.11.

The Company individually determines the credit losses for other receivables that have sufficient evidence to assess expected credit losses at a reasonable cost on an individual instrument level.

When sufficient evidence to assess expected credit losses at a reasonable cost is not available on an individual instrument level, the Company refers to historical credit loss experience, combined with current conditions and judgments about future economic conditions, and classifies other receivables into several combinations to calculate expected credit losses on a combination basis. The basis for determining the combination is as follows:

Combination name	Basis for determining the combination	Provision method
Combination of margin and deposit receivables	According to the nature of business, margin and deposits have similar credit risk characteristics	Provision is made based on the comparison table of aging and expected credit loss rate over the entire duration
Combination of employee reserve receivable	According to the nature of business, employees' reserve receivables have similar credit risk characteristics	The provision for bad debts is measured with reference to the historical credit loss experience and in combination with the current situation and the expectation of future economic conditions.
Combination of social security advances receivable	According to the nature of business, social security advances have similar credit risk characteristics	The provision for bad debts is measured with reference to the historical credit loss experience and in combination with the current situation and the expectation of future economic conditions.
Combination of receivables of related parties within the scope of consolidation	Accounts receivable of related parties within the scope of consolidation have similar credit risk characteristics	The provision for bad debts is measured with reference to the historical credit loss experience and in combination with the current situation and the expectation of future economic conditions.
Combination of other financings	Accounts receivable with the same aging have similar credit risk characteristics	Provision is made based on the comparison table of aging and expected credit loss rate over the entire duration

16. Contract assets

The Company recognizes a right to consideration from the transfer of goods to customers as a contract asset when that right is conditional on factors other than the passage of time. The Company's unconditional rights to consideration from customers (i.e., solely time-based) are presented separately as receivables.

The Company's determination method and accounting treatment method of expected credit loss of contractual assets are detailed in the Notes V.11.

17. Inventories

- 1. Inventory categories, cost valuation methods for outgoing inventory, inventory system, and amortization methods for low-value consumables and packaging materials
- (1) Classification of inventory

Inventory refers to the finished products or goods held for sale, products in production, and materials and materials consumed during the production process or service provision that the Company holds in its daily activities. It mainly includes raw materials, products in process, finished products (stock commodities), etc.

(2) Cost valuation methods for inventory

At acquisition, inventory is initially measured at cost, including purchasing cost, processing cost, and other costs. Raw materials and inventory items are issued using the weighted average method for valuation, except for branded watch inventory items, which are valued using the specific identification method.

(3) Inventory system

The inventory system is a perpetual inventory system.

(4) Amortization methods for low-value consumables and packaging materials

Low-value consumables are amortized using the one-time charge-off method;

Packaging materials are amortized using the one-time charge-off method;

2. Criteria and methods for recognizing and provisioning for inventory impairment

At the end of the period, after a comprehensive inventory check, inventory impairment provisions are made or adjusted based on the lower of cost or net realizable value. For finished goods, merchandise inventory, and materials for sale that are directly intended for sale in the normal course of business, their net realizable value is determined by the estimated selling price minus the estimated selling expenses and related taxes. For material inventory that requires processing, in the normal course of business, its net realizable value is determined by the estimated selling price of the produced finished goods minus the estimated costs to completion, estimated selling expenses, and related taxes. For inventory held to fulfill sales or service contracts, the net realizable value is calculated based on the contract price. If the quantity of inventory held exceeds the quantity ordered in the sales contract, the net realizable value of the excess inventory is calculated based on the general selling price.

At the end of the period, inventory impairment provisions are made for individual inventory items; However, for inventories that are numerous and have low unit prices, provisions for inventory impairment are made based on inventory categories. Inventory that is related to the product series produced and sold in the same region, with the same or similar final uses or purposes, and that is difficult to measure separately, shall be combined for the provision of inventory impairment.

If the factors that led to the inventory write-down have disappeared, the amount of the write-down is reversed and included in the current profit and loss within the amount of inventory impairment provision originally recognized.

The provision for inventory depreciation by combination is as follows:

Category	Determination basis of category	Determination basis of the net realizable value of the category
Combination of merchandise inventory years	New products launched by private brands in the current year	No provision for revaluation reserve

18. Assets held for sale

Not applicable

19. Debt investment

Not applicable

20. Other debt investment

Not applicable

21. Long-term receivables

Not applicable

22. Long-term equity investments

1. Determination of initial investment cost

A. Long-term equity investments formed through business combinations, see the Notes 6 for specific accounting policies on business combinations under common control and those not under common control.

B. Long-term equity investments acquired through other means

Long-term equity investments acquired by paying cash are measured at the actual acquisition price as the initial investment cost. Initial investment cost includes directly related expenses, taxes, and other necessary expenditures incurred in acquiring the long-term equity investment.

Long-term equity investments acquired by issuing equity securities are measured at the fair value of the issued securities as the initial investment cost; Transaction costs incurred in issuing or acquiring own equity instruments can be directly deducted from equity in equity transactions.

Under the premise that a non-monetary asset exchange has commercial substance and the fair value of the asset received or surrendered can be reliably measured, the initial investment cost of the long-term equity investment acquired in a non-monetary asset exchange is based on the fair value of the surrendered asset, unless there is conclusive evidence that the fair value of the received asset is more reliable; For non-monetary asset exchanges that do not meet the above premise, the initial investment cost of the long-term equity investment acquired is based on the book value of the surrendered asset and related taxes and fees payable.

Long-term equity investments obtained through debt restructuring are initially measured at cost based on fair value.

2. Subsequent measurement and recognition of profit or loss

A. Cost method

The Company accounts for long-term equity investments over which it has control using the cost method, measured at initial investment cost, with additional investments or withdrawals adjusting the cost of the long-term equity investment.

Apart from cash dividends or profits declared but not yet distributed included in the price or consideration paid at the time of investment, the Company recognizes cash dividends or profits distributed by the investee as current investment income.

B. Equity method

The Company uses the equity method to account for long-term equity investments in associates and joint ventures; For a portion of equity investments in associates held indirectly through venture capital organizations, mutual funds, trust companies, or similar entities including investment-linked insurance funds, fair value measurement is used and changes are recognized in profit or loss.

If the initial cost of a long-term equity investment is greater than the fair value share of the identifiable net assets of the investee at the time of investment, the initial investment cost is not adjusted; If the initial investment cost is less than the fair value share of the identifiable net assets of the investee at the time of investment, the difference is recognized in the current profit or loss.

After acquiring long-term equity investments, the Company recognizes investment income and other comprehensive income based on its share of net gains or losses and other comprehensive income realized by the investee, and adjusts the book value of the long-term equity investment accordingly; it also calculates the share of profits or cash dividends declared by the investee and correspondingly reduces the book value of the long-term equity investment; For changes in the investee's equity other than net profits or losses, other comprehensive income, and profit distribution, the book value of long-term equity investment shall be adjusted and included in the owner's equity.

When recognizing the share of the net profit and loss of the investee, the Company adjusts and recognizes the net profit of the investee based on the fair value of the identifiable assets of the investee at the time of investment. Unrealized profits and losses of internal transactions between the Company and its associated enterprises and joint ventures shall be offset by the portion that belongs to the Company according to the due proportion, and the investment profits and losses shall be recognized on this basis.

When recognizing its share of losses incurred by the investee, the Company shall handle it in the following order: first, it offsets the book value of the long-term equity investment. Next, if the book value of the long-term equity investment is insufficient to offset the losses, the Company continues to recognize investment losses limited to the book value of other long-term equity interests that substantially constitute a net investment in the investee, offsetting the book value of long-term receivables and other items. Finally, after the above actions, if the Company still has additional obligations as stipulated by the investment contract or agreement, it recognizes a provision for liabilities based on the expected obligation and includes it in the current investment losses.

If the investee realizes profits in subsequent periods, the Company reverses the process described above after deducting the share of unrecognized losses. It reduces the book value of recognized provisions for liabilities, restores other long-term equity interests and the book value of long-term equity investments that substantially constitute a net investment in the investee, and then resumes recognizing investment income.

3. Conversion of accounting methods for long-term equity investments

1) Fair value measurement to equity method accounting

For equity investments in investees over which the Company originally had no control, joint control, or significant influence and which were accounted for in accordance with financial instruments recognition and measurement guidelines, if additional investments enable the Company to exert significant influence or joint control without constituting control, the fair value of the original equity investment determined by the Accounting Standards for

Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments plus the cost of the additional investment, shall be the initial investment cost under the equity method.

If the initial investment cost under the equity method is less than the difference between the fair value share of the identifiable net assets of the investee on the date of the additional investment, calculated based on the new shareholding scale post-investment, the book value of the long-term equity investment is adjusted, and the difference is recognized in current non-operating income.

2) Fair value measurement or equity method accounting to cost method accounting

For equity investments in investees over which the Company originally had no control, joint control, or significant influence and which were accounted for in accordance with financial instruments recognition and measurement guidelines, or for long-term equity investments in associates and joint ventures, if additional investments lead to control over the investee not under common control, in preparing individual financial statements, the book value of the original equity investment plus the cost of the additional investment, shall be the initial investment cost under the cost method.

Other comprehensive income recognized from equity investments accounted for by the equity method before the acquisition date is accounted for on the same basis as the direct disposal of related assets or liabilities by the investee.

For equity investments held before the acquisition date that were accounted for in accordance with the Accounting Standards for Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments, the cumulative fair value changes previously recognized in other comprehensive income shall be reclassified to current profit or loss under the cost method.

3) Equity method accounting to fair value measurement

If the Company loses joint control or significant influence over the investee due to partial divestment of equity investments, the remaining equity investments after the disposal shall be subject to accounting treatment in accordance with the Accounting Standards for Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments, and the difference between the fair value and the book value on the date of losing joint control or significant influence shall be recognized in current profit or loss.

For original equity investments that recognized other comprehensive income under the equity method, other comprehensive income shall be subject to accounting treatment on the same basis as if the investee had directly disposed of the related assets or liabilities not under the equity method.

4) Cost method to equity method

If the Company loses the control over the investee due to disposal of part of equity investments or other reasons, in the preparation of individual financial statements, the remaining equity after disposal that can exercise joint control or significant influence over the investee shall be subject to accounting treatment under the equity method, and the remaining equity shall be deemed to have been adjusted under the equity method since acquisition.

5) Cost method to fair value measurement

If the Company loses the control over the investee due to disposal of part of equity investments and other reasons, in the preparation of individual financial statements, the remaining equity after disposal that cannot exercise joint control or exert significant influence on the investee shall be subject to accounting treatment in accordance with the relevant provisions of the Accounting Standards for Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments, and the difference between the fair value and the book value on the date when the control is lost shall be included in the current profit and loss.

4. Disposal of long-term equity investments

For disposal of long-term equity investment, the difference between the book value and the actual price shall be included in the current profit and loss. For long-term equity investments accounted for under the equity method, when

disposing of the investment, the part originally included in other comprehensive income shall be subject to accounting treatment according to the corresponding scale on the same basis as the investee directly disposes of the relevant assets or liabilities.

If the terms, conditions and economic impact of the transactions related to the disposal of the equity investment in subsidiaries meet one or more of the following circumstances, multiple transactions will be taken as a package transaction for accounting treatment:

- A. These transactions are concluded at the same time or under the consideration of mutual influence;
- B. These transactions collectively achieve a complete commercial result;
- C. The occurrence of one transaction depends on the occurrence of at least one other transaction;
- D. A transaction is uneconomical on its own, but economical when considered together with other transactions.

Where the control over the original subsidiaries is lost due to disposal of part of equity investments or other reasons, and it does not belong to a package transaction, relevant accounting treatment shall be made by distinguishing individual financial statements from consolidated financial statements:

1) In the individual financial statements, for the disposal of equity, the difference between the book value and the actual acquisition price shall be included in the current profit and loss. If the remaining equity after disposal can exercise joint control or significant influence on the investee, it shall be subject to accounting treatment under the equity method, and the remaining equity shall be adjusted as if it had been accounted for under the equity method since acquisition; If the remaining equity after disposal cannot exercise joint control or significant influence on the investee, it shall be subject to accounting treatment in accordance with the relevant provisions of the Accounting Standards for Business Enterprises No. 22 - Recognition and Measurement of Financial Instruments, and the difference between the fair value and the book value on the date when the control is lost shall be included in the current profit and loss.

2) In the consolidated financial statements, for various transactions before the loss of control over the subsidiaries, the capital reserves (stock premium) are adjusted according to the difference between the disposal price and the share of net assets of the subsidiaries continuously calculated from the acquisition date or the combination date corresponding to the disposal of long-term equity investment. If the capital reserves are insufficient, the retained earnings shall be adjusted; When the control over subsidiaries is lost, the remaining equity shall be re-measured at its fair value on the date of loss of control. The difference between the sum of the consideration obtained from the disposal of equity and the fair value of the remaining equity, less the share of the net assets of the original subsidiary calculated continuously from the acquisition date according to the original shareholding ratio, is included in the investment income in the period of losing control, and the goodwill is also written down. Other comprehensive income related to equity investments in the original subsidiary shall be converted into current investment profits at the loss of control.

If the transactions of disposal of equity investments in subsidiaries until the loss of control belong to a package transaction, the transactions shall be accounted for as a transaction of disposal of equity investment in subsidiaries and loss of control, and the relevant accounting treatment shall be carried out by distinguishing individual financial statements and consolidated financial statements:

- 1) In individual financial statements, the difference between each disposal price and the book value of long-term equity investment corresponding to the disposed equity before the loss of control is recognized as other comprehensive income, and transferred to the current profit or loss at the loss of control.
- 2) In the consolidated financial statements, the difference between each disposal price and the share of net assets of the subsidiary corresponding to each disposal of investment before the loss of control is recognized as other comprehensive income, which is converted to the current profit or loss at the loss of control.

5. Judgment criteria for common control and significant influence

If the Company collectively controls an arrangement according to the relevant agreement with other participants, and decisions on activities that significantly affect the returns of the arrangement require unanimous consent from the participants sharing control, then the Company is considered to jointly control the arrangement with other participants, which constitutes a joint venture.

When a joint venture is established through a separate entity, the Company's rights over the net assets of the separate entity are determined according to the relevant agreement. The separate entity is then accounted for as a joint venture using the equity method. If, according to the relevant agreement, the Company is not deemed to have rights over the net assets of the separate entity, the entity is considered as joint operation. The Company recognizes items related to its share of the joint operation's profits and accounts for them in accordance with the relevant accounting standards.

Significant influence refers to the power to participate in decision-making over the financial and operating policies of the investee, without having control or joint control over the formulation of those policies. The Company assesses whether it has significant influence over the investee by considering all facts and circumstances and through one or more of the following situations: (1) having representation on the board of directors or similar governing body of the investee; (2) participating in the process of setting financial and operating policies of the investee; (3) engaging in significant transactions with the investee; (4) appointing managerial personnel to the investee; (5) providing essential technical information to the investee.

23. Investment properties

Measurement model of investment property Measured under cost method

Depreciation or amortization method

Investment properties refer to real estate held for earning rental income or capital appreciation, or both, including leased land use rights, land use rights held for appreciation and subsequent transfer, and leased buildings. Furthermore, for vacant buildings held by the Company for operational leasing, if the Board of Directors issues a written resolution explicitly stating the intent to use them for operational leasing and that the holding intention will not change in the short term, they are also reported as investment properties.

The Company's investment properties are recorded at cost as their entry value, which for externally acquired investment properties includes the acquisition price, related taxes and fees, and other expenditures that can be directly attributed to the asset. The cost of self-constructed investment properties consists of necessary expenditures incurred before the asset reaches its intended usable state.

The Company uses the cost model for subsequent measurement of investment properties, providing depreciation or amortization for buildings and land use rights based on their expected service lives and net residual value rates. The expected service lives, net residual value rates, and annual depreciation (amortization) rates of investment properties are listed as follows:

Category	Expected service life (years)	Expected net residual value rate (%)	Annual depreciation (amortization) rate (%)
Houses and buildings	20-35	5.00	2.71-4.85

When the use of investment property is changed to owner-occupied, from the date of change, the Company reclassifies the investment property as fixed assets or intangible assets. When the use of owner-occupied property is changed to earn rental income or capital appreciation, from the date of change, the Company reclassifies fixed assets or intangible assets as investment property. At the time of conversion, the book value before conversion is used as the recorded value after conversion.

When investment property is disposed of, or permanently withdrawn from use and no economic benefits are expected from its disposal, the recognition of such investment property is ceased. The income from the sale, transfer, scrapping, or destruction of investment property, after deducting its book value and related taxes, is recognized in the current profit or loss.

24. Fixed assets

(1) Recognition conditions

Fixed assets refer to tangible assets held for the production of goods, provision of services, leasing, or administrative purposes, and have a service life exceeding one accounting year. Fixed assets are recognized when they meet the following conditions:

- 1) It is probable that the economic benefits associated with the fixed asset will flow into the enterprise;
- 2) The cost of the fixed asset can be measured reliably.

(2) Depreciation methods

Category	Depreciation method	Depreciation period	Residual value rate	Annual depreciation rate
Houses and	Straight-line method	20-35	5	2.71-4.85
buildings	Chaight in a mealed	20 00		2.7 1 1.00
Machinery	Straight-line method	10	5.00-10.00	9.50-9.00
equipment	Straight-line metriod	10	3.00-10.00	9.50-9.00
Electronic equipment	Straight-line method	5	5	19
Transport equipment	Straight-line method	5	5	19
Other equipment	Straight-line method	5	5	19

1. Depreciation of fixed assets

The depreciation of fixed assets is accrued over their expected service lives based on their book-entry values minus their expected net residual values. For fixed assets with provision for impairment, the depreciation amount will be determined in the future according to the book value after deducting the impairment provision and the service life; Fixed assets that have been fully depreciated and are still in use shall not be depreciated.

The Company determines the useful life and estimated net residual value of the fixed assets according to their nature and usage. At the end of each fiscal year, the Company reviews the useful life, estimated net residual value, and depreciation method of fixed assets, and makes corresponding adjustments if there are differences from the original estimates.

2. Subsequent expenditures on fixed assets

Subsequent expenditures related to fixed assets that meet the recognition criteria for fixed assets are included in the cost of fixed assets; Those that do not meet the recognition criteria for fixed assets are included in the current profits and losses when incurred.

3. Disposal of fixed assets

Fixed assets are derecognized upon disposal or when no future economic benefits are expected from their use or disposal. The net amount of disposal income from fixed assets through sale, transfer, scrapping, or damage, after deducting their book value and related taxes, is recognized in the current profits and losses.

25. Construction in progress

1. Initial measurement of construction in progress

The Company values self-constructed construction in progress at actual cost. Actual costs comprise necessary expenditures incurred to bring the asset to the intended usable state, including material costs, labor costs, related taxes, capitalized borrowing costs, and apportioned indirect costs.

2. Standard and timing for transferring of construction in progress to fixed assets

The total expenses incurred before the construction in progress asset is ready for its intended use are recorded as the entry value of the fixed asset. Construction in progress is transferred to fixed assets at the total expenditure incurred before the asset reaches its intended usable state. If the project is usable but final settlement has not been completed, it is transferred based on estimated value and depreciated according to the Company's depreciation policy. Adjustments are made to the estimated value upon final settlement, but previously recognized depreciation is not adjusted.

26. Borrowing costs

1. Recognition principle of capitalization of borrowing costs

Where the borrowing costs incurred to the Company can be directly attributable to the acquisition and construction or production of assets eligible for capitalization, such costs shall be capitalized; And other borrowing costs shall be recognized as expenses and included in current profits and losses when incurred.

Qualifying capitalized assets are those that require a substantial period to get ready for their intended use or sale, including fixed assets, investment properties, and inventories.

Borrowing costs begin to be capitalized when the following conditions are met:

- (1) Expenditures for the asset have been incurred, including cash payments, transfers of non-cash assets, or incurring interest-bearing debt for the acquisition and construction or production of the asset;
 - (2) Borrowing costs have been incurred;
- (3) Acquisition and construction or production activities necessary to bring the asset to its intended use or sale have commenced.

2. Capitalization period of borrowing costs

The capitalization period spans from when borrowing costs begin to be capitalized until they cease, excluding any periods when capitalization is suspended.

The borrowing costs shall stop being capitalized when acquired and constructed or produced assets eligible for capitalization are available for use or sale.

If parts of an asset being acquired and constructed or produced are completed and can be used independently, capitalization of borrowing costs for those parts ceases.

When various parts of an asset are completed separately but the asset can only be used or sold as a whole upon total completion, capitalization of borrowing costs ceases when the entire asset is finished.

3. Suspension of capitalization period

Where the acquisition and construction or production of assets eligible for capitalization is interrupted abnormally and the interruption lasts for more than 3 months, the capitalization of borrowing costs shall be suspended; If the interruption is a necessary procedure for the asset to be ready for use or sale, the capitalization of borrowing costs continues. Borrowing costs incurred during the interruption are recognized as current profits and losses, until the acquisition and construction or production activities resume and the capitalization of borrowing costs continues.

4. Calculation method of capitalized amount of borrowing costs

Interest expenses on specific borrowings (after deducting interest income earned from unused borrowings deposited in the bank or investment returns from temporary investments) and related ancillary costs are capitalized until the qualifying asset is ready for its intended use or sale.

The interest amount of general borrowings to be capitalized is calculated based on the weighted average of the asset expenditures exceeding the specific borrowings, multiplied by the simple average at end of the period, and the capitalization rate of the general borrowings occupied. The capitalization rate is calculated and determined based on the weighted average interest rate of general borrowings.

For borrowings issued at a discount or premium, the amount of discount or premium amortized in each accounting period is determined using the effective interest method, adjusting the interest amount for each period.

27. Biological assets

Not applicable

28. Oil and gas assets

Not applicable

29. Intangible assets

(1) Service life and its determination basis, estimation, amortization method or review procedure

Intangible assets refer to identifiable non-monetary assets without physical substance that the Company owns or controls, including land use rights, software systems and trademark use rights.

1) Initial measurement of intangible assets

The cost of externally acquired intangible assets includes the purchase price, related taxes and fees, and other expenses directly attributable to preparing the asset for its intended use. If the payment for intangible assets exceeds normal credit terms and essentially represents financing, the cost of the intangible assets is determined based on the present value of the purchase price.

Intangible assets acquired through debt restructuring to settle debts are measured at their fair value upon recognition, and any difference between the book value of the restructured debt and the fair value of the intangible assets is recognized in the current profit or loss.

In a non-monetary asset exchange that has commercial substance and where the fair value of the assets received or surrendered can be reliably measured, the cost of the intangible assets acquired is based on the fair value of the assets surrendered, unless there is conclusive evidence that the fair value of the acquired assets is more reliable; For non-monetary asset exchanges that do not meet the above conditions, the cost of the intangible assets acquired is based on the book value of the assets surrendered and the related taxes and fees paid, without recognizing any profit or loss.

Intangible assets acquired through business combination under common control are measured at the book value of the merged party; For mergers not under common control, intangible assets are recognized at fair value.

Intangible assets developed internally include costs for materials used, labor, registration fees, amortization of other patents and licenses used during development, interest expenses that meet capitalization criteria, and other direct expenses incurred before the intangible assets are ready for their intended use.

2) Subsequent measurement of intangible assets

The Company classifies intangible assets as having either finite or indefinite useful lives upon acquisition. Intangible assets with limited useful life

Intangible assets with a finite useful life are amortized on a straight-line basis over their beneficial periods. The estimated useful life and basis for intangible assets with a finite useful life are as follows:

Item	Estimated service life	Basis
Land use rights	50	Straight-line method
Software system	5	Straight-line method
Right to use trademark	5-10	Straight-line method

At the end of each period, the useful life and amortization method of intangible assets with a finite useful life are reviewed. If there are differences from the original estimates, adjustments are made accordingly.

Upon review, there were no changes in the estimated useful life and amortization method of intangible assets at the end of the current period.

(2) Collection scope of R&D expenses and related accounting treatment methods

1) Specific standards for classifying the research stage and development stage of the Company's internal research and development projects

Research stage: This stage involves original and planned investigation activities undertaken to acquire and understand new scientific or technical knowledge.

Development stage: This stage involves applying research findings or other knowledge to a plan or design for producing new or substantially improved materials, devices, products, etc., before commercial production or use.

Expenditures during the research stage of internal research and development projects are recognized as an expense in the current profits and losses when incurred.

2). Specific criteria for capitalizing expenditures during the development stage

Expenditures during the development stage of internal research and development projects are recognized as intangible assets when the following conditions are met:

- A. Complete such intangible asset to make it usable or salable with technical feasibility;
- B. Intention of completing such intangible asset for use or sale;
- C. The ways in which intangible assets generate economic benefits include being able to demonstrate that products produced using the intangible assets have a market, or that the intangible assets themselves have a market. If the intangible assets are intended for internal use, their utility must be proven;
- D. There is sufficient support from technical, financial resources and other resources, to complete development of such intangible assets, and the ability of using or selling such intangible assets;
 - E. The expenditures attributable to development stage of such intangible assets shall be measured reliably.

Expenditures in the development stage that do not meet the above conditions shall be included in the current profits and losses when incurred. Development expenditures recognized in profits and losses in prior periods shall not be subsequently reclassified as assets. Capitalized development phase expenditures are presented as development expenditures on the balance sheet and are reclassified as intangible assets from the date the project is ready for its intended use.

30. Long-term assets impairment

The Company assesses whether there are any indications that long-term assets may be impaired as of the balance sheet date. If indications of impairment exist in long-term assets, their recoverable amount is estimated based on individual assets; If it is difficult to estimate the recoverable amount of an individual asset, the recoverable amount of the asset group to which the asset belongs is determined.

The estimate of the recoverable amount of an asset is based on the higher of its fair value less costs to sell and the present value of the expected future cash flows.

If the estimated recoverable amount of a long-term asset is lower than its carrying amount, the carrying amount of the long-term asset is written down to its recoverable amount. The impairment loss is recognized in current profits and losses and an impairment provision is made accordingly. Once recognized, impairment losses for assets shall not be reversed in subsequent accounting periods.

After the recognition of an impairment loss, the depreciation or amortization expense of the impaired asset is adjusted in future periods to systematically allocate the asset's adjusted carrying amount (less the expected net residual value) over its remaining useful life.

Goodwill arising from business combinations and intangible assets with indefinite useful lives are tested for impairment annually, regardless of whether there are any indications of impairment.

When testing for impairment of goodwill, the carrying amount of goodwill is allocated to the asset groups or combinations that are expected to benefit from the synergies of the business combination. When testing for impairment of asset groups or combinations that include goodwill, if there are indications of impairment for the asset groups or combinations related to goodwill, the asset groups or combinations that do not include goodwill are tested for impairment first. The recoverable amount is calculated and compared with the related carrying amount to recognize the corresponding impairment loss. Then, the asset groups or combinations that include goodwill are tested for impairment, comparing the carrying amount of these related asset groups or combinations (including the allocated portion of the carrying amount of goodwill) with their recoverable amount. If the recoverable amount of the related asset groups or combinations is lower than their carrying amount, the impairment loss of goodwill is recognized.

31. Long-term deferred expenses

1. Amortization method

Long-term deferred expenses refer to expenses that have been incurred by the Company but are to be borne by the current and subsequent periods, with an amortization period of more than 1 year. Long-term deferred expenses are amortized on a straight-line basis over the benefit period.

2. Amortization period

Category	Amortization period	
Counter production fee	2-3	
Decoration fee	3-5	
Other	2-3	

32. Contract liabilities

Contract liabilities are the obligations for which the company has received or is entitled to receive consideration from customers for the transfer of goods.

33. Employee compensation

(1) Accounting treatment methods for short-term compensation

Short-term compensation is employee compensation that is expected to be fully paid within twelve months after the end of the annual reporting period in which employees provide related services, excluding post-employment and termination benefits. During the accounting period when services are provided by employees, the company recognizes payable short-term compensation as liabilities and includes them in the cost of related assets and expenses based on the beneficiaries of the services provided.

(2) Accounting treatment method for post employment benefits

Post-employment benefits are various forms of remuneration and benefits provided to employees after they retire or terminate their employment with the company, excluding short-term compensation and termination benefits.

The company's post-employment benefit plans are classified into defined contribution plans.

Post-employment defined contribution plans mainly consist of participation in social basic pension insurance, unemployment insurance, etc., organized and implemented by local labor and social security institutions. During the accounting period in which employees provide services, the company recognizes the contributions payable under defined contribution plans as a liability and includes them in the current profits and losses or the cost of related assets.

After the Company makes the above payments on a regular basis in accordance with the standards stipulated by the state and the annuity plan, it will have no other payment obligations.

(3) Accounting treatment method for dismissal benefits

Termination benefits are compensations paid to employees as a result of the company's decision to terminate their employment before the contractual retirement date or to encourage voluntary resignation. The liability for termination benefits is recognized when the company cannot unilaterally withdraw the plan to terminate employment or the proposal to encourage voluntary resignation, whichever is earlier. The liability is included in the current profits and losses.

The company provides early retirement benefits to employees who accept internal retirement arrangements. Early retirement benefits refer to wages paid to employees who have not reached the statutory retirement age and have voluntarily left their positions with the approval of the company's management, as well as social insurance contributions paid on their behalf. From the start date of the internal retirement arrangement until the employee reaches the normal retirement age, the company pays early retirement benefits to the early retired employees. For early retirement benefits, the company accounts for them in the same way as severance benefits. When the conditions for recognizing severance benefits are met, the wages and social insurance contributions intended to be paid from the date the employee ceases to provide services until the normal retirement date are recognized as liabilities and charged to current profits and losses in a lump sum. Differences arising from changes in actuarial assumptions and adjustments to benefit standards for early retirement benefits are recognized in current profits and losses when occurred.

(4) Accounting treatment of other long-term employee benefits

Other long-term employee benefits refer to all employee benefits other than short-term salaries, post-employment benefits and dismissal benefits.

For other long-term employee benefits meeting the conditions of defined contribution plans, the company recognizes the contributions payable as a liability during the accounting period in which employees render services and includes them in the current profits and losses or the cost of related assets. For other long-term employee benefits not meeting these conditions, an independent actuary uses the projected unit credit method at each balance sheet date to calculate the benefit obligations attributable to the period in which employees provide services, and these are included in the current profits and losses or the cost of related assets.

34. Estimated liabilities

1. Recognition criteria for estimated liabilities

In case that an obligation connected to contingencies meets all of the following conditions, the Company recognizes the obligation as a provision:

The obligation is a present obligation of the Company;

The fulfillment of the obligation is likely to result in an outflow of economic benefits;

The amount of the obligation can be measured reliably.

2. Measurement of estimated liabilities

The company measures its provisions based on the best estimate of the expenditures required to settle the present obligations.

When determining the best estimate, the company comprehensively considers factors related to contingent items such as risk, uncertainty, and the time value of money. For significant impacts of the time value of money, the best estimate is determined by discounting the related future cash outflows.

The best estimate is treated as follows:

If the required expenditure falls within a continuous range (or interval) with equal likelihood of various outcomes, the best estimate is determined by the average of the range's upper and lower limits.

If there is no continuous range (or interval) for the required expenditure, or the likelihood of various outcomes within the range is not equal, such as in the case of contingent items involving a single project, the best estimate is determined by the most likely amount. If the contingent items involve multiple projects, the best estimate is calculated based on the various possible outcomes and their associated probabilities.

If the company expects to be reimbursed by a third party for all or part of the expenditure required to settle a provision, the reimbursement amount is recognized as an asset when it is virtually certain to be received, and the recognized amount does not exceed the carrying amount of the provision.

35. Share-based payment

1. Types of share-based payments

The company's share-based payments are categorized into equity-settled and cash-settled.

2. Determination method for the fair value of equity instruments

For granted options and other equity instruments with an active market, their fair value is determined based on quoted prices in the active market. For granted options and other equity instruments without an active market, their fair value is estimated using option pricing models, which consider the following factors: (1) the exercise price of the option; (2) The option's term; (3) The current price of the underlying stock; (4) The expected volatility of the stock price; (5) The expected dividends of the shares; (6) The risk-free interest rate during the option's term.

When determining the fair value of equity instruments on the grant date, the impact of market and non-vesting conditions as stipulated in the share-based payment agreement is considered. For share-based payments with non-vesting conditions, as long as the employee or other party meets all non-market conditions among the vesting conditions (such as service period), the cost corresponding to the services received is recognized.

3. Basis for the best estimate of vesting equity instruments

On each balance sheet date within the waiting period, the best estimate of the number of equity instruments expected to vest is revised based on subsequent information such as changes in the number of employees eligible for vesting. On the vesting date, the final expected number of equity instruments to vest matches the actual number vested.

4. Accounting treatment

For equity-settled share-based payments, they are measured at the fair value of the equity instruments granted to employees. If immediately exercisable upon grant, they are recognized in related costs or expenses at the grant date's fair value, with a corresponding increase in capital reserve. If exercisable only after completing the service or achieving performance conditions within the vesting period, each balance sheet date during the vesting period will reflect the best estimate of the number of vestable equity instruments. The fair value on the grant date is used to allocate the service costs obtained in the current period into related costs or expenses and capital reserve. Post-vesting date, no adjustments are made to the recognized costs or expenses and total equity.

For cash-settled share-based payments, they are measured at the fair value of the liabilities calculated based on the Company's shares or other equity instruments. If immediately exercisable upon grant, they are recognized in related costs or expenses at the fair value of the liabilities assumed at the grant date, with a corresponding increase in liabilities. If exercisable only after completing the service or achieving performance conditions within the vesting period, each balance sheet date during the vesting period will reflect the best estimate of the exercisable situation. The fair value of the liabilities assumed is used to allocate the service costs obtained in the current period into costs or expenses and corresponding liabilities. On each balance sheet date and settlement date before the settlement of relevant liabilities, the fair value of liabilities shall be re-measured, and the changes shall be included in the current profits and losses.

If the granted equity instruments are cancelled within the vesting period, the Company treats the cancellation as accelerated vesting, recognizing the remaining amount to be recognized in the vesting period immediately in current profits and losses, and simultaneously increasing capital reserves. If employees or other parties have the option to meet non-vesting conditions but fail to meet them within the vesting period, the Company treats it as a cancellation of the granted equity instruments.

36. Other financial instruments like preferred shares and perpetual bonds

Not applicable

37. Revenue

Disclosure of accounting policies adopted for recognition and measurement of revenue by business type

The Company's revenue mainly comes from the following business types:

- (1) Watch sales business
- (2) Precision manufacturing business
- (3) Property leasing business

1. General principles of revenue recognition

Revenue is recognized at the transaction price allocated to the performance obligation when the Company fulfills its performance obligations under a contract by transferring control of goods or services to the customer.

Performance obligation refers to the commitment in the contract that the Company can transfer to the customer the goods or services that can be clearly distinguished.

Control over the relevant goods is transferred when the customer can direct the use of and obtain substantially all the remaining benefits from the goods or services.

On the contract commencement date, the Company assesses the contract to identify each distinct performance obligation and determines whether each obligation is satisfied over time or at a point in time. If one of the following conditions is met, it is considered that the performance obligation is fulfilled over a period of time, and the Company recognizes revenue based on the progress of performance over time: (1) The customer simultaneously receives and consumes the economic benefits as the company performs; (2) The customer controls the goods in progress as the company performs; (3) The goods produced by the company's performance have no alternative use, and the company has the right to payment for the performance completed to date throughout the contract period. Otherwise, the Company recognizes revenue at the point in time when the customer obtains control of the relevant goods or services.

For performance obligations fulfilled over a period of time, the Company determines the appropriate progress of performance based on the nature of goods and services using the input method. The output method determines the progress of performance based on the value of goods transferred to the customer (the input method determines the progress of performance based on the company's inputs to fulfill the performance obligation). Where the progress of performance cannot be reasonably determined, if the costs incurred by the Company are expected to be compensated, revenue shall be recognized according to the amount of costs incurred until the progress of performance can be reasonably determined.

2. Specific methods of revenue recognition

The company has three main business segments: watch sales, precision manufacturing, and property leasing. According to the Company's own business model and settlement method, the specific methods for recognizing sales revenue of various businesses are disclosed as follows:

(1) Watch sales business

The Company's watch sales business is a performance obligation performed at a certain point in time.

①Online sales

Revenue is recognized when the products are delivered, signed for by the customer, and payment has been received by the platform.

②Offline sales

Revenue is recognized when the product is delivered to the customer and accepted by the customer, the price has been received or the right to receive the payment has been obtained, and the relevant economic benefits are likely to flow in.

③Commissioned sales

Under the commissioned sales model, the Company recognizes revenue when it receives the sales list from the commissioned seller and confirms that the control over the goods has been transferred to the purchaser.

4 Consignment-in

Under the consignment-in model, when the Company delivers the external consignment products to the customer and confirms that the control of the goods has been transferred to the buyer, the revenue is recognized by net method.

(2) Precision manufacturing business

The Company's precision manufacturing and sales business fulfills the performance obligations at a point in time. Domestic sales revenue is recognized when the company delivers the product to the contractually agreed delivery location, the products are accepted by the customer, payment has been received or the right to receive payment has been obtained, and the related economic benefits are likely to flow in. Export sales revenue is recognized when the company has declared the products for export according to the contract, obtained the Bill of Lading, received the payment or obtained the right to receive payment, and the related economic benefits are likely to flow in.

(3) Property leasing business

For details of specific accounting policies, please refer to Note V.41 Accounting treatment of the Company as a lessor.

3. Revenue treatment principles for specific transactions

(1) Contracts with sales return clauses

Revenue is recognized at the amount expected to be entitled from the transfer of goods to the customer when the customer obtains control of the relevant goods (i.e., excluding the amount expected to be refunded due to sales returns). A liability is recognized for the amount expected to be refunded due to sales returns.

The carrying amount of goods expected to be returned, less the estimated costs to recover such goods (including any impairment of the returned goods), is accounted for under the item "refund assets."

(2) Contracts with quality assurance clauses

Evaluate whether the quality assurance provides a separate service in addition to assuring the customer that the goods sold meet the established standards. If the Company provides additional services, it shall be treated as a single performance obligation and subject to accounting treatment in accordance with the provisions of the revenue standards; Otherwise, the quality assurance responsibility shall be subject to accounting treatment in accordance with the provisions of the accounting standards for contingencies.

Different revenue recognition and measurement methods involved in different business models adopted by the same type of business

Not applicable

38. Contract costs

1. Contract performance costs

The costs incurred by the company for the performance of a contract, which do not fall within the scope of other accounting standards outside of revenue standards and meet the following conditions, are recognized as an asset:

- (1) The costs are directly related to a current or expected contract, including direct labor, direct materials, manufacturing overhead (or similar costs), costs explicitly borne by the customer, and other costs incurred solely due to the contract;
 - (2) The costs that increase the resources of the enterprise for future performance obligations;
 - (3) The costs that are expected to be recoverable.

These assets are classified as inventory or other non-current assets based on whether their amortization period exceeds a normal operating cycle from the time of initial recognition.

2. Contract acquisition costs

The incremental costs incurred by the company to obtain a contract that are expected to be recoverable are recognized as an asset. Incremental costs refer to costs that would not have been incurred if the contract had not been obtained, such as sales commissions. For amortization periods not exceeding one year, these costs are recognized in the current profits and losses upon occurrence.

3. Amortization of contract costs

Assets related to contract costs are amortized on the same basis as the revenue recognition for the associated goods or services. They are amortized at the point in time or according to the progress of the performance obligations, and recognized in the current profits and losses.

4. Impairment of Contract Costs

For assets related to contract costs, if the carrying amount exceeds the difference between the expected consideration receivable from transferring the goods related to the asset and the estimated costs to transfer those goods, an impairment provision should be recognized for the excess and recorded as an asset impairment loss.

After the impairment loss is provided for, if there is a change in the factors that caused the impairment in previous periods, resulting in the above difference exceeding the carrying amount of the asset, the previously provided impairment loss is reversed and recognized in the current profits and losses. However, the carrying amount of the asset after reversal should not exceed the carrying amount on the reversal date assuming no impairment loss had been provided.

39. Government subsidies

1. Type

Government grants are monetary and non-monetary assets obtained by the company from the government without compensation. Based on the beneficiary specified in the relevant government documents, government grants are classified into asset-related and income-related government grants.

Government subsidies related to assets refer to government subsidies obtained by the Company for the purchase, construction, or other forms of long-term assets of government subsidies. Government subsidies related to income refer to government subsidies other than government subsidies related to assets.

2. Recognition of government subsidies

Government grants are recognized at the receivable amount at the end of the period if there is evidence that the company meets the relevant conditions of the financial support policy and expects to receive the financial support funds. Otherwise, government grants are recognized when actually received.

Government grants in the form of monetary assets are measured at the amount received or receivable. Non-monetary government grants are measured at fair value; If fair value cannot be reliably determined, they are measured at the nominal amount (RMB1). Government grants measured at a nominal amount are directly included in the current profits and losses.

3. Accounting treatment method

Based on the economic substance of the transactions, the Company determines whether to use the gross method or net method for accounting treatment of a certain type of government grant transaction. Usually, the Company uses only one method for similar or related government grant transactions and consistently applies that method to the transactions.

For asset-related government grants, the grants are either deducted from the carrying amount of the related asset or recognized as deferred income. Asset-related government grants recognized as deferred income are systematically recognized in profits and losses over the useful life of the constructed or purchased asset using a reasonable and systematic method.

For income-related government grants, those used to compensate for related expenses or losses incurred by the company in subsequent periods are recognized as deferred income and included in profit or loss or deducted from related costs in the period when the related expenses or losses are recognized; Those used to compensate for related

expenses or losses already incurred by the company are directly included in profit or loss or deducted from related costs when received.

Government grants related to the entity's routine activities are recognized as other income or deducted from related cost expenses; Government grants not related to the entity's routine activities are recognized as non-operating income and expenses.

Government grants received for interest subsidies on policy-based preferential loans are used to offset related borrowing costs; For policy-based preferential interest rate loans provided by lending banks, the actual loan amount received is taken as the borrowing's book value, and the relevant borrowing costs are calculated based on the loan principal and the policy-based preferential interest rate.

When previously recognized government grants need to be returned, if they were initially deducted from the carrying amount of related assets, the asset carrying amount shall be adjusted; If there is a balance of related deferred income, the balance of deferred income is reduced, and the excess is included in the current profits and losses; If there is no related deferred income, the amount is directly included in the current profits and losses.

40. Deferred tax assets and deferred tax liabilities

Deferred tax assets and liabilities are recognized based on the differences between the tax bases of assets and liabilities and their carrying amounts (temporary differences). On the balance sheet date, the deferred income tax assets and deferred income tax liabilities shall be measured according to the tax rate applicable to the period during which the assets are expected to be recovered or the liabilities are expected to be paid off.

1. Recognition basis of deferred tax assets

Deferred tax assets arising from deductible temporary differences that are recognized to the extent that taxable income will be probable to be available against the deductible temporary difference, deductible losses and tax credits that can be carried forward to subsequent periods. However, the deferred tax assets arising from the initial recognition of assets or liabilities in a transaction with the following characteristics at the same time shall not be recognized: (1) The transaction is not a business combination; (2) The transaction affects neither the accounting profit nor the taxable income or deductible loss.

For deductible temporary differences related to investments in associates, the corresponding deferred tax assets are recognized when all the following conditions are met: the temporary difference may be reversed in the foreseeable future, and taxable income will be available against which the deductible temporary differences can be used.

2. Recognition basis of deferred income tax liabilities

The company recognizes the taxable temporary differences payable but not paid in the current period and prior periods as deferred income tax liabilities. But excluding:

- (1) Temporary differences arising from the initial recognition of goodwill;
- (2) Transactions or events that are not formed by business combination, and the occurrence of such transactions or events affects neither the accounting profit nor the temporary differences formed by the taxable income (or deductible losses);
- (3) For taxable temporary differences related to investments in subsidiaries and associates, the time of their reversal can be controlled and they are not likely to be reversed in the foreseeable future.

3. Deferred tax assets and liabilities are presented as a net amount when the following conditions are met simultaneously:

(1) The enterprise has the legal right to offset current tax assets against current tax liabilities on a net basis;

(2) The deferred tax assets and liabilities are related to income taxes levied by the same taxation authority on the same taxable entity or different taxable entities, and for each significant period in which the deferred tax assets and liabilities reverse, the involved taxable entities intend to settle current tax assets and liabilities on a net basis or realize the assets and settle the liabilities simultaneously.

41. Leasing

(1) Accounting treatment method of leasing as a lessee

At the commencement date of the lease, except for short-term leases and leases of low-value assets subject to simplified treatment, the company recognizes right-of-use assets and lease liabilities.

Short-term leases and leases of low-value assets

Short-term leases are those without a purchase option and with a lease term of not more than 12 months. Leases of low-value assets refer to leases where the leased asset, if new, is of low value.

The company does not recognize right-of-use assets and lease liabilities for short-term leases and leases of low-value assets; instead, related lease payments are recognized on a straight-line method or other systematic and reasonable methods over the lease term as part of the cost of the related assets or as current period profit or loss.

(2) Accounting treatment method of leasing as a lessor

(1) Classification of leases

The company classifies leases as finance leases or operating leases on the commencement date of the lease. Finance lease refers to a lease that substantially transfers all risks and rewards related to ownership of the leased asset, where ownership may or may not ultimately be transferred. Operating lease refers to all other leases that are not finance leases.

A lease is typically classified as a finance lease by our company if one or more of the following conditions exist:

- 1) Ownership of the leased asset is transferred to the lessee at the end of the lease term;
- 2) The lessee has the option to purchase the leased asset at a price sufficiently lower than its fair value at the time the option is expected to be exercised, making it reasonably certain that the lessee will exercise the option at the lease commencement date;
 - 3) Although ownership is not transferred, the lease term covers a major part of the useful life of the asset;
 - 4) At the inception of the lease, the present value of the lease receipts is nearly the fair value of the leased asset;
 - 5) The leased asset is of such a specialized nature that only the lessee can use it without major modifications.

A lease may also be classified as a finance lease by our company if it exhibits one or more of the following indicators:

- 1) If the lessee cancels the lease, the lessee bears the losses associated with the cancellation for the lessor;
- 2) Gains or losses arising from fluctuations in the fair value of the residual value of assets are attributed to the lessee.
 - 3) The lessee has the ability to continue leasing at a rent significantly below market level for the next period.
 - (2) Accounting treatment for finance leases

On the lease commencement date, the Company recognizes the finance lease receivables for the finance lease and terminates the recognition of the finance lease assets.

At the initial recognition of finance lease receivables, the unguaranteed residual value and the present value of lease receipts not received on the commencement date of lease term, discounted at the interest rate implicit in the lease, are summed to determine the entry value of the finance lease receivables. Lease receipts include:

- 1) Fixed payments and substantially fixed payments after deducting lease incentives;
- 2) Variable lease payments that depend on an index or rate;
- 3) In cases where it is reasonably certain that the lessee will exercise the purchase option, lease receipts include the exercise price of the purchase option;
- 4) If the lease term reflects that the lessee is expected to exercise the termination option, lease receipts include the amount payable by the lessee upon exercising the termination option;
- 5) Guaranteed residual value provided to the lessor by the lessee, parties related to the lessee, and independent third parties with the financial capacity to fulfill the guarantee obligations.

The company calculates and recognizes interest income for each period within the lease term based on a fixed implicit lease rate. Variable lease payments not included in the net investment in the lease are recognized in the current period's profit or loss when they occur.

(3) Accounting treatment for operating leases

The company recognizes lease receipts from operating leases as rental income over the lease term using the straight-line method or another systematic and rational method; Initial direct costs associated with operating leases are capitalized and amortized over the lease term on the same basis as rental income recognition and are included in the current period's profit or loss; Variable lease payments related to operating leases that are not included in lease receipts are recognized in the current period's profit or loss when they occur.

42. Other significant accounting policies and accounting estimates

Not applicable

43. Changes in significant accounting policies and estimates

(1) Changes in significant accounting policies

Not applicable

(2) Changes in significant accounting estimates

Not applicable

(3) Adjustment of items related to the financial statements at the beginning of the year when the new accounting standards are implemented for the first time since 2024

Not applicable

44. Others

Not applicable

VI. Taxes

1. Main taxes and tax rates

Тах Туре	Tax Basis	Tax rates
VAT	Domestic sales and provision of processing, repairs and replacement services	13%
VAT	Real estate leasing services	9%
	Other taxable sales of services	6%
	Simple tax method	5%
Consumption tax	High-end watches	20%
Urban maintenance and construction tax	Paid-in turnover tax	7%、5%
Enterprise income tax	Taxable income	See the table below for details
Property tax	Tax basis: 70% or 80% of the original value of the house property	1.2%、12%

Disclosure of information about taxpayers with different enterprise income tax rates

Name of taxpayer	Income tax rate
Shenzhen Harmony World Watch Centre Co., Ltd. (①)	25%
FIYTA Sales Co., Ltd. (1)	25%
Shenzhen FIYTA Precision Technology Co., Ltd. (2)	15%
Shenzhen FIYTA STD Co., Ltd. (2)	15%
Shenzhen Harmony World Watch Centre Co., Ltd. (⑤)	20%
Shenzhen Xunhang Precision Technology Co., Ltd.	25%
Emile Chouriet Horologe (Shenzhen) Co., Ltd.	25%
Liaoning Hengdarui Commerce and Trade Co., Ltd.	25%
Temporal (Shenzhen) Co., Ltd.	25%
Shenzhen Harmony E-commerce Co., Ltd. (⑤)	20%
FIYTA (HONG KONG) LIMITED (3)	16.5%
Montres Chouriet SA (4)	30%

Note ①: According to the relevant provisions of the "Interim Measures for the Administration of Enterprise Income Tax Collection for Enterprises with Trans-regional Operations and Consolidated Tax Payments" issued by the State Administration of Taxation, the headquarters and its subordinate branches of such companies implement a consolidated tax payment method for enterprise income tax. This method involves "unified calculation, hierarchical management, local prepayment, consolidated settlement, and fiscal transfer of accounts." 50% of the prepayment is shared among branches, and 50% is shared by the head office;

Note ②: These companies enjoy the "tax rate reduction and exemption for high-tech enterprises that need key support from the state";

Note ③: the Company's registered location is Hong Kong, and the local profits tax in Hong Kong is applicable, and the applicable tax rate for this year is 16.50%;

Note ④: the Company is registered in Switzerland. According to the applicable tax rate in registration location, the comprehensive tax rate for this year is 30%;

Notes ⑤: these companies are small low-profit enterprises and are subject to enterprise income tax at a rate of 20%.

2. Tax preference

According to the "Announcement on Preferential Income Tax Policies for Small and Micro Enterprises and Individual Businesses" (CS [2023] No. 6) issued by the Ministry of Finance and the State Administration of Taxation, small and micro-profit enterprises include only 25% of their taxable income and pay enterprise income tax at a rate of 20%. According to the "Notice on Extending the Loss Carry Forward Period for High-Tech Enterprises and Technology-Based Small and Medium-Sized Enterprises" (CS [2018] No. 76) issued by the Ministry of Finance and the

State Administration of Taxation, starting from January 1, 2018, losses incurred in the five fiscal years prior to obtaining high-tech enterprise qualification that have not yet been offset are allowed to be carried forward to subsequent years for offsetting, with the maximum carry forward period extended from 5 years to 10 years.

According to the "Announcement on Further Improving the Policy of Pre-tax Additional Deduction of R&D Expenses" (CS [2023] No. 7) issued by the Ministry of Finance and the State Administration of Taxation, starting from January 1, 2023, enterprises' actual R&D expenses incurred in conducting R&D activities, which are not converted into intangible assets and are included in the current profit and loss, can be additionally deducted at 100% of the actual amount incurred on top of the actual deduction as per regulations. Where intangible assets are formed, they shall be amortized before tax at 200% of the cost of intangible assets as of January 1, 2023.

Since 2019, Hong Kong implemented a two-tiered profits tax regime, whereby the profits tax rate for the first HKD2,000,000 of profits earned by Hong Kong companies is reduced to 8.25%, and the remaining profits are taxed at the standard rate of 16.5%.

3. Others

Not applicable

7. Notes to items in the consolidated financial statements

1. Monetary funds

Unit: RMB

Item	Ending Balance	Opening balance
Cash on hand	107,494.56	178,996.87
Cash in bank	21,352,343.64	35,443,378.12
Other monetary funds	2,109,236.20	1,262,979.96
Deposit in finance companies	380,786,934.73	467,743,798.76
Total	404,356,009.13	504,629,153.71
Including: total amount deposited abroad	1,951,883.15	1,202,601.86

Other notes

The deposits in finance companies were mainly the deposits in AVIC Finance Co., Ltd.

As of June 30, 2024, the Company had no pledged or frozen funds. Details of the Company's funds placed overseas with restrictions on fund repatriation are as follows:

Item	Ending Balance	Opening balance
Funds placed overseas with restrictions on fund repatriation	1,951,883.15	1,202,601.86

2. Trading financial assets

Not applicable

3. Derivative financial assets

Not applicable

4. Notes receivable

(1) Classified presentation of notes receivable

Unit: RMB

Item	Ending Balance	Opening balance		
Bank acceptance note	7,483,190.50	10,363,449.00		
Commercial acceptance note	8,855,201.81	7,905,523.37		
Total	16,338,392.31	18,268,972.37		

(2). Disclosure under the methods of provision for bad debts by category

Unit: RMB

		Er	nding Balan	ce			Ор	ening balar	nce	
Categor	Book b	alance	Bad debt provision			Book b	alance	Bad debt	provision	
У	Amount	Scale	Amount	Drawing percent ages	Book value	Amount	Scale	Amount	Drawing percent ages	Book value
In which:										
Notes receiva ble with provisio n for bad debts by combin ation	16,654, 813.30	100.00 %	316,420 .99	1.90%	16,338, 392.31	18,685, 052.55	100.00 %	416,080 .18	2.23%	18,268, 972.37
In which:										
Comme rcial accepta nce draft combin ation	9,171,6 22.80	55.07%	316,420 .99	3.45%	8,855,2 01.81	8,321,6 03.55	44.54%	416,080 .18	5.00%	7,905,5 23.37
Risk- free bank accepta nce draft combin ation	7,483,1 90.50	44.93%		0.00%	7,483,1 90.50	10,363, 449.00	55.46%		0.00%	10,363, 449.00
Total	16,654, 813.30	100.00 %	316,420 .99	1.90%	16,338, 392.31	18,685, 052.55	100.00	416,080 .18	2.23%	18,268, 972.37

Name of provision with provision for bad debts by combination: commercial acceptance bill combination

Name		Ending Balance		
Name	Book balance	Bad debt provision	Drawing percentages	
Commercial acceptance draft combination	9,171,622.80	316,420.99	3.45%	
Total	9,171,622.80	316,420.99		

Description of the basis for determining the combination:

Accounts receivable with the same aging have similar credit risk characteristics.

Catalog name with provision for bad debts by combination: non-risk bank acceptance bill combination

Unit: RMB

Nama		Ending Balance	
Name	Book balance	Bad debt provision	Drawing percentages
Risk-free bank acceptance draft combination	7,483,190.50		0.00%
Total	7,483,190.50		

Description of the basis for determining the combination:

The drawer has a high credit rating, and has no bill default in history, so the risk of credit loss is extremely low, and also has a strong ability to fulfill the obligation to pay the cash flow of the contract in a short period of time.

If the provision for bad debts of notes receivable is made according to the general expected credit loss model: Not applicable

(3) Status of bad debt provision, recovery, or reversal for the period

Provision for bad debts in the current period:

	Opening		Ending			
Category	Opening balance	Provision	Recovered or transferred	Write-off	Other	Ending Balance
Notes receivable with provision for bad debts by individual						
Notes receivable with provision for bad debts by combination						
Including: commercial acceptance bill combination	416,080.18		99,659.19			316,420.99
Risk-free bank acceptance draft combination						

Total	416,080.18	99,659.19		316,420.99

Where accounts receivable with significant from provision for bad debts or recovered in the current period Not applicable

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

Not applicable

(5) Receivables notes or discounted at period-end not yet due on the Company's balance sheet date

Unit: RMB

Item	Termination confirmation amount at period-end	Unconfirmed amount at period-end
Bank acceptance note	24,056,305.26	0.00
Total	24,056,305.26	0.00

(6). Situation of notes receivable actually written off in the current period

Not applicable

5. Accounts receivable

1. Disclosure by aging

Unit: RMB

Aging	Book balance at period end	Beginning book balance
Within 1 year (including 1 year)	363,748,311.83	333,204,160.07
1-2 years	3,035,192.98	2,123,874.00
2-3 years	1,519,611.03	4,200,458.08
More than 3 years	19,089,043.69	18,005,255.95
3-4 years	19,089,043.69	18,005,255.95
Total	387,392,159.53	357,533,748.10

(2). Disclosure under the methods of provision for bad debts by category

Categor y		Ending Balance					Opening balance				
	Book balance		Bad debt provision			Book balance		Bad debt provision			
	Amount	Scale	Amount	Drawing percent ages	Book value	Amount	Scale	Amount	Drawing percent ages	Book value	
Account s receiva ble with provisio	20,141, 411.68	5.20%	19,908, 405.24	98.84%	233,006 .44	24,708, 541.73	6.91%	23,148, 792.25	93.69%	1,559,7 49.48	

n for bad debts by individu al										
In which:										
Account s receiva ble with provisio n for bad debts by combin ation	367,250 ,747.85	94.80%	12,000, 288.48	3.27%	355,250 ,459.37	332,825 ,206.37	93.09%	11,242, 194.21	3.38%	321,583 ,012.16
In which:										
Combin ation of other custom ers' receiva bles	367,250 ,747.85	94.80%	12,000, 288.48	3.27%	355,250 ,459.37	332,825 ,206.37	93.09%	11,242, 194.21	3.38%	321,583 ,012.16
Total	387,392 ,159.53	100.00 %	31,908, 693.72	8.24%	355,483 ,465.81	357,533 ,748.10	100.00 %	34,390, 986.46	9.62%	323,142 ,761.64

Category name of provision for bad debts by individual: accounts receivable from other customers

Unit: RMB

	Opening	balance	Ending Balance						
Name	Book balance	Bad debt provision	Book balance	Bad debt provision	Drawing percentag es	Provision Reason			
Receiva bles from other customer s	24,708,541.73	23,148,792.25	20,141,411.68	19,908,405.24	98.84%	Less likely to be withdrawn			
Total	24,708,541.73	23,148,792.25	20,141,411.68	19,908,405.24					

Category name of provision for bad debts by combination: accounts receivable from other customers

Unit: RMB

Nama	Ending Balance				
Name	Book balance Bad debt provision		Drawing percentages		
Receivables from other customers	367,250,747.85	12,000,288.48	3.27%		
Total	367,250,747.85	12,000,288.48			

Description of the basis for determining the combination:

Accounts receivable with the same combination have similar credit risk characteristics.

If the provision for bad debts of accounts receivable is made according to the general expected credit loss model: Not applicable

(3) Status of bad debt provision, recovery, or reversal for the period

Provision for bad debts in the current period:

Unit: RMB

Category Opening balance	Oponing	Amount of change for the period				
	Provision	Recovered or transferred	Write-off	Other	Ending Balance	
Accounts receivable with provision for expected credit losses by individual	23,148,792.25		3,253,930.73		-13,543.72	19,908,405.24
Accounts receivable with provision for expected credit losses by combination	11,242,194.21	822,060.56	54,756.65		9,209.64	12,000,288.48
Total	34,390,986.46	822,060.56	3,308,687.38		-4,334.08	31,908,693.72

Where accounts receivable with significant from provision for bad debts or recovered in the current period

Company name	Recovered or reversed amount	Reason for reversal	Recovery method	Determine the basis and rationality of the original provision for bad debts
Shijiazhuang Yuhua Suning.com Commercial Management Co., Ltd.	358,855.97	Payment has been received normally	Bank collection	Provision based on the estimated recoverable amount
Nanjing Jianye Suning Yigou Plaza Commercial Management Co., Ltd.	776,062.11	Payment has been received normally	Bank collection	Provision based on the estimated recoverable amount
Baotou Galaxy Suning Yigou Plaza Co., Ltd.	504,733.73	Payment has been received normally	Bank collection	Provision based on the estimated recoverable amount
Yinchuan Suning.com Plaza Co., Ltd.	636,843.63	Payment has been received normally	Bank collection	Provision based on the estimated recoverable amount
Shanghai Pudong Suning.com Commercial Management Co., Ltd.	818,227.34	Payment has been received normally	Bank collection	Provision based on the estimated recoverable amount
Total	3,094,722.78			

(4). Situation of accounts receivable actually written off in the current period

Not applicable

(5) Accounts receivable and contractual assets collected from the debtors which rank the first five at the end of period

Unit: RMB

Company name	Accounts receivable balance at the end of period	Ending balance of contractual assets	Ending balance of accounts receivable and contractual assets	Proportion in the total ending balance of accounts receivable and contractual assets	Ending balance of provision for bad debts of accounts receivable and provision for impairment of contractual assets
Summary of accounts receivable which ranks the first five at the end of period	81,395,716.91		387,392,159.53	21.01%	3,973,834.24
Total	81,395,716.91		387,392,159.53	21.01%	3,973,834.24

6. Contract assets

Not applicable

7. Receivables financing

Not applicable

8. Other receivables

Unit: RMB

Item	Ending Balance	Opening balance	
Other receivables	59,436,540.53	57,725,792.00	
Total	59,436,540.53	57,725,792.00	

(1) Interest receivable

1) Classification of interest receivable

Not applicable

2) Important overdue interest

Not applicable

3). Disclosure under the methods of provision for bad debts by category

Not applicable

4). Status of bad debt provision, recovery, or reversal for the period

Not applicable

5) Situation of interest receivable actually written off in the current period

Not applicable

(2) Dividends receivable

1) Classification of dividends receivable

Not applicable

2) Important dividends receivable with aging over 1 year

Not applicable

3). Disclosure under the methods of provision for bad debts by category

Not applicable

4). Status of bad debt provision, recovery, or reversal for the period

Not applicable

5) Situation of dividends receivable actually written off in the current period

Not applicable

(3) Other receivables

1) Classification of other receivables by nature

Payment nature	Book balance at period end	Beginning book balance	
Margin and deposits	53,774,307.13	51,775,226.86	
Employee reserve	3,740,041.27	1,549,821.50	
Other	6,132,069.36	8,748,853.73	
Total	63,646,417.76	62,073,902.09	

2) Disclosure by aging

Unit: RMB

Aging	Book balance at period end	Beginning book balance
Within 1 year (including 1 year)	33,867,092.11	22,481,619.93
1-2 years	24,429,192.98	38,313,327.26
2-3 years	4,155,060.57	119,250.00
More than 3 years	1,195,072.10	1,159,704.90
3-4 years	1,195,072.10	1,159,704.90
Total	63,646,417.76	62,073,902.09

3). Disclosure under the methods of provision for bad debts by category

		En	iding Balan	ce		Opening balance				
Categor	Book b	alance	Bad debt	provision		Book b	alance	Bad debt	provision	
у	Amount	Scale	Amount	Drawing percent ages	Book value	Amount	Scale	Amount	Drawing percent ages	Book value
Provisio n for bad debts on an individu al basis	1,393,1 47.78	2.19%	1,363,2 19.78	97.85%	29,928. 00	1,418,3 14.90	2.28%	1,367,3 86.90	96.41%	50,928. 00
In wh	ich:									
Provisio n for bad debts on a combin ation basis	62,253, 269.98	97.81%	2,846,6 57.45	4.57%	59,406, 612.53	60,655, 587.19	97.72%	2,980,7 23.19	4.91%	57,674, 864.00
In wh	ich:									
Combin ation of margin and deposit receiva ble	53,259, 849.25	83.68%	2,633,8 75.69	4.95%	50,625, 973.56	51,304, 601.86	82.65%	2,603,2 77.66	5.07%	48,701, 324.20
Combin ation of employ ee reserve receiva ble	3,740,0 41.27	5.88%		0.00%	3,740,0 41.27	1,549,8 21.50	2.50%		0.00%	1,549,8 21.50

Combin ation of social security advanc es receiva ble	508,259 .76	0.80%		0.00%	508,259 .76	284,862 .55	0.46%		0.00%	284,862 .55
Combin ation of other financin gs	4,745,1 19.70	7.46%	212,781 .76	4.48%	4,532,3 37.94	7,516,3 01.28	12.11%	377,445 .53	5.02%	7,138,8 55.75
Total	63,646, 417.76	100.00 %	4,209,8 77.23	6.61%	59,436, 540.53	62,073, 902.09	100.00 %	4,348,1 10.09	7.00%	57,725, 792.00

Number of categories with provision for bad debts by individual: 1

Category name of provision for bad debts by individual: other accounts receivable

Unit: RMB

	Opening	balance	Ending Balance			
Name	Name Book balance		Book balance	Bad debt provision	Drawing percentages	Provision Reason
Other receivables	1,418,314.90	1,367,386.90	1,393,147.78	1,363,219.78	97.85%	There is a dispute
Total	1,418,314.90	1,367,386.90	1,393,147.78	1,363,219.78		

Number of categories with provision for bad debts by combination: 4

Category name of provision for bad debts by combination: combination of margin and deposit receivable

Unit: RMB

Nama	Ending Balance				
Name	Book balance Bad debt provision		Drawing percentages		
Combination of margin and deposit receivable	53,259,849.25	2,633,875.69	4.95%		
Total	53,259,849.25	2,633,875.69			

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Category name of provision for bad debts by combination: combination of employee reserve receivable

Unit: RMB

Name	Ending Balance				
Name	Book balance	Bad debt provision	Drawing percentages		
Combination of employee reserve receivable	3,740,041.27		0.00%		
Total	3,740,041.27				

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Category name of provision for bad debts by combination: combination of social security receivable on behalf of the payer

Name	Ending Balance
------	----------------

	Book balance	Bad debt provision	Drawing percentages
Combination of social security advances receivable	508,259.76		0.00%
Total	508,259.76		

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Category name of provision for bad debts by combination: other accounts receivable

Unit: RMB

Nama	Ending Balance				
Name	Book balance	Bad debt provision	Drawing percentages		
Combination of other financings	4,745,119.70	212,781.76	4.48%		
Total	4,745,119.70	212,781.76			

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Provision for bad debts made according to the general expected credit loss model:

	Stage I	Stage II	Stage III	
Bad debt provision	Expected credit loss in the next 12 months	Expected credit loss throughout the duration (no credit impairment)	Expected credit loss throughout the duration (credit impairment has occurred)	Total
Balance as of Jan. 1, 2024	2,980,723.19		1,367,386.90	4,348,110.09
Balance on Jan. 1, 2024 in the current period				
- Transfer to phase II				
- Transfer to phase III				
- Reversal to phase II				
- Reversal to phase I				
Provision in the current period	40,599.80			40,599.80
Reversal in the current period	-129,992.21		-49,000.00	-178,992.21
Write-off in the current period				
Write-off in the current period				
Other changes	159.55			159.55

The basis for the division of each stage and the ratio of provisions for bad debts

The phase I is the bad debt provision for other receivables within one year. The phase II is the bad debt provision for accounts receivable over one year that have not been individually assessed. The phase III is the bad debt provision for individually assessed accounts receivable.

Changes in book balance with significant amount of loss provision in the current period Not applicable

4). Status of bad debt provision, recovery, or reversal for the period

Provision for bad debts in the current period:

Unit: RMB

		Amo	unt of change fo	or the period		
Category	Opening balance	Provision	Recovered or transferred	Write-off or impairment	Other	Ending Balance
Bad debt provision	4,348,110.09	40,599.80	-178,992.21		159.55	4,209,877.23
Total	4,348,110.09	40,599.80	-178,992.21		159.55	4,209,877.23

Where the bad-debt provision amount recovered or reversed this period is important:

Not applicable

5) Situation of other accounts receivable actually written off in the current period

Not applicable

6). Other receivables collected from the debtors which rank the first five at the end of period

Unit: RMB

Company name	Payment nature	Ending Balance	Aging	Proportion in the total ending balance of other receivables	End-of-period balance of provision for bad debt
Summary of other accounts receivable which rank the first five at the end of period	Deposits and margin	8,634,010.68	Within 1 year, 1- 2 years	13.57%	431,700.53
Total		8,634,010.68		13.57%	431,700.53

7) Presented in other receivables due to centralized management of funds

9. Prepayments

(1) Prepayments are presented by aging

Unit: RMB

Aging	Ending	Balance	Opening balance		
Aging	Amount	Scale	Amount	Scale	
Within 1 year	6,569,774.50	100.00%	6,564,760.64	99.90%	
1-2 years		0.00%	6,479.34	0.10%	
Total	6,569,774.50		6,571,239.98		

Reasons for not timely settlement of prepayments with aging over 1 year and significant amount:

Not applicable

(2). Top five of advances to suppliers in terms of the ending balance presented by advance receivers

Company name	Ending Balance	Percentage of total advances (%)
Summary of prepayments collected from the debtors which rank the first five at the end of period	4,185,055.26	63.70%

10. Inventories

Whether the Company needs to comply with the disclosure requirements of the real estate industry No

(1) Classification of inventory

		Ending Balance		Opening balance				
Item	Book balance	Provision for impairment of inventory or contract performance costs	Book value	Book balance	Provision for impairment of inventory or contract performance costs	Book value		
Raw material	161,344,020.8 5	5,401,893.56	155,942,127.2 9	167,281,491.8 4	5,290,855.71	161,990,636.1 3		
Unfinishe d products	10,779,027.93		10,779,027.93	12,060,525.88		12,060,525.88		
Merchan dise inventory	2,026,413,760. 86	64,803,673.59	1,961,610,087. 27	1,993,236,975. 36	66,621,962.09	1,926,615,013. 27		
Total	2,198,536,809. 64	70,205,567.15	2,128,331,242. 49	2,172,578,993. 08	71,912,817.80	2,100,666,175. 28		

(2) Data resources recognized as inventory

Not applicable

(3) Provision for impairment of inventory or contract performance costs

Unit: RMB

Opening		Increase for the	e current period	Decrease amou	Ending		
Item	balance	Provision Other		Reversal or write-off	Other	Balance	
Raw material	5,290,855.71	253,915.61		142,877.76		5,401,893.56	
Merchan dise inventory	66,621,962.09	126,606.77	7,749.55	1,952,644.82		64,803,673.59	
Total	71,912,817.80	380,522.38	7,749.55	2,095,522.58		70,205,567.15	

Notes to provision for inventory write-down

Item	Specific basis for determining the net realizable value/residual consideration and the cost to be incurred	Reversal or write-off in the current period Reasons to provision for inventory write-down
Raw material	Estimated selling prices of manufactured products minus estimated costs to completion, estimated selling expenses and related taxes and surcharges	The factors affecting the previous write-down of inventory value have disappeared, resulting in the net realizable value of inventory higher than its book value
Merchandis e inventory	Estimated selling price minus estimated sales expenses and related taxes	The inventory with provision for inventory depreciation at the beginning of the period has been consumed/sold in the current period

The provision for inventory depreciation by combination

Not applicable

Provision criteria for provision of inventory depreciation reserve by combination

Not applicable

(4) Notes to the ending balance of inventories including the capitalization amount of borrowing costs

Not applicable

(5) Notes to the amortization amount of contract performance costs in the current period

Not applicable

11. Assets held for sale

Not applicable

12. Non-current assets due within one year

(1) Debt investments due within one year

Not applicable

(2) Other debt investments due within one year

Not applicable

13. Other current assets

Unit: RMB

Item	Ending Balance	Opening balance	
Amount of value-added tax deduction	14,705,036.13	21,032,239.30	
Input tax to be recognized	13,980,706.95	31,717,607.91	
Prepaid income tax	384,254.22	1,364,632.40	
Other taxes prepaid	491,655.06		
Fixed deposits	45,001,594.79		
Other	14,475,773.82	18,134,912.20	
Total	89,039,020.97	72,249,391.81	

14. Debt investments

(1) Debt investments situation

Not applicable

(2) Important debt investments at the end of the period

Not applicable

(3) Provision for impairment

Not applicable

(4). Situation of debt investments actually written off in the current period

Not applicable

15. Other debt investments

(1) Other debt investments situation

Not applicable

(2) Other important debt investments at the end of the period

(3) Provision for impairment

Not applicable

(4). Situation of other debt investments actually written off in the current period

Not applicable

16. Investment in other equity instruments

Not applicable

17. Long-term receivables

(1) Long-term receivables

Not applicable

(2). Disclosure under the methods of provision for bad debts by category

Not applicable

(3) Status of bad debt provision, recovery, or reversal for the period

Not applicable

(4). Situation of accounts receivable actually written off in the current period

Not applicable

18. Long-term equity investments

				Inc	crease or	decrease	in the cu	ırrent peri	od			
The invest ee	Begin ning balan ce (book value)	Begin ning balan ce of provisi on for impair ment	Additi onal invest ment	Reduc tion of invest ment	Invest ment incom e or loss recog nized under equity metho d	Other comprehens ive income adjust ments	Other chang es in equity	Cash divide nds or profits declar ed to be distrib uted	Provis ion for impair ment accru ed	Other	Endin g balan ce (book value)	End- of- period balan ce of provisi on for impair ment
1. Joint	ventures											
2. Assoc	ciated ent	terprise										
Shang	51,86				89,87						51,95	

hai	2,607.		2.06			2,479.	
Watch	30					36	
Indust							
ry							
ry Co.,							
Ltd.							
Sub-	51,86		89,87			51,95	
total	2,607.		2.06			2,479.	
iolai	30		2.00			36	
	51,86		89,87			51,95	
Total	2,607.		2.06			2,479.	
	30		2.00			36	

The recoverable amount is determined by the net amount of the fair value less the disposal expenses

Not applicable

The recoverable amount is determined at the present value of the expected future cash flows

Not applicable

Reasons for the difference between the aforementioned information and the information used in the impairment test of previous years or external information

Not applicable

Reasons for the difference between the information used in the company's impairment test in previous years and the actual situation in the current year

Not applicable

Other notes

Not applicable

19. Other non-current financial assets

Not applicable

20. Investment properties

(1) Investment property measured at cost

Item	Houses and structures	Land use rights	Construction in progress	Total
I. Original book value				
1. Beginning balance	620,335,023.89			620,335,023.89
2. Increase for the current period				
(1) Outsourcing				
(2) Transfers from inventories\fixed assets\construction in progress				
(3) Increase from business				

combinations			
3. Decrease for			
the current period (1) Disposal			
(2) Other transfers			
out			
4. Ending balance	620,335,023.89		620,335,023.89
II. Accumulated depreciation and amortization			
1. Beginning balance	260,079,191.75		260,079,191.75
2. Increase for the current period	7,846,994.22		7,846,994.22
(1) Provision or amortization	7,846,994.22		7,846,994.22
(2) Transfer from fixed assets			
3. Decrease for the current period			
(1) Disposal			
(2) Other transfers out			
4. Ending balance	267,926,185.97		267,926,185.97
III. Impairment provision			
1. Beginning balance			
2. Increase for the current period			
(1) Provision			
3. Decrease for the current period			
(1) Disposal			
(2) Other transfers out			
4. Ending balance			
IV. Book value			
1. Ending book value	352,408,837.92		352,408,837.92
2. Beginning book value	360,255,832.14		360,255,832.14

The recoverable amount is determined by the net amount of the fair value less the disposal expenses Not applicable

The recoverable amount is determined at the present value of the expected future cash flows

Not applicable

Reasons for the difference between the aforementioned information and the information used in the impairment test of previous years or external information

Not applicable

Reasons for the difference between the information used in the company's impairment test in previous years and the actual situation in the current year

Not applicable

Other notes:

Not applicable

(2) Investment property measured at fair value

Not applicable

(3) Convert to investment property and measure at fair value

Not applicable

(4) Investment property without certificate of title

Not applicable

21. Fixed assets

Unit: RMB

Item	Ending Balance	Opening balance
Fixed assets	345,651,268.72	355,785,354.68
Liquidation of fixed assets	0.00	0.00
Total	345,651,268.72	355,785,354.68

(1). Status of fixed assets

Item	Houses and buildings	Machinery equipment	Transport equipment	Electronic equipment	Other equipment	Total
1. Original book value:						
1. Beginning balance	441,589,632.6 3	130,667,789.2 1	13,277,093.83	50,657,219.07	44,094,254.35	680,285,989.0 9
2. Increase for the current period	20,027.36	2,328,766.75		1,473,437.61	663,176.09	4,485,407.81
(1) Acquisitions		2,320,494.70		1,473,351.07	663,176.09	4,457,021.86
(2) Transfer from construction in progress						

(3) Increase from business						
combinations (4). Exchange differences arising from foreign currency transactions	20,027.36	8,272.05		86.54		28,385.95
3. Decrease for the current period	3,199,869.02	1,423,289.61	1,026,085.81	680,665.17	453,955.74	6,783,865.35
(1) Disposal or scrapping	570,550.00	128,105.05	1,026,085.81	631,965.29	335,369.81	2,692,075.96
(2). Exchange differences arising from foreign currency transactions	2,629,319.02	1,295,184.56		48,699.88	118,585.93	4,091,789.39
4. Ending balance	438,409,790.9 7	131,573,266.3 5	12,251,008.02	51,449,991.51	44,303,474.70	677,987,531.5 5
II. Accumulated depreciation						
Beginning balance	152,207,027.4 1	83,133,593.32	12,078,669.40	37,956,542.09	39,124,802.19	324,500,634.4 1
2. Increase for the current period	6,534,045.86	4,469,874.54	167,437.90	1,580,401.82	674,908.55	13,426,668.67
(1) Provision	6,517,095.45	4,462,019.71	167,437.90	1,580,319.60	674,908.55	13,401,781.21
(2). Exchange differences arising from foreign currency transactions	16,950.41	7,854.83		82.22		24,887.46
3. Decrease for the current period	2,238,221.77	1,295,744.31	974,781.52	597,648.74	484,643.91	5,591,040.25
(1) Disposal or scrapping	395,811.20	113,925.59	974,781.52	554,287.43	366,283.77	2,405,089.51
(2). Exchange differences arising from foreign currency transactions	1,842,410.57	1,181,818.72		43,361.31	118,360.14	3,185,950.74
4. Ending balance	156,502,851.5 0	86,307,723.55	11,271,325.78	38,939,295.17	39,315,066.83	332,336,262.8 3
III. Impairment provision						
1. Beginning						

balance						
2. Increase for the current period						
(1) Provision						
3. Decrease for the current period						
(1) Disposal or scrapping						
4. Ending balance						
IV. Book value						
1. Ending book value	281,906,939.4 7	45,265,542.80	979,682.24	12,510,696.34	4,988,407.87	345,651,268.7 2
2. Beginning book value	289,382,605.2 2	47,534,195.89	1,198,424.43	12,700,676.98	4,969,452.16	355,785,354.6 8

(2) Temporarily idle fixed assets

Not applicable

(3) Fixed assets leased out through operating leases

Not applicable

(4) Fixed assets without certificates of title

Unit: RMB

Item	Book value	Reasons for not completing the certificate of title
Houses and buildings	182,663.79	Defects in property rights

(5) Impairment test of fixed assets

Not applicable

(6) Liquidation of fixed assets

Not applicable

22. Construction in progress

Not applicable

(1) Status of construction in progress

(2) Changes in important construction in progress in the current period

Not applicable

(3) Status of impairment of construction in progress in the current period

Not applicable

(4) Status of impairment test of construction in progress

Not applicable

(5) Project materials

Not applicable

23. Productive biological assets

(1) Productive biological assets measured at cost

Not applicable

(2) Impairment test of productive biological assets measured at cost

Not applicable

(3) Productive biological assets measured at fair value

Not applicable

24. Oil and gas assets

Not applicable

25. Right-of-use assets

(1) Right-of-use assets situation

Item	Houses and buildings	Total
I. Original book value		
Beginning balance	153,209,897.81	153,209,897.81
2. Increase for the current period	54,191,179.24	54,191,179.24
(1) Lease	54,188,231.32	54,188,231.32
(2). Exchange differences arising from foreign currency transactions	2,947.92	2,947.92
3. Decrease for the current period	79,521,232.18	79,521,232.18

(1) Disposal	1,437,591.74	1,437,591.74
(2) The lease expires	78,083,640.44	78,083,640.44
4. Ending balance	127,879,844.87	127,879,844.87
II. Accumulated depreciation		
1. Beginning balance	43,757,416.17	43,757,416.17
2. Increase for the current period	52,810,274.43	52,810,274.43
(1) Provision	52,808,948.49	52,808,948.49
(2). Exchange differences arising from foreign currency transactions	1,325.94	1,325.94
3. Decrease for the current period	78,074,492.72	78,074,492.72
(1) Disposal	928,227.37	928,227.37
(2) The lease expires	77,146,265.35	77,146,265.35
4. Ending balance	18,493,197.88	18,493,197.88
III. Impairment provision		
1. Beginning balance		
2. Increase for the current period		
(1) Provision		
3. Decrease for the current period		
(1) Disposal		
4. Ending balance		
IV. Book value		
1. Ending book value	109,386,646.99	109,386,646.99
2. Beginning book value	109,452,481.64	109,452,481.64

(2) Impairment test of right-of-use assets

Not applicable

26. Intangible assets

(1) Intangible assets

Item	Land use rights	Patent right	Non-Patent Technology]	Software system	Right to use trademark	Total
I. Original book value						
1. Beginning balance	34,933,822.40			35,242,672.55	16,599,485.22	86,775,980.17
2. Increase for the current period				1,006,663.53	5,867.94	1,012,531.47
(1) Acquisitions				1,006,663.53	5,867.94	1,012,531.47
(2) Internal						

research and					
development					
(3) Increase from business combinations					
3. Decrease for the current period			7,357.60	0.43	7,358.03
(1) Disposal			7,357.60	0.43	7,358.03
4. Ending balance	34,933,822.40		36,241,978.48	16,605,352.73	87,781,153.61
II. Accumulated amortization					
1. Beginning balance	17,249,475.30		27,593,853.68	10,268,270.42	55,111,599.40
2. Increase for the current period	366,776.65		1,427,172.01	27,392.70	1,821,341.36
(1) Provision	366,776.65		1,427,172.01	27,392.70	1,821,341.36
3. Decrease for the current period			367.88		367.88
(1) Disposal			367.88		367.88
4. Ending balance	17,616,251.95		29,020,657.81	10,295,663.12	56,932,572.88
III. Impairment provision					
1. Beginning balance					
2. Increase for the current period					
(1) Provision					
3. Decrease for the current period					
(1) Disposal					
4. Ending balance					
IV. Book value					
1. Ending book value	17,317,570.45		7,221,320.67	6,309,689.61	30,848,580.73
2. Beginning book value	17,684,347.10		7,648,818.87	6,331,214.80	31,664,380.77

The proportion of intangible assets formed by the Company's internal research and development at the end of the current period to the balance of intangible assets is 0.00%

(2) Data resources recognized as intangible assets

Not applicable

(3) Land use right without certificate of title

Not applicable

(4) Impairment test of intangible assets

Not applicable

27. Goodwill

(1) Original book value of goodwill

Not applicable

(2) Provision for impairment of goodwill

Not applicable

(3) Information on the asset group or combination of asset groups where the goodwill is located

Not applicable

(4) Specific determination method of recoverable amount

Not applicable

(5) Completion of performance commitments and corresponding impairment of goodwill

Not applicable

28. Long-term deferred expenses

Item	Opening balance	Increase for the current period	Amortization amount for the current period	Other decreases	Ending Balance
Counter production fee	19,008,343.84	8,377,686.40	9,745,039.42	1,078,053.51	16,562,937.31
Decoration fee	96,297,010.20	27,813,498.18	24,501,735.62	177,816.39	99,430,956.37
Other	7,019,001.09	441,460.90	3,258,250.73	85,902.48	4,116,308.78
Total	122,324,355.13	36,632,645.48	37,505,025.77	1,341,772.38	120,110,202.46

29. Deferred tax assets/deferred tax liabilities

(1) Deferred income tax assets without offset

Unit: RMB

	Item Deductible temporary difference Ending Balance Deferred income tax assets		Opening	balance
Item			Deductible temporary difference	Deferred income tax assets
Provision for impairment of assets	103,493,511.38	23,491,810.64	107,672,653.16	24,371,732.35
Unrealized profits from internal transactions	61,698,023.06	15,215,058.31	83,620,908.60	20,855,280.62
Deductible losses	132,264,495.42	31,790,112.52	126,562,143.51	31,197,892.87
Equity incentive	8,686,896.23	2,038,524.01	6,263,007.85	1,449,733.06
Publicity expenses that can be carried forward to subsequent years	4,438,509.76	1,109,627.44		
Lease liabilities	162,217,563.49	40,554,390.88	109,682,960.95	27,420,740.27
Other	5,150,706.68	1,287,676.67	5,168,527.80	1,292,131.95
Total	477,949,706.02	115,487,200.47	438,970,201.87	106,587,511.12

(2) Deferred income tax liabilities without offset

Unit: RMB

	Ending	Balance	Opening balance		
Item	Taxable temporary differences Deferred tax liability		Taxable temporary differences	Deferred tax liability	
One-time pre-tax deduction of fixed assets	29,215,672.67	4,382,350.90	28,437,227.07	4,265,584.06	
Right-of-use assets	162,695,287.60	40,673,821.90	109,212,305.15	27,303,076.29	
Total	191,910,960.27	45,056,172.80	137,649,532.22	31,568,660.35	

(3) Deferred tax assets or liabilities presented by net amount after offset

Unit: RMB

Item	Amount of deferred tax assets and liabilities offset at the end of the period	Ending balance of deferred tax assets or liabilities after offset	Amount of deferred tax assets and liabilities offset at the beginning of the period	Balance of deferred tax assets or liabilities after offset at the beginning of the period
Deferred income tax assets	39,593,331.51	75,893,868.97	26,359,739.66	80,227,771.46
Deferred tax liability	39,593,331.51	5,462,841.29	26,359,739.66	5,208,920.69

(4) Details of unrecognized deferred tax assets

Item	Ending Balance	Opening balance
112111	9	

Provision for impairment of assets	3,444,117.03	3,395,341.37
Deductible losses	52,393,966.99	52,523,345.89
Total	55,838,084.02	55,918,687.26

(5) The deductible losses of the unrecognized deferred tax assets will become due in the following years:

Unit: RMB

Year	Ending amount	Beginning amount	Remarks
2024	21,759,088.21	23,049,503.37	
2025	27,823,763.89	29,473,842.52	
2026			
2027			
2028			
2029			
2030			
2031	2,811,114.89		
Total	52,393,966.99	52,523,345.89	

30. Other non-current assets

Unit: RMB

		Ending Balance			Opening balance	
Item	Book balance	Impairment provision	Book value	Book balance	Impairment provision	Book value
Prepayment for long-term assets	2,185,332.57		2,185,332.57	9,434,627.17		9,434,627.17
Total	2,185,332.57		2,185,332.57	9,434,627.17		9,434,627.17

31. Assets with restricted ownership or usage rights

Not applicable

32. Short-term loans

(1) Classification of short-term debts

Unit: RMB

Item	Ending Balance	Opening balance
Credit loans	320,000,000.00	250,000,000.00
Unexpired interest payable	207,333.32	187,763.87
Total	320,207,333.32	250,187,763.87

(2) Overdue and outstanding short-term debts

33. Trading financial liabilities

Not applicable

34. Derivative financial liabilities

Not applicable

35. Notes payable

Not applicable

36. Accounts payable

(1) Presentation of accounts payable

Unit: RMB

Item	Ending Balance	Opening balance
Payable for goods	109,737,172.05	148,281,377.41
Materials payable	20,600,336.04	23,371,455.42
Construction payables	1,034,800.53	2,173,074.88
Total	131,372,308.62	173,825,907.71

(2). Significant payable aging over 1 year or overdue

Not applicable

37. Other payables

Unit: RMB

Item	Ending Balance	Opening balance
Dividend payable	2,907,796.73	2,058,352.24
Other payables	107,885,270.30	119,879,448.83
Total	110,793,067.03	121,937,801.07

(1) Interest payable

Not applicable

(2) Dividends payable

Item	Ending Balance	Opening balance
Common stock dividends	2,907,796.73	2,058,352.24
Total	2,907,796.73	2,058,352.24

(3) Other payables

1). Other payable listed by nature

Unit: RMB

Item	Ending Balance	Opening balance
Deposits and margin	33,574,986.55	34,075,198.63
Expenses for store activities	21,585,739.68	17,335,559.49
Decoration fee	4,893,296.60	10,214,019.04
Restricted stock repurchase obligations	13,379,181.81	14,304,862.81
Other	34,452,065.66	43,949,808.86
Total	107,885,270.30	119,879,448.83

2) Other significant payable with aging over 1 year or overdue

Unit: RMB

Item	Ending Balance	Reasons for non-repayment or non- transfer
Property lease deposit	14,498,179.29	Settlement period not reached
Total	14,498,179.29	

38. Advance receipts

(1) Presentation of advances received

Unit: RMB

Item	Ending Balance	Opening balance
Advance rent	8,242,987.93	10,267,758.31
Total	8,242,987.93	10,267,758.31

(2) Significant advance receivable with aging over 1 year or overdue

Not applicable

39. Contract liabilities

Unit: RMB

Item	Ending Balance	Opening balance
Payment for goods	18,804,742.85	12,286,243.62
Total	18,804,742.85	12,286,243.62

Significant contractual liabilities with aging over 1 year

Not applicable

Significant changes in book value during the reporting period, amounts and reasons

40. Employee compensation

(1). Employee compensation breakdown

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
I. Short-term compensations	114,204,051.03	262,318,167.18	309,320,717.16	67,201,501.05
II. Post-employment benefits - defined contribution plans	5,581,451.36	23,863,509.40	23,378,302.45	6,066,658.31
III. Termination benefits	299,308.21	3,044,542.52	3,326,450.73	17,400.00
Total	120,084,810.60	289,226,219.10	336,025,470.34	73,285,559.36

(2). Short-term compensation breakdown

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
1. Wages, bonus, allowance and subsidy	113,282,042.05	227,106,252.78	274,396,607.52	65,991,687.31
2. Staff welfare	162,095.02	10,037,372.97	9,883,253.98	316,214.01
3. Social insurance premium	78.32	11,937,649.21	11,921,628.76	16,098.76
Including: medical insurance premium		10,978,630.58	10,962,684.19	15,946.38
Work-related injury insurance premium	78.32	489,199.84	489,125.78	152.38
Birth insurance premium		469,818.79	469,818.79	
Housing provident funds	13,551.00	9,652,267.10	9,488,972.22	176,845.89
5. Labor Union fee and staff education expenses	746,284.64	3,584,625.12	3,630,254.68	700,655.08
Total	114,204,051.03	262,318,167.18	309,320,717.16	67,201,501.05

(3). Defined contribution plan breakdown

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
Basic endowment insurance	208,205.97	20,260,935.24	20,251,259.03	217,882.18
2. Unemployment	379.88	877,646.96	877,338.68	688.16

insurance premium				
3. Enterprise annuity payment	5,372,865.51	2,724,927.20	2,249,704.74	5,848,087.97
Total	5,581,451.36	23,863,509.40	23,378,302.45	6,066,658.31

41. Taxes payable

Unit: RMB

Item	Ending Balance	Opening balance
VAT	23,145,061.97	38,997,243.97
Enterprise income tax	24,686,272.16	21,276,050.77
Individual income tax	1,023,995.40	1,101,633.76
Urban maintenance and construction tax	184,082.84	1,047,680.77
Education surcharges	132,497.14	748,598.11
Other	3,380,962.23	1,016,953.93
Total	52,552,871.74	64,188,161.31

42. Liabilities held for sale

Not applicable

43. Non-current liabilities due within one year

Unit: RMB

Item	Ending Balance	Opening balance
Lease liabilities due within one year	69,943,530.95	66,399,004.20
Total	69,943,530.95	66,399,004.20

44. Other current liabilities

Unit: RMB

Item	Ending Balance	Opening balance
Output tax amount to be transferred	2,078,002.76	1,589,635.30
Total	2,078,002.76	1,589,635.30

45. Long-term loans

(1) Classification of long-term loans

Not applicable

46. Bonds payable

(1) Bonds payable

(2) Increase/decrease in bonds payable (excluding preferred stock, perpetual bonds and other financial instruments divided into financial liabilities)

Not applicable

(3) Notes to convertible corporate bonds

Not applicable

(4) Description of other financial instruments divided into financial liabilities

Not applicable

47. Lease liabilities

Unit: RMB

Item	Ending Balance	Opening balance
Houses and buildings	111,899,576.39	113,786,386.87
Unrecognized financing charges	-2,988,410.05	-3,861,030.15
Lease liabilities due within one year	-69,943,530.95	-66,399,004.20
Total	38,967,635.39	43,526,352.52

48. Long-term payable

Not applicable

(1) Long-term payable listed by nature

Not applicable

(2) Special payable

Not applicable

49. Long-term employee compensation payable

(1) Table of long-term employee compensation payable

Not applicable

(2) Changes in defined benefit plans

Not applicable

50. Estimated liabilities

51. Deferred income

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance	Reasons for formation
Government subsidies	952,785.69			952,785.69	
Total	952,785.69			952,785.69	

Other notes:

Deferred income related to government subsidies

For details of the Company's government subsidies, please refer to Note XI.2 Liabilities related to government subsidies.

52. Other non-current liabilities

Not applicable

53. Capital stock

Unit: RMB

		Increase/decrease in this change (+, -)					
	Opening balance	IPO	Right s issue	Capital conversion of provident funds	Other	Sub-total	Ending Balance
Total number of shares	415,219,970.00				-9,355,763.00	-9,355,763.00	405,864,207.00

Other notes:

According to the Plan on the Repurchase of Partial Domestic Listed Foreign-Invested Shares (B Shares) deliberated and adopted at the 11th meeting of the 10th Board of Directors held on March 16, 2023 and the 2022 Annual General Meeting of Shareholders held on April 26, 2023, the Company is agreed to use its own funds to repurchase part of domestic listed foreign-invested shares (B Shares) through centralized bidding transactions. The cancellation of 9,355,763 B shares repurchased by the company has been completed at the China Securities Depository and Clearing Corporation Limited (CSDC) Shenzhen Branch on May 10, 2024.

54. Other equity instruments

(1) Basic information of preferred stock, perpetual bonds and other financial instruments issued at the end of the period

(2) Table of changes in preferred stock, perpetual bonds and other financial instruments issued at the end of the period

Not applicable

55. Capital reserve

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
Capital premium (equity premium)	968,257,185.91		54,984,906.42	913,272,279.49
Other capital reserves	21,901,847.26	906,067.21		22,807,914.47
Total	990,159,033.17	906,067.21	54,984,906.42	936,080,193.96

Other notes, including the changes in the current period and the reasons for the changes:

- 1. According to the Proposal on Granting Restricted Stocks to the Incentive Objects of the Company's 2018 A-Shares Restricted Stock Incentive Plan (Phase II) deliberated and approved by the Board of Directors and the General Meeting of Shareholders of the Company, in 1H24, the services obtained by the Company from the above incentive objects were included in the relevant costs or expenses and the "other capital reserves" was increased by RMB906,067.21 accordingly.
- 2. As stated in Note VII.53, the Company reduced the capital reserve by RMB54,984,906.42 for the repurchase and cancellation of B shares.

56. Treasury stock

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
Reduction of registered capital for repurchase	64,340,669.42		64,340,669.42	
Restricted share- based payment	14,304,862.81		859,048.00	13,445,814.81
Total	78,645,532.23		65,199,717.42	13,445,814.81

Other notes, including the changes in the current period and the reasons for the changes:

- 1. As stated in Note VII.53, the Company reduced the treasury stock by RMB64,340,669.42 for the repurchase and cancellation of B shares.
- 2. In 1H24, the treasury stock was reduced by RMB859,048.00 for the cash dividends corresponding to the remaining restricted stocks.

57. Other comprehensive income

		Amount for	the current pe	eriod				
Item	Opening balance	Amount before income tax for the	Less: Amounts previously included	Less: Amounts previously included	Less: income tax expenses	Net income attributable to	Net income attributable to	Ending Balance

	current period	in other comprehe nsive income reclassifie d to profit or loss in the current period	in other comprehe nsive income for retained earnings in the current period	parent company	minority sharehold ers	
I. Other comprehe nsive income that cannot be transferre d to profit or loss						
Including: changes in re- measurem ent of the defined benefit plan						
Other comprehe nsive income that cannot be transferre d to profit or loss under the equity method						
Changes in fair value of other equity instrument investmen ts						
Changes in fair value of the company's credit risk						

II. Other comprehe nsive income that will be reclassifie d into profit or loss	19,325,33 5.93	- 5,577,527. 76		- 5,577,527. 76	13,747,80 8.17
Including: other comprehe nsive income that can be carried forward to profit and loss under the equity method					
Changes in fair value of other debt investmen ts					
Amount of financial assets reclassifie d into other comprehe nsive incomes					
Provision for credit impairmen t of other debt investmen ts					
Cash flow hedge reserves					
Translatio n difference of foreign currency financial	19,325,33 5.93	- 5,577,527. 76		- 5,577,527. 76	13,747,80 8.17

statement s					
Total other comprehe nsive income	19,325,33 5.93	- 5,577,527. 76		- 5,577,527. 76	13,747,80 8.17

58. Special reserves

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
Work safety charges	3,223,158.06	760,556.40	218,699.04	3,765,015.42
Total	3,223,158.06	760,556.40	218,699.04	3,765,015.42

59. Surplus reserve

Unit: RMB

Item	Opening balance	Increase in the current period	Decrease in the current period	Ending Balance
Legal surplus reserve	213,025,507.50			213,025,507.50
Discretionary surplus reserves	61,984,894.00			61,984,894.00
Total	275,010,401.50			275,010,401.50

Description of surplus reserves, including the changes in the current period and the reasons for the changes:

According to the provisions of the Company Law and the Articles of Association, the Company withdraws statutory surplus reserves at 10% of the net profit. If the cumulative amount of statutory surplus reserves reaches more than 50% of the registered capital of the Company, no further allocation is required.

After withdrawing the statutory surplus provident funds, the Company may withdraw any surplus provident funds. Upon approval, the any surplus provident funds can be used to make up for the losses of previous years or increase the share capital.

60. Undistributed profits

Item	Increase for the current	Previous period
Undistributed profit at the end of the previous period before adjustment	1,709,513,385.76	1,479,706,638.53
Total adjusted undistributed profit at the beginning of the period (increase +, decrease -)	0.00	0.00
Undistributed profit at the beginning of the period after adjustment	1,709,513,385.76	1,479,706,638.53
Add: Net profit attributable to owners of the parent company for the current period	147,138,482.34	333,178,102.37

Less: withdrawal of legal surplus reserves	0.00	0.00
Common stock dividends payable	162,345,682.81	103,371,355.14
Undistributed profit at the end of the period	1,694,306,185.29	1,709,513,385.76

Details of undistributed profit at the beginning of the period after adjustment

- 1) Due to the retrospective adjustment of the Accounting Standards for Business Enterprises and its relevant new provisions, the retained profit at the beginning of the period was affected by RMB0.00.
- 2) Due to the change in accounting policies, the retained profit at the beginning of the period was affected by RMB0.00.
- 3) Due to the correction of major accounting errors, the retained profit at the beginning of the period was affected by RMB0.00.
- 4) Due to the change in the scope of consolidation caused by the same control, the retained profit at the beginning of the period was affected by RMB0.00.
 - 5) The total impact of other adjustments on the retained profit at the beginning of the period was RMB0.00.

61. Operating income and operating costs

Unit: RMB

Itom	Amount for the	current period	Amount for the previous period		
Item	Revenue	Cost	Revenue	Cost	
Main business	2,070,514,213.15	1,304,312,255.31	2,356,716,526.00	1,512,310,635.56	
Other businesses	5,883,698.17	170,200.24	7,788,736.56	216,846.27	
Total	2,076,397,911.32	1,304,482,455.55	2,364,505,262.56	1,512,527,481.83	

Breakdown of operating income and operating cost:

Classification of	Divisio	onal 1	То	tal
contracts	Operating revenue	Operating cost	Operating revenue	Operating cost
Business type				
In which:				
Watch brand business	384,620,560.57	121,046,208.60	384,620,560.57	121,046,208.60
Watch retail service business	1,526,078,368.10	1,087,364,062.78	1,526,078,368.10	1,087,364,062.78
Precision technology business	88,908,749.85	77,451,749.76	88,908,749.85	77,451,749.76
Leasing business	70,906,534.63	18,450,234.17	70,906,534.63	18,450,234.17
Other	5,883,698.17	170,200.24	5,883,698.17	170,200.24
Classified by business area				
In which:				
South China	985,168,650.24	623,886,476.28	985,168,650.24	623,886,476.28
Northwest China	299,728,304.42	183,377,627.30	299,728,304.42	183,377,627.30
North China	67,039,768.59	36,074,332.54	67,039,768.59	36,074,332.54
East China	258,928,020.96	163,307,282.94	258,928,020.96	163,307,282.94
Northeast China	175,024,033.83	115,936,550.01	175,024,033.83	115,936,550.01
Southwest China	290,509,133.28	181,900,186.48	290,509,133.28	181,900,186.48

Information related to performance obligations:

See Note V.37 for details.

Information related to the transaction price allocated to the remaining performance obligations:

At the end of the reporting period, the revenue corresponding to the performance obligations that have been signed but not performed or not completed is RMB0.00.

Information about variable consideration in the contract:

Not applicable

Changes in major contracts or adjustments to major transaction prices:

Not applicable

62. Taxes and surcharges

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Consumption tax	913,936.41	1,764,057.54
Urban maintenance and construction tax	3,480,924.40	4,791,269.83
Education surcharges	2,468,662.07	3,381,982.77
Property tax	3,689,322.24	3,557,771.54
Land use tax	203,766.80	186,994.62
Vehicle and vessel usage tax	1,020.00	2,880.00
Stamp duty	1,095,430.07	1,492,951.96
Other	407,395.56	584,547.81
Total	12,260,457.55	15,762,456.07

63. Administrative expenses

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Employee remuneration	66,869,323.72	83,415,424.92
Depreciation and amortization	10,112,949.88	11,499,296.13
Travel expense	1,603,647.72	2,036,742.28
Office allowance	1,670,705.64	1,561,690.78
Fees for hiring intermediary agencies	1,961,271.79	1,750,354.69
Water and electricity, property and rental fees	1,784,853.95	1,735,898.86
Business entertainment expenses	456,485.67	567,726.27
Automobile and transportation expenses	598,205.06	919,436.00
Communication charges	173,259.63	195,521.76
Other	3,983,229.48	939,637.92
Total	89,213,932.54	104,621,729.61

64. Selling expenses

Item	Amount for the current period	Amount for the previous period
ILEIII	Amount for the current period	Amount for the previous period

Employee remuneration	181,510,506.64	184,843,963.06
Shopping malls and rental expenses	72,573,677.88	82,289,084.29
Advertising, exhibition and marketing expenses	73,779,075.70	66,569,380.88
Depreciation and amortization	91,305,090.93	91,843,176.93
Packing expenses	4,665,459.60	4,588,450.00
Water and electricity and property management fees	11,430,327.96	11,172,272.71
Transport cost	2,742,617.08	2,972,928.76
Office allowance	2,697,327.59	2,929,620.97
Travel expense	3,648,244.84	3,826,254.03
Business entertainment expenses	2,008,292.89	1,947,349.51
Other	3,424,381.29	3,291,148.06
Total	449,785,002.40	456,273,629.20

65. Research and development expenses

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Employee remuneration	19,756,648.13	22,913,768.63
Sample and material costs	1,285,353.22	663,576.68
Mold fees	318,637.69	-4,970.13
Depreciation and amortization	2,382,614.08	2,243,045.93
Technical cooperation fee	1,469,929.58	444,619.97
Other	2,312,815.63	1,901,429.46
Total	27,525,998.33	28,161,470.54

66. Financial expenses

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Interest expense	5,169,603.47	6,690,859.35
Less: interest income	2,185,535.51	2,432,180.03
Exchange gains and losses	944,148.29	1,335,231.32
Handling fees and others	5,694,581.34	6,594,306.18
Total	9,622,797.59	12,188,216.82

67. Other income

Unit: RMB

Sources of other income	Amount for the current period	Amount for the previous period
Government subsidies	1,414,439.38	6,691,609.41
Personal income tax service fee refund	511,868.05	
Additional deduction of VAT	1,177,577.07	

68. Net exposure hedging income

69. Gains from changes in fair value

Not applicable

70. Investment income

Unit: RMB

Item Amount for the current period Amo		Amount for the previous period
Long-term equity investment income accounted for using the equity method	89,872.06	-1,697,481.65
Interest income from fixed deposits	223,962.11	
Total	313,834.17	-1,697,481.65

71. Credit impairment losses

Unit: RMB

Item	Amount for the current period	Amount for the previous period	
Losses from bad debts in notes receivable	99,659.19	621,723.41	
Losses from bad debt in accounts receivable	2,486,626.83	3,558,352.90	
Losses from bad debt in accounts receivable	138,392.41	153,871.31	
Total	2,724,678.43	4,333,947.62	

72. Asset impairment losses

Item	Amount for the current period	Amount for the previous period
Inventory depreciation loss and contract performance cost impairment loss	28,336.82	
2. Losses from impairment of long- term equity investments		
3. Losses from impairment of investment properties		
Losses from impairment of fixed assets		
5. Losses from impairment of project materials		
6. Losses from impairment of construction in progress		
7. Losses from impairment of productive biological assets		
8. Losses from impairment of oil and gas assets		
9. Losses from impairment of		

intangible assets		
10. Losses from impairment of goodwill		
11. Losses from impairment of contract assets		
12. Others		
Total	28,336.82	

73. Income from asset disposals

Unit: RMB

Source of income from assets disposal	Amount for the current period	Amount for the previous period
Gains or losses from disposal of fixed assets	2,871,991.80	-89,254.33
Gains or losses on disposal of right- of-use assets	34,218.87	12,564.60
Total	2,906,210.67	-76,689.73

74. Non-operating income

Unit: RMB

Item	Amount for the current period	Amount for the previous period	Amount included in the current non-recurring profit and loss
Income from liquidated damages	685,500.07	286,740.28	685,500.07
Payable not required to be paid	250,659.03	226,699.03	250,659.03
Income from rights protection and compensation	397,868.50		397,868.50
Other	44,111.25	83,084.52	44,111.25
Total	1,378,138.85	596,523.83	1,378,138.85

75. Non-operating expenditure

Item	Amount for the current period	Amount for the previous period	Amount included in the current non-recurring profit and loss
Losses from non-monetary asset exchange			
External donation	243,626.35		243,626.35
Fines and overdue fines	1,348.47	208,833.38	1,348.47
Liquidated damages	4,075.11	54,416.71	4,075.11
Other	29,783.42	28,351.09	29,783.42
Total	278,833.35	291,601.18	278,833.35

76. Income tax expense

(1) Table of income tax expense

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Current income tax expenses	41,957,212.02	52,147,601.16
Deferred income tax expense	4,587,823.09	4,983,918.40
Total	46,545,035.11	57,131,519.56

(2) Accounting profit and income tax expense adjustment process

Unit: RMB

Item	Amount for the current period	
Gross profit	193,683,517.45	
Income tax expenses calculated at statutory/applicable tax rate	48,420,879.36	
Effect of different tax rates applicable to subsidiaries	-1,174,196.24	
Effect of adjusting income tax in prior periods	526,448.25	
Effect of non-taxable income	-22,468.02	
Effect of non-deductible costs, expenses and losses	1,066,134.58	
Tax payment effect of markup deduction of research and development expenses ("-")	-2,271,762.82	
Income tax expense	46,545,035.11	

77. Other comprehensive income

See Note VII.57 for details.

78. Cash flow statement items

(1) Cash related to operating activities

Cash received from other operating activities

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Deposits and margin	3,891,700.17	4,310,663.92
Government subsidies	1,685,999.41	6,623,312.69
Commodity promotion expenses	3,815,826.53	6,824,544.07
Interest income	2,197,067.47	2,432,180.03
Petty cash	1,656,985.54	3,098,754.09
Other	9,515,423.83	14,009,396.39
Total	22,763,002.95	37,298,851.19

Notes of cash received from other operating activities

Not applicable

Other cash payments relating to operating activities

Item	Amount for the current period	Amount for the previous period
Deposits and margin	4,378,182.27	8,763,786.62
Petty cash	3,510,492.16	6,711,750.04
Period expense	171,248,817.83	162,631,345.85
Other	6,277,130.46	4,342,740.34
Total	185,414,622.72	182,449,622.85

Notes of cash paid for other operating activities

Not applicable

(2) Cash related to investing activities

Cash received from other investing activities

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Recovery of fixed deposits	120,049,969.61	
Total	120,049,969.61	

Cash received from significant investing activities

Not applicable

Cash paid for other investing activities

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Purchase of fixed deposit products	165,092,806.07	
Total	165,092,806.07	

Cash paid for important investing activities

Not applicable

(3) Cash related to financing activities

Cash received from other financing activities

Not applicable

Cash paid for other financing activities

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Lease cash outflow	58,174,682.07	56,886,698.46
Payment for share repurchase	79,409.91	35,483,644.86
Total	58,254,091.98	92,370,343.32

Notes of cash paid for other financing activities:

Not applicable

Changes in liabilities arising from financing activities:

Not applicable

(4) Notes to net presentation of cash flows

(5) Major activities and financial impacts that do not involve current cash receipts and payments but affect the financial position of the enterprise or may affect the cash flows of the enterprise in the future

Not applicable

79. Supplementary information to the cash flow statement

(1) Supplementary information to the cash flow statement

		UTIIL RIVID
Additional information	Amount in current period	Amount of previous period
Reconciliation of net profit to cash flows from operating activities		
Net profit	147,138,482.34	187,395,067.23
Plus: provision for asset impairment	-2,753,015.25	-4,333,947.62
Depreciation of fixed assets, consumption of oil and gas assets and productive biological assets	21,248,775.43	20,546,291.19
Depreciation of right-of-use asset	52,808,948.49	50,579,624.79
Amortization of intangible assets	1,821,341.36	1,853,819.12
Long-term unamortized expenses	37,505,025.77	46,620,603.57
Losses from disposal of fixed assets, intangible assets and other long-term assets (income to be listed with "-")	-2,906,210.67	76,689.73
Losses from discarding of fixed assets (income to be listed with "-")		
Losses from fair value changes (income to be listed with "-")		
Financial expenses (income to be listed with "-")	6,113,751.76	8,026,090.67
Investment loss (income to be listed with "-")	-313,834.17	1,697,481.65
Decrease in deferred income tax assets (increase to be listed with "-")	4,333,902.49	3,681,918.71
Increase in deferred income tax liabilities (decrease to be listed with "-")	253,920.60	-57,196.06
Decrease in inventory (increase to be listed with "-")	-25,957,816.56	56,107,015.08
Decrease in operating receivables (increase to be listed with	-29,498,881.56	-73,392,204.29

"-")		
Increase in operating payables (decrease to be listed with "-")	-73,263,593.51	45,858,589.85
Other		
Net Cash Flows from Operating Activities	136,530,796.52	344,659,843.62
II. Significant investing and financing activities not related to cash deposit and withdrawal		
Conversion of debt into capital		
Convertible corporate bonds due within one year		
Fixed assets under financing lease		
Net change in cash and cash equivalents		
Ending balance of cash	404,356,009.13	519,368,795.12
Less: Beginning balance of cash	504,629,153.71	313,747,463.64
Add: Ending balance of cash equivalents		
Less: Beginning balance of cash equivalents		
Net increase in cash and cash equivalents	-100,273,144.58	205,621,331.48

(2) Net cash paid for acquisition of subsidiaries in the current period

Not applicable

(3) Net cash received from disposal of subsidiaries in the current period

Not applicable

(4). Composition of cash and cash equivalents

Item	Ending Balance	Opening balance
I. Cash	404,356,009.13	504,629,153.71
Including: Petty cash	107,494.56	178,996.87
Bank deposits available for immediate payment	402,139,278.38	503,187,176.88
Other monetary funds available for immediate payment	2,109,236.20	1,262,979.96
II. Cash equivalents		
Including: bond investment due within three months		
III. Closing balance of cash and cash equivalents	404,356,009.13	504,629,153.71

Including: cash and cash equivalents restricted for use by the parent company or subsidiaries within the	1,951,883.15	1,202,601.86
group		

(5) The situation where the scope of use is limited but still belongs to the presentation of cash and cash equivalents

Unit: RMB

Item	Amount in current period	Amount of previous period	Reasons for remaining cash and cash equivalents
Cash in bank	1,951,883.15	1,202,601.86	The remittance of funds deposited in overseas accounts of the company's overseas subsidiaries is restricted, which does not affect the daily use.
Total	1,951,883.15	1,202,601.86	

(6) Cash not belonging to cash and cash equivalents

Not applicable

(7) Description of other major activities

Not applicable

80. Notes to items of the statement of changes in Owners' equity

Not applicable

81. Foreign currency monetary items

(1) Foreign currency monetary items

Item	Foreign currency ending balance	Conversion exchange rate	Balance converted into RMB at the end of the period
Cash and bank balances			6,824,404.89
Including: USD	273,845.27	7.1268	1,951,640.49
EUR	181,785.03	7.6617	1,392,782.33
HKD	1,671,648.98	0.9127	1,525,680.59
CHF	245,913.79	7.9471	1,954,301.48
Accounts receivable			6,181,874.23
Including: USD	406,931.54	7.1268	2,900,119.70
EUR		7.6617	
HKD	3,390,101.20	0.9127	3,094,077.56
CHF	23,615.78	7.9471	187,676.97
Other receivables			789,748.94
Including: HKD	769,061.82	0.9127	701,907.34
CHF	11,053.29	7.9471	87,841.60

Accounts payable			813,157.24
Including: USD	1,019.00	7.1268	7,262.21
HKD	754,624.08	0.9127	688,730.30
CHF	14,743.08	7.9471	117,164.73
Other payables			627,505.26
Including: USD	9,339.10	7.1268	66,557.92
HKD	252,649.49	0.9127	230,588.13
CHF	41,569.78	7.9471	330,359.20
Long-term loans			
Including: USD			
EUR			
HKD			

(2) Description of overseas operating entities, including for important overseas operating entities, the main overseas business place, functional currency and selection basis shall be disclosed, and the reasons for changes in functional currency shall also be disclosed.

Not applicable

82. Leasing

(1) The Company as the lessee

See Note 25, Note 47 and Note 79 for the Company's right-of-use assets, lease liabilities and total cash outflow related to leases. The Company, as the lessee, is included in the profit and loss as follows:

Item	Amount for the current period	Amount for the previous period
Interest on lease liabilities	2,155,222.71	2,222,605.26
Short-term leases expenses	76,946.63	496,529.80
Low-value asset leases expenses		
Variable lease payments not included in the measurement of lease liabilities	38,721,311.76	45,887,165.30
Revenue from subleasing right-of-use assets		
Sale and leaseback transactions		

The Company, as the lessee, other information as follows:

Leasing activities

The Company's leases are all houses and buildings, including short-term leases simplified and treated, and leases other than short-term leases recognized as the right-of-use assets and lease liabilities.

Variable lease payments not included in the measurement of lease liabilities

1) Variable lease payments

The lessee has a large number of real estate leases for retail stores, and many leases contain variable payment terms linked to store sales.

Many of our real estate leases contain variable lease payment terms linked to the sales volume of the leased stores. Where possible, the Company uses these terms to match lease payments with stores that generate more cash flows. For individual stores, up to 100% of the lease payment can be based on variable payment terms, and the sales scale used is relatively large. In some cases, variable payment terms also include the bottom line and upper limit of annual payment

In 1H24, the variable lease payments included in the current profit and loss were RMB38,721,311.76.

2) Renewal option

Many of the lease contracts signed by the Company contain renewal options, and the Company has reasonably estimated the exercise of the renewal options when measuring the lease liabilities to determine the lease term.

3) Termination of lease option

Some of the lease contracts signed by the Company contain the option to terminate the lease. and the Company has reasonably estimated the exercise of the termination of lease options when measuring the lease liabilities to determine the lease term.

4) Residual value guarantee

There is no residual value guarantee for the Company's leases.

5) Lease committed by the lessee but not yet started

There is no lease committed by the lessee but not yet started

Simplified treatment of short-term leases or leasing fees for low-value assets

The Company's short-term leases, which are simplified in processing, include leases with a term of no more than 12 months and without purchase options, as well as leases completed within 12 months after the initial implementation of "Accounting Standard for Business Enterprises No. 21 - Leases." In 1H24, the short-term rental expenses included in the current profit and loss were RMB76,946.63.

Circumstances involving sale and leaseback transactions

Not applicable

(2) The Company as the lessor

Operating lease as a lessor

Unit: RMB

Item	Leasing income	Including: income related to variable lease payments not included in the lease receipts	
Lease of houses and buildings	70,906,534.63	0.00	
Total	70,906,534.63	0.00	

Financing lease as a lessor

Not applicable

Undiscounted lease receipts for each of the next five years

Not applicable

Reconciliation table of undiscounted lease receipts and net lease investment

Not applicable

(3) Recognize profit or loss on finance lease sales as a manufacturer or distributor

Not applicable

83. Data resources

84. Others

8. R&D expenditure

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Employee remuneration	19,756,648.13	22,913,768.63
Sample and material costs	1,285,353.22	663,576.68
Mold fees	318,637.69	-4,970.13
Depreciation and amortization	2,382,614.08	2,243,045.93
Technical cooperation fee	1,469,929.58	444,619.97
Other	2,312,815.63	1,901,429.46
Total	27,525,998.33	28,161,470.54
Including: Expensed R&D expenditures	27,525,998.33	28,161,470.54
Capitalized R&D expenditures	0.00	0.00

1. R&D projects eligible for capitalization

Not applicable

2. Important outsourcing projects under research

Not applicable

9. Changes in the scope of consolidation

1. Business combination not under common control

(1) Business combination not under common control occurred in the current period

Not applicable

(2) Combination costs and goodwill

Not applicable

(3) Identifiable assets and liabilities of the acquiree on the acquisition date

Not applicable

(4) Gains or losses arising from the re-measurement of equity held before the acquisition date at fair value

Whether there is a transaction that achieves the business combination step by step through multiple transactions and obtains the control during the reporting period

No

(5) Relevant explanations for the inability to reasonably determine the acquisition consideration or the fair value of identifiable assets and liabilities of the acquiree at the acquisition date or the end of the reporting period of combination.
Not applicable
(6) Other notes
Not applicable
2. Business combination under common control
(1) Business combination under common control occurred in the current period
Not applicable
(2) Combination cost
Not applicable
(3) Book value of the combined party's assets and liabilities on the combination date
Not applicable
3. Reverse acquisition
Not applicable
4. Disposal of subsidiaries
Whether there is any transaction or event that results in the loss of control over the subsidiaries in the current period No
Whether there is a situation where the investment in subsidiaries is disposed of through multiple transactions and the control is lost in the current period No
5. Changes in the scope of consolidation for other reasons
Not applicable
6. Others
Not applicable

10. Equity interests in other entities

1. Equity in subsidiaries

(1) Composition of the enterprise group

Unit: RMB

	Registered	Main busine	Registr	Nature	Percent shar	_	Method of
Name of subsidiaries	Capital	ss premis e	ation place	of business	Direct	Indire ct	acquisition
Shenzhen Harmony World Watch Centre Co., Ltd.	600,000,000.00	Shenz hen	Shenz hen	Commer	100.00		Establishme nt or investment
FIYTA Sales Co., Ltd.	450,000,000.00	Shenz hen	Shenz hen	Commer	100.00		Establishme nt or investment
Shenzhen FIYTA Precision Technology Co., Ltd.	180,000,000.00	Shenz hen	Shenz hen	Manufac turing	99.00%	1.00%	Establishme nt or investment
Shenzhen FIYTA STD Co., Ltd.	50,000,000.00	Shenz hen	Shenz hen	Manufac turing	100.00		Establishme nt or investment
Shenzhen Harmony World Watch Centre Co., Ltd.	10,000,000.00	Sanya	Sanya	Commer	100.00 %		Establishme nt or investment
Shenzhen Xunhang Precision Technology Co., Ltd.	10,000,000.00	Shenz hen	Shenz hen	Manufac turing	100.00 %		Establishme nt or investment
Emile Chouriet Horologe (Shenzhen) Co., Ltd.	41,355,200.00	Shenz hen	Shenz hen	Commer	100.00 %		Establishme nt or investment
Liaoning Hengdarui Commerce and Trade Co., Ltd.	51,000,000.00	Sheny ang	Sheny ang	Commer	100.00		Business combination under common control
Temporal (Shenzhen) Co., Ltd.	5,000,000.00	Shenz hen	Shenz hen	Commer	100.00 %		Establishme nt or investment
Shenzhen Harmony E-commerce Co., Ltd.	10,000,000.00	Shenz hen	Shenz hen	Commer	100.00		Establishme nt or investment
FIYTA (HONG KONG) LIMITED	137,737,520.00	Hong Kong	Hong Kong	Commer	100.00		Establishme nt or investment
Montres Chouriet SA	97,958,426.10	Switze rland	Switze rland	Manufac turing		100.0 0%	Business combination not under common control

Description of the shareholding ratio in the subsidiary that is different from the voting rights ratio:

Basis for holding half or less of the voting rights but still controlling the investee, and holding more than half of the voting rights but not controlling the investee:

Not applicable

For important structured entities included in the scope of consolidation, basis for control:

Not applicable

Basis for determining whether the company is an agent or a principal:

Not applicable

(2) Significant non-wholly-owned subsidiaries

Not applicable

(3) Main financial information of significant non-wholly-owned subsidiaries

Not applicable

(4) Major restrictions on the use of the assets of the enterprise group and the settlement of the debts of the enterprise group

Not applicable

(5) Financial support or other support provided to structured entities included in the scope of consolidated financial statements

Not applicable

- 2. Transactions of changes in the share of Owners' equity in subsidiaries and still control the subsidiaries
- (1) Description of changes in the share of Owners' equity in subsidiaries

Not applicable

(2) Impact of the transaction on minority equity and equity attributable to shareholders

- 3. Equity in joint venture arrangements or associates
- (1) Important joint ventures or associated enterprises

				Percentage	e of shares	Accounting
Name of joint	Main					treatment of
venture or	business	Registration	Nature of			investments in
associated	premise	place	business	Direct	Indirect	joint ventures
enterprise	premise					or associated
						enterprise

Shanghai Watch	Shanghai	Shanghai	Commerce	25.00%	Equity method	
Industry Co., Ltd.	Silangilai	Silaligilal	Commerce	25.0070	Equity method	

Description of the different shareholding scales of joint ventures or associated enterprises from the voting scale:

Not applicable

Basis for holding less than 20% of voting rights but having significant influence, or holding 20% or more of voting rights but not having significant influence:

Not applicable

(2) Main financial information of important joint ventures

Not applicable

(3) Main financial information of important associated enterprise

	Ending holongo/organistingured in	Poginning belonge/amount incurred
	Ending balance/amount incurred in the current period	Beginning balance/amount incurred in the previous period
Current assets	185,298,448.35	165,796,119.65
Non-current assets	13,596,917.44	16,753,785.07
Total assets	198,895,365.79	182,549,904.72
Current liabilities	76,767,544.41	60,781,571.60
Non-current liabilities		
Total liabilities	76,767,544.41	60,781,571.60
Minority interests		
Equity attributable to shareholders of the parent company	122,127,821.38	121,768,333.12
Share of net assets calculated by shareholding scale	30,531,955.34	30,442,083.28
Adjustment matters	21,420,524.02	21,420,524.02
- Goodwill	21,420,524.02	21,420,524.02
- Unrealized profits from internal transactions		
- Others		
Book value of equity investment in associated enterprise	51,952,479.36	51,862,607.30
Fair value of equity investments in associated enterprises at publicly quoted prices		
Operating revenue	58,283,918.10	63,610,760.47
Net profit	359,488.26	-6,789,926.61
Net profits from discontinued operations		
Other comprehensive income		
Total comprehensive income	359,488.26	-6,789,926.61
Dividends received from associated		

enterprise in the current year		
--------------------------------	--	--

(4) Summary financial information of insignificant joint ventures and associated enterprise

Not applicable

(5) Explanation on significant restrictions on the ability of joint ventures or associated enterprises to transfer funds to the Company

Not applicable

(6) Excess losses incurred by joint ventures or associated enterprise

Not applicable

(7) Unrecognized commitments related to investment in joint ventures

Not applicable

(8) Contingent liabilities related to investments in joint ventures or associated enterprise

Not applicable

4. Important joint operation

Not applicable

5. Equity in structured entities not included in the scope of consolidated financial statements

Not applicable

6. Others

Not applicable

11. Government subsidies

1. Government subsidies recognized as receivable at the end of the reporting period

Not applicable

2. Liability items involving government subsidies

Accounting item	Opening balance	Amount of new	Amount included in	Amount transferred	Other changes in	Ending Balance	Related to assets/inco
ROITI	Dalarioo	subsidies in	non-	to other	the current	Balarioo	me

		the current period	operating income in the current period	income in the current period	period		
Deferred income	952,785.69					952,785.69	Related to assets

3. Government subsidies included in the current period's profit and loss

Unit: RMB

Accounting item	Amount for the current period	Amount for the previous period
Other income	1,414,439.38	6,691,609.41

12. Risks related to financial instruments

1. Various risks arising from financial instruments

The Company's main financial instruments include cash, equity investment, borrowings, accounts receivable, accounts payable, etc. In daily activities, it faces the risks of various financial instruments, mainly including credit risk, liquidity risk and market risk. The risks associated with these financial instruments and the risk management policies adopted by the Company to mitigate these risks are as follows:

The Board of Directors is responsible for planning and establishing the risk management framework of the Company, formulating the risk management policies and relevant guidelines of the Company, and supervising the implementation of risk management measures. The Company has formulated risk management policies to identify and analyze the risks faced by the Company. These risk management policies clearly stipulate specific risks and cover many aspects such as market risk, credit risk and liquidity risk management. The Company regularly assesses the changes in the market environment and the Company's operating activities to decide whether to update the risk management policies and systems. The Company's risk management is carried out by the Risk Management Committee in accordance with the policies approved by the Board of Directors. The Risk Management Committee identifies, evaluates and mitigates relevant risks through close cooperation with other business departments of the Company. The internal Audit Department of the Company conducts regular audits on risk management controls and procedures, and reports the audit results to the Audit Committee of the Company. The Company diversifies the risks of financial instruments through appropriate diversified investments and business combinations, and reduces the risks of concentration in a single industry, a specific region or a specific counter party by formulating corresponding risk management policies.

1. Credit risk

Credit risk refers to the risk of financial loss to the company resulting from a counter party's failure to fulfill contractual obligations. Management has established appropriate credit policies and continuously monitors the exposure to credit risk.

The Company has adopted a policy of only dealing with creditworthy counter parties. In addition, the Company assesses customers' creditworthiness based on their financial condition, the possibility of obtaining guarantees from third parties, credit history, and other factors such as current market conditions, and sets corresponding credit terms. The Company continuously monitors the balances and recovery of notes receivable and accounts receivable. For customers with poor credit history, the company uses measures such as written reminders, shortening credit terms, or canceling credit terms to ensure that the company does not face significant credit losses. In addition, the Company reviews the recovery of financial assets on each date of Balance Sheet to ensure that the relevant financial assets have been fully provisioned for expected credit losses.

The Company's other financial assets include cash, accounts receivable, and other receivables. The credit risk of these financial assets arises from counter party default, with the maximum credit risk exposure being the carrying amount of each financial asset as stated on the balance sheet. The Company has not provided any other guarantees that may expose the Company to credit risks.

The Company's cash is primarily deposited with state-controlled banks and other large and medium-sized commercial banks. Management believes that these commercial banks have high creditworthiness and sound financial conditions, posing no significant credit risk, and are not expected to incur any substantial losses due to counter party default. The Company's policy is to control the amount of deposits held with various reputable financial institutions based on their market reputation, operating scale, and financial background, in order to limit the credit risk exposure to any single financial institution.

As part of the management of the Company's credit risk assets, the Company uses aging to assess the impairment loss of accounts receivable and other receivables. The Company's accounts receivable and other receivables involve a large number of customers. The aging information can reflect these customers' ability to pay accounts receivable and other receivables, as well as the risk of bad debts. The Company calculates the historical actual bad debt rate for different aging periods based on historical data and adjusts it considering forward-looking information, such as forecasts of current and future economic conditions, including national GDP growth and national monetary policy, to derive the expected loss rate. For long-term receivables, the Company makes a reasonable assessment of the expected credit loss after comprehensively considering the settlement period, the payment period agreed in the contract, the debtor's financial situation and the economic dynamics of the debtor's industry, and considering the above-mentioned forward-looking information.

As of June 30, 2024,	the book balance and	d expected credit	loss of related	d assets are as follows:
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Item	Book balance	Impairment provision
Notes receivable	16,654,813.30	316,420.99
Accounts receivable	387,392,159.53	31,908,693.72
Other receivables	63,646,417.76	4,209,877.23
Total	467,693,390.59	36,434,991.94

Due to the Company having a wide range of customers, there is no significant concentration of credit risk. As of June 30, 2024, the accounts receivable of the Company's top five customers accounted for 21.01% (in 2023: 21.42%) of the Company's total accounts receivable.

2. Liquidity risk

Liquidity risk refers to the risk of shortage of funds when the Company fulfills its obligations to settle by delivering cash or other financial assets. The member companies subordinate to the Company are responsible for their own cash flow forecasts. The company continuously monitors the short-term and long-term funding needs at the corporate level based on the cash flow forecasts of its member enterprises to ensure adequate cash reserves. Additionally, it continuously monitors compliance with loan agreements and secures commitments from major financial institutions to provide sufficient standby funds to meet short-term and long-term funding needs. In addition, the Company entered into financing line credit agreements with major business banks to provide support for the Company to perform its obligations related to commercial paper. As of June 30, 2024, the company has bank credit lines provided by a number of domestic banks, amounting to RMB2,348,784,900, of which: the used credit amount is RMB458,784,900.

As of June 30, 2024, the Company's financial liabilities and off-balance sheet guarantee items are presented in terms of undiscounted contractual cash flows according to the remaining term of the contract as follows:

	Ending balance (RMB10,000)				
Item	Within 1 year	1-2 years	2-3 years	More than 3 years	Total
Short-term loans	32,020.73				32,020.73

Accounts payable	13,137.23				13,137.23
Other payables	11,079.31				11,079.31
Total	56,237.27	-	-	-	56,237.27

3. Market risk

1) Exchange rate risk

Except that the subsidiary established in Hong Kong holds assets with HKD as the settlement currency and the subsubsidiary established in Switzerland holds assets with CHF as the settlement currency, other main business activities of the Company are mainly settled with RMB. However, the Company's recognized foreign currency assets and liabilities and future foreign currency transactions (foreign currency assets, liabilities and foreign currency transactions are mainly denominated with HKD and CHF) still have exchange rate risks.

As of June 30, 2024, the amounts of foreign currency financial assets and foreign currency financial liabilities held by the Company converted into RMB are listed as follows:

léa un	Ending Balance				
Item	HKD items	USD items	Euro items	CHF items	Total
Foreign currency financial assets:					
Cash and bank balances	1,525,680.59	1,951,640.49	1,392,782.33	1,954,301.48	6,824,404.89
Accounts receivable	3,094,077.56	2,900,119.70	-	187,676.97	6,181,874.23
Other receivables	701,907.34			87,841.60	789,748.94
Sub-total	5,321,665.49	4,851,760.19	1,392,782.33	2,229,820.05	13,796,028.05
Foreign currency financial liabilities:					
Accounts payable	688,730.30	7,262.21		117,164.73	813,157.24
Other payables	230,588.13	66,557.92		330,359.20	627,505.26
Sub-total	919,318.43	73,820.13	-	447,523.93	1,440,662.50

Sensitivity analysis:

As of June 30, 2024, for the Company's various foreign currency financial assets and foreign currency financial liabilities, if the RMB appreciates or depreciates by 5% against foreign currencies and other factors remain unchanged, the Company will reduce or increase the net profit by about RMB617,700 (about RMB129,500 in 2023).

2) Interest rate risk

The Company's interest rate risk mainly arises from bank borrowings. Financial liabilities with floating interest rates expose the Company to cash flow interest rate risk, and financial liabilities with fixed interest rate expose the Company to fair value interest rate risk. The Company determines the relative scale of fixed-rate and floating-rate contracts according to the market environment at that time.

The Company's Financial Department continuously monitors company's interest rate level. An increase in interest rates will raise the cost of new interest-bearing debt and the interest expenses on the company's existing floating-rate debt, significantly adversely affecting the company's financial performance. Management will make timely adjustments based on the latest market conditions to mitigate interest rate risk.

Sensitivity analysis:

As of June 30, 2024, if the borrowing interest rate calculated at the floating interest rate increases or decreases by 50 basis points, while other factors remain unchanged, the Company's net profit will decrease or increase by about RMB800,000 (about RMB307,300 in 2023).

The sensitivity analysis above assumes that interest rate changes have occurred on the date of Balance Sheet and have been applied to all loans obtained by the Company at floating interest rates.

2. Hedging

(1) The company carries out hedging business for risk management

Not applicable

(2) The company carries out eligible hedge business and applies hedge accounting

Not applicable

(3) The company carries out hedging business for risk management, and is expected to achieve the risk management objectives but has not applied hedge accounting

Not applicable

3. Financial assets

(1) Classification of transfer methods

Unit: RMB

Transfer methods	Nature of transferred financial assets	Amount of transferred financial assets	Derecognition	Determination basis of derecognition
Discount and endorsement	Bank acceptance bill	24,056,305.26	Derecognized	Banks with high creditworthiness undertake bills of exchange with minimal credit risk
Total		24,056,305.26		

(2) Financial assets derecognized due to transfer

Unit: RMB

Item	Way of transfer of financial assets	Amount of financial assets derecognized	Gains or losses related to derecognition
Bank acceptance bill	Discount and endorsement	24,056,305.26	0.00
Total		24,056,305.26	0.00

(3) Assets transfer financial assets that continue to be involved

Not applicable

13. Disclosure of fair value

1. Ending fair value of assets and liabilities measured at fair value

2. Basis for determining the market price of items measured at fair value of the first level on a continuous and non-continuous basis

Not applicable

3. Qualitative and quantitative information on valuation techniques and important parameters adopted for continuous and non-continuous Level 2 fair value measurement items

Not applicable

4. Qualitative and quantitative information on valuation techniques and important parameters adopted for continuous and non-continuous Level 3 fair value measurement items

Not applicable

5. Sensitivity analysis of adjustment information and non-observable parameters between opening and closing book value of continuous third-level fair value measurement items

Not applicable

6. For items measured at fair value on a going concern, if there is any transfer between different levels in the current period, the reason for the transfer and the policy for determining the transfer time

Not applicable

7. Changes in valuation techniques in the current period and the reasons for the changes

Not applicable

8. Fair value of financial assets and financial liabilities not measured at fair value

Not applicable

9. Others

Not applicable

14. Related parties and related transactions

1. Parent company information

Parent company name	Registrati on place	Nature of business	Registered Capital	Shareholding scale of the parent company in the Company	Voting rights scale of the parent company in the Company
AVIC International Holding Co., Ltd.	Shenzhen	Commercial services	RMB1,166,162,0 00.00	40.16%	40.16%

Description of the parent company

AVIC International Holdings Limited is a 100.00% indirectly owned subsidiary of AVIC International Holding Corporation Aviation Industry Corporation of China, LTD. holds 100.00% equity of AVIC International Holding Corporation

The ultimate controller of the enterprise is Aviation Industry Corporation of China, LTD.

2. Subsidiaries of the Company

For details of the subsidiaries of the Company, please refer to Note X.1.

3. Joint ventures and associates of the Company

See Note X.3 for details of the important joint ventures or associates of the enterprise.

4. Other related parties

Names of other related parties	Relationship between other related parties and the enterprise
AVIC Property Management Co., Ltd. (AVIC Property)	Associated enterprise of the actual controller
Rainbow Digital Commercial Co., Ltd. (Rainbow)	Controlled by the same party
Shennan Circuits Co., Ltd. (SCC)	Controlled by the same party
AVIC East China Optoelectronics (Shanghai) Co., Ltd. (East China Optoelectronics (Shanghai))	Controlled by the same party
AVIC Xi'an Flight Automatic Control Research Institute (AVIC Xi'an Flight Automatic Control Research Institute)	Controlled by the same party
Shenzhen Grand Skylight Hotel Management Co., Ltd. (Grand Skylight Hotel Management)	Controlled by the same party
AVIC Securities Co., Ltd. (AVIC Securities Company)	Controlled by the same party
Shenzhen AVIC Group Training Center (AVIC Training Center)	Controlled by the same party
AVIC Finance Co., Ltd. (AVIC Finance Company)	Controlled by the same party
Gongqingcheng AVIC Cultural Investment Co., Ltd.(Gongqingcheng AVIC Cultural Investment)	Controlled by the same party
AVIC Jonhon Optronic Technology Co., Ltd. (AVIC JONHON)	Controlled by the same party
AVIC International Holdings (Zhuhai) Co., Ltd. (AVIC INTL (Zhuhai))	Controlled by the same party
Guizhou Huayang Electronics Co., Ltd. (Guizhou Huayang Electronics)	Controlled by the same party
Zhuhai Pilot Composite Material Technology Co., Ltd. (Zhuhai PilotTechnology)	Controlled by the same party
Guangdong International Mansion Industrial Co., Ltd.(Guangdong International Mansion)	Controlled by the same party
Shenzhen AVIC Technical Testing Institute Co., Ltd. (Shenzhen AVIC Technical Testing Institute)	Controlled by the same party
Shenyang Xinghua AVIC Electrical Appliance Co., Ltd. (Shenyang Xinghua)	Controlled by the same party
Shenzhen AVIC Changtai Investment Development Co., Ltd. (AVIC Changtai)	Controlled by the same party
AVIC Futures Co., Ltd. (AVIC Futures)	Controlled by the same party
Anhui AVIC Display Technology Co., Ltd. (Anhui AVIC)	Controlled by the same party
Shenzhen Aero-Fasteners MFG Co., Ltd. (SHBC)	Controlled by the same party
Castic-SMP Machinery Corp.Ltd. (CSM)	Controlled by the same party
Shijiazhuang Aircraft Industry Co., Ltd. (Shijiazhuang Aircraft Industry)	Controlled by the same party
Sichuan Aviation Industry Chuanxi Machinery Co., Ltd. (Sichuan Chuanxi Machinery)	Controlled by the same party
AVIC International Holding Corporation (AVIC INTL)	Controlled by the same party

Company Director, Manager, Chief Financial Officer and Secretary of the	Key management personnel
Board of Directors (key management personnel)	Rey management personner

5. Related party transactions

(1) Related transactions for the purchase and sale of commodities, the provision and receipt of services

Purchase of goods/receipt of labor services

Unit: RMB

Related party	Content of related party transaction	Amount for the current period	Approved transaction limit	Whether the transaction limit is exceeded	Amount for the previous period
AVIC Property	Water and electricity and property management fees	5,642,393.30		No	5,600,171.42
Rainbow Digital Commercial Co., Ltd.	Shopping mall expenses/commodi ty purchase	9,301,602.91		No	1,939,136.26
China Aviation City Real Estate (Kunshan) Co., Ltd.	Shopping mall expenses	33,486.54		No	32,726.23
Jiufang Commercial Management Co., Ltd.	Shopping mall expenses	64,792.60	65,000,000.00	No	45,347.58
AVIC Nanguang Office	Elevator maintenance premium	12,286.27		No	18,000.00
AVIC Louyu Office	Fire fighting maintenance fee	4,740.00		No	
Gongqingcheng AVIC Cultural Investment Co., Ltd.	Shopping mall expenses	8,478.92		No	

Sales of goods/rendering of services

Related party	Content of related party transaction	Amount for the current period	Amount for the previous period
Rainbow Digital Commercial Co., Ltd.	Products and services	24,031,549.70	30,348,264.13
SCC	Sales of materials and rendering of services		460.80
Gongqingcheng AVIC Cultural Investment Co., Ltd.	Product sales	175,983.10	154,635.87
AVIC JONHON	Product sales	1,865.30	406,907.87
AVIC INTL	Product sales	2,824.77	
East China Optoelectronics (Shanghai)	Product sales	10,619.47	
Guizhou Huayang Electronics	Product sales	5,309.73	
Zhuhai PilotTechnology	Product sales		75,711.51
Shenyang Xinghua	Product sales	739,635.19	145,831.01

Shijiazhuang Aircraft Industry	Product sales	234,915.96	
Sichuan Chuanxi Machinery	Product sales	70,796.46	

(2) Associated trusteeship/contracting and commissioned management/outsourcing situation

Not applicable

(3) Related leasing

As the lessor:

Unit: RMB

Name of lessee	Type of leased assets	Lease income recognized in the current period	Lease income recognized in the previous period
AVIC Property	Premises	2,477,133.06	2,677,492.91
AVIC Securities Company	Premises	705,942.84	705,942.84
Rainbow Digital Commercial Co., Ltd.	Premises	274,857.12	309,104.34
AVIC Futures	Premises	44,700.47	

The Company as the lessee:

Name of	Type of leased	rental f short-ter and lea low-valu	olified sing of fees for m leases ases of e assets licable)	payme include measure lease lia	Variable lease payments not included in the measurement of ease liabilities (if applicable)		paid	Interest expense on assumed lease liabilities		Increase in right- of-use assets	
lessor	assets	Amoun t for the current period	Amoun t for the previo us period	Amoun t for the current period	Amoun t for the previo us period	Amoun t for the current period	Amoun t for the previo us period	Amoun t for the current period	Amoun t for the previo us period	Amoun t for the current period	Amoun t for the previo us period
China Aviatio n City Real Estate (Kunsh an) Co., Ltd.	Premis es					67,714 .26	71,100 .00	791.99	580.08	- 66,765 .72	- 66,767 .11
Jiufang Comm ercial Manag ement Co., Ltd.	Premis es			455.75	41,544 .03	197,52 2.76	136,40 6.96	6,947. 61	4,179. 58		145,90 7.09
Rainbo	Premis					78,102	218,27	1,463.	6,473.	-	-

W	es			.84	1.00	37	23	75,092	195,89
Digital								.94	8.05
Comm									
ercial									
Co.,									
Ltd.									

(4) Related guarantees

Not applicable

(5) Loans from and to related parties

Not applicable

(6) Assets transfer and debt restructuring of related parties

Not applicable

(7) Remuneration of key management personnel

Not applicable

(8) Other related party transactions

As at the end of the current year, the balance of deposits placed by the Company in AVIC Finance amounted to RMB380,786,934.73, of which the deposit interest received in the current year amounted to RMB210,559.83.

6. Receivables from and payable to related parties

(1) Receivable items

		Ending	Balance	Opening balance		
Item	Related party	Book balance	Bad debt provision	Book balance	Bad debt provision	
Cash in bank						
	AVIC Finance	380,786,934.73		467,743,798.76		
Accounts receivable						
	Rainbow Digital Commercial Co., Ltd.	2,490,562.71	115,297.65	5,973,322.25	248,095.43	
	AVIC JONHON	162,478.08	7,311.51	202,712.86	12,162.77	
	Gongqingcheng AVIC Cultural Investment Co., Ltd.	56,510.95	2,825.55	22,684.75	832.29	
	Shenyang Xinghua	848,596.59	38,186.85	292,370.58	17,542.23	
	AVIC Property	245,170.39	12,258.52	183,123.05	9,156.15	
	Guizhou Huayang			21,260.00	1,275.60	

	Electronics				
	Anhui AVIC			15,800.00	790.00
	AVIC Securities Company	247,080.00	12,354.00		
	Sichuan Chuanxi Machinery	40,000.00	1,800.00		
Notes					
receivable					
	Zhuhai PilotTechnology			892,185.99	44,609.30
	Shenyang Xinghua	194,183.16		192,339.42	
Other receivables					
	Rainbow Digital Commercial Co., Ltd.	855,943.00	42,797.15	834,903.00	43,170.15
	Gongqingcheng AVIC Cultural Investment Co., Ltd.	6,500.00	325.00	6,500.00	325.00
	AVIC Property	133,990.00	6,699.50	143,990.00	7,199.50

(2) Payable items

Unit: RMB

Item	Related party	Book balance at period end	Beginning book balance
Accounts payable			
	AVIC Property		32,992.35
	AVIC JONHON		391.96
Other payables			
	AVIC Property	1,058,235.04	1,023,487.21
	AVIC Securities Company	247,080.00	247,080.00
	AVIC Louyu Office	14,808.41	
	Rainbow Digital Commercial Co., Ltd.	96,200.00	1,935,611.93
	AVIC Changtai		4,064.81
	AVIC Nanguang Office	23,943.22	
Prepayments			
	AVIC Securities Company		123,540.00
	AVIC Futures		9,435.48
	AVIC INTL	7,640.00	

7. Commitments of related parties

Not applicable

8. Others

Not applicable

15. Share-based payment

1. Overall situation of share-based payment

Category of grant		ne current riod		the current riod		the current riod	Invalid in t	he current iod
object	Quantity	Amount	Quantity	Amount	Quantity	Amount	Quantity	Amount

2. Equity-settled share-based payment

Unit: RMB

Determination method for the fair value of equity instruments on the grant date	Closing price of the company's shares on the date of grant
Important parameters for the fair value of equity instruments on the grant date	Employee service period, achievement rate of performance indicator and employee personal performance evaluation results
Determination basis for the number of exercisable equity instruments	For equity-settled share-based payments exchanged for employee services that can only be exercised after the completion of the vesting period or upon meeting specified performance conditions, at each balance sheet date during the vesting period, the company should account for the fair value of the equity instruments granted on the grant date, based on the best estimate of the number of equity instruments expected to vest, by including the cost of the services received for the period in the relevant costs or expenses and capital reserves. At the Balance Sheet Date, if subsequent information indicates that the number of equity instruments expected to vest differs from previous estimates, adjustments should be made. The number of equity instruments should be adjusted to the actual number vested on the vesting date.
Reasons for significant differences between the estimates in the current period and those in the previous period	None
Cumulative amount of equity-settled share-based payment included in capital reserves	28,815,350.76
Total expenses recognized in the equity-settled share- based payment in the current period	906,067.21

3. Cash-settled share-based payment

Not applicable

4. Share-based payment expenses in the current period

Category of grant object	Equity-settled share-based payment expenses	Cash-settled share-based payment expenses
Some Directors, Supervisors, Senior Executives and core backbones of the company	906,067.21	
Total	906,067.21	

5. Modification and termination of share-based payment

Not applicable

6. Others

Not applicable

16. Commitments and contingencies

1. Important commitments

Significant commitments existing on the Balance Sheet Date

1. Signed lease contracts being performed or to be performed and their financial impact

See Note VII. 82 for details

2. Significant contingencies existing on the Balance Sheet Date

There were no significant contingencies required to be disclosed.

2. Contingencies

(1). Significant contingencies existing on the Balance Sheet Date

Not applicable

(2) If the company has no important contingencies required to be disclosed, it shall also be explained

There were no significant contingencies required to be disclosed.

3. Others

Segment information

The Company determines the operating segments based on the internal organizational structure, management requirements and internal reporting system. The Company's operating segment refers to the component that meets the following conditions at the same time:

- (1) The component can generate income and expenses in daily activities;
- (2) The management is able to regularly evaluate the operating results of the component in order to determine the allocation of resources to them and evaluate their performance;
- (3) The financial position, operating results, cash flows and other relevant accounting information of the component can be obtained.

The Company determines report segments on the basis of operating segments, and the operating segments that meet one of the following conditions are recognized as report segments:

- (1) The segment revenue of the operating segment accounts for 10% or more of the total revenue of all segments;
- (2) The absolute amount of the segment's profit (loss) accounts for 10% or more of the greater of the total profit of all profitable segments or the total loss of all loss-making segments.

The Company operates a single line of business, primarily the production and sale of watches. Management views and manages this business as a whole and evaluates its operating results accordingly. Therefore, this financial statement does not report segment information.

As of June 30, 2024, the Company had no other significant events that should be disclosed.

17. Events after the balance sheet date

	1.	Important	non-adi	usting	matter
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Not applicable

2. Profit distribution

Not applicable

3. Sales returns

Not applicable

4. Notes to other events after the Balance Sheet Date

18. Other significant events

1. Correction of accounting previous errors

(1) Retrospective restatement method

Not applicable

(2) Future applicable law

Not applicable

2. Debt restructuring

Not applicable

3. Assets replacement

(1) Exchange of non-monetary assets

Not applicable

(2) Replacement of other assets

4. Annuity plan

Not applicable

5. Discontinued operation

Not applicable

6. Segment information

(1) Determination basis and accounting policies for report segments

The Company determines the operating segments based on the internal organizational structure, management requirements and internal reporting system. The Company's operating segment refers to the component that meets the following conditions at the same time:

- (1) The component can generate income and expenses in daily activities;
- (2) The management is able to regularly evaluate the operating results of the component in order to determine the allocation of resources to them and evaluate their performance;
- (3) The financial position, operating results, cash flows and other relevant accounting information of the component can be obtained.

The Company determines report segments on the basis of operating segments, and the operating segments that meet one of the following conditions are recognized as report segments:

- (1) The segment revenue of the operating segment accounts for 10% or more of the total revenue of all segments;
- (2) The absolute amount of the segment's profit (loss) accounts for 10% or more of the greater of the total profit of all profitable segments or the total loss of all loss-making segments.

The Company operates a single line of business, primarily the production and sale of watches. Management views and manages this business as a whole and evaluates its operating results accordingly. Therefore, this financial statement does not report segment information.

(2) Financial information of report segments

Not applicable

(3) If the company has no report segments, or cannot disclose the total assets and total liabilities of each report segment, it shall explain the reasons

Not applicable

(4) Other notes

Not applicable

7. Other important transactions and events that affect the decision-making of investors

8. Others

Not applicable

19. Notes to the major items of the Parent Company's Financial Statements

1. Accounts receivable

1. Disclosure by aging

Unit: RMB

Aging	Book balance at period end	Beginning book balance
Within 1 year (including 1 year)	11,424,830.46	1,875,782.07
1-2 years	341,772.29	23,346.03
Total	11,766,602.75	1,899,128.10

(2). Disclosure under the methods of provision for bad debts by category

		Er	iding Balan	ce			Ор	ening balar	nce	
Categor	Book b	alance	Bad debt	provision		Book b	alance	Bad debt	provision	
у	Amount	Scale	Amount	Drawing percent ages	Book value	Amount	Scale	Amount	Drawing percent ages	Book value
Account s receiva ble with provisio n for bad debts by individu al										
In which:										
Account s receiva ble with provisio n for bad debts by combin ation	11,766, 602.75	100.00 %	590,818 .06	5.02%	11,175, 784.69	1,899,1 28.10	100.00 %	76,211. 49	4.01%	1,822,9 16.61
In which:										

Receiva bles from other custom ers	11,469, 482.48	97.47%	590,818 .06	5.15%	10,878, 664.42	1,898,1 59.02	99.95%	76,211. 49	4.02%	1,821,9 47.53
Combin ation of related parties within the scope of consoli dation	297,120 .27	2.53%		0.00%	297,120 .27	969.08	0.05%		0.00%	969.08
Total	11,766, 602.75	100.00 %	590,818 .06	5.02%	11,175, 784.69	1,899,1 28.10	100.00 %	76,211. 49	4.01%	1,822,9 16.61

Category name of provision for bad debts by combination: accounts receivable from other customers

Unit: RMB

Name	Ending Balance						
Name	Book balance	Bad debt provision	Drawing percentages				
Receivables from other customers	11,469,482.48	590,818.06	5.15%				
Total	11,469,482.48	590,818.06					

Description of the basis for determining the combination:

Not applicable

Name of provision for bad debts by combination: combination of related parties within the scope of consolidation

Unit: RMB

Name	Ending Balance							
Name	Book balance	Bad debt provision	Drawing percentages					
Combination of related parties within the scope of consolidation	297,120.27							
Total	297,120.27							

Description of the basis for determining the combination:

Not applicable

If the provision for bad debts of accounts receivable is made according to the general expected credit loss model:

Not applicable

(3) Status of bad debt provision, recovery, or reversal for the period

Provision for bad debts in the current period:

Category	Opening		Amount of chan	ge for the period		Ending
	Calegory	balance	Provision	Recovered or	Write-off	Other

			transferred		
Accounts receivable with provision for expected credit losses by combination					
Including: combination of other customers' receivables	76,211.49	539,312.88	24,706.31		590,818.06
Total	76,211.49	539,312.88	24,706.31		590,818.06

Where accounts receivable with significant from provision for bad debts or recovered in the current period Not applicable

(4). Situation of accounts receivable actually written off in the current period

Not applicable

(5) Accounts receivable and contractual assets collected from the debtors which rank the first five at the end of period

Unit: RMB

Company name	Accounts receivable balance at the end of period	Ending balance of contractual assets	Ending balance of accounts receivable and contractual assets	Proportion in the total ending balance of accounts receivable and contractual assets	Ending balance of provision for bad debts of accounts receivable and provision for impairment of contractual assets
Summary of accounts receivable which ranks the first five at the end of period	8,284,824.11		11,766,602.75	70.41%	414,241.21
Total	8,284,824.11		11,766,602.75	70.41%	414,241.21

2. Other receivables

Item	Ending Balance	Opening balance
Other receivables	646,226,304.77	696,328,419.85
Total	646,226,304.77	696,328,419.85

(1) Interest receivable
1) Classification of interest receivable
Not applicable
2) Important overdue interest
Not applicable
3). Disclosure under the methods of provision for bad debts by category
Not applicable
4). Status of bad debt provision, recovery, or reversal for the period
Not applicable
5) Situation of interest receivable actually written off in the current period
Not applicable
(2) Dividends receivable
1) Classification of dividends receivable
Not applicable
2) Important dividends receivable with aging over 1 year
Not applicable
3). Disclosure under the methods of provision for bad debts by category
Not applicable
4). Status of bad debt provision, recovery, or reversal for the period
Not applicable
5) Situation of dividends receivable actually written off in the current period
Not applicable

(3) Other receivables

1) Classification of other receivables by nature

Unit: RMB

Payment nature	Book balance at period end	Beginning book balance
Payments of related parties within the scope of consolidation	645,692,800.05	696,041,965.52
Margin and deposits	129,081.90	49,581.90
Other	451,421.29	278,107.90
Total	646,273,303.24	696,369,655.32

2) Disclosure by aging

Unit: RMB

Aging	Book balance at period end	Beginning book balance		
Within 1 year (including 1 year)	646,224,474.36	614,472,373.93		
1-2 years	5,615.00	81,857,231.39		
2-3 years	3,163.88			
More than 3 years	40,050.00	40,050.00		
3-4 years	40,050.00	40,050.00		
Total	646,273,303.24	696,369,655.32		

3). Disclosure under the methods of provision for bad debts by category

	Ending Balance					Opening balance				
Categor	Book balance		Bad debt provision			Book balance		Bad debt provision		
у	Amount	Scale	Amount	Drawing percent ages	Book value	Amount	Scale	Amount	Drawing percent ages	Book value
Account s receiva ble with provisio n for bad debts by individu al										
In which:										
Provisio n for bad debts on a combin	646,273 ,303.24	100.00 %	46,998. 47	0.01%	646,226 ,304.77	696,369 ,655.32	100.00 %	41,235. 47	0.01%	696,328 ,419.85

ation basis										
In which:										
Combin ation of margin and deposit receiva ble	129,081 .90	0.02%	2,496.8 7	1.93%	126,585 .03	49,581. 90	0.01%	40,526. 60	81.74%	9,055.3 0
Combin ation of receiva bles of related parties within the scope of consoli dation	645,692 ,800.05	99.91%		0.00%	645,692 ,800.05	696,041 ,965.52	99.95%		0.00%	696,041 ,965.52
Combin ation of social security advanc es receiva ble		0.00%				263,930 .39	0.04%		0.00%	263,930 .39
Combin ation of other financin gs	451,421 .29	0.07%	44,501. 60	9.86%	406,919 .69	14,177. 51	0.00%	708.87	5.00%	13,468. 64
Total	646,273 ,303.24	100.00 %	46,998. 47	0.01%	646,226 ,304.77	696,369 ,655.32	100.00 %	41,235. 47	0.01%	696,328 ,419.85

Number of categories with provision for bad debts by individual: 0

Number of categories with provision for bad debts by combination: 3

Category name of provision for bad debts by combination: combination of margin and deposit receivable

Unit: RMB

Nama		Ending Balance	
Name	Book balance	Bad debt provision	Drawing percentages
Combination of margin and deposit receivable	129,081.90	2,496.87	1.93%
Total	129,081.90	2,496.87	

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Name of provision for bad debts by combination: combination of accounts receivable related parties within the scope of consolidation

Nama	Ending Ralance
Ivallic	Ending Balance

	Book balance	Bad debt provision	Drawing percentages
Combination of receivables of related parties within the scope of consolidation	645,692,800.05		
Total	645,692,800.05		

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Category name of provision for bad debts by combination: other accounts receivable

Unit: RMB

Name		Ending Balance	
Name	Book balance	Bad debt provision	Drawing percentages
Combination of other financings	451,421.29	44,501.60	9.86%
Total	451,421.29	44,501.60	

Description of the basis for determining the combination: payments of the same nature have similar credit risk characteristics.

Provision for bad debts made according to the general expected credit loss model:

	Stage I	Stage II	Stage III	
Bad debt provision	Expected credit loss in the next 12 months	Expected credit loss throughout the duration (no credit impairment)	Expected credit loss throughout the duration (credit impairment has occurred)	Total
Balance as of Jan. 1, 2024	41,235.47			41,235.47
Balance on Jan. 1, 2024 in the current period				
Transfer to phase II				
- Transfer to phase				
- Reversal to phase II				
- Reversal to phase I				
Provision in the current period	5,763.00			5,763.00
Reversal in the current period				
Write-off in the current period				
Write-off in the current period				
Other changes				
Balance as of June	46,998.47			46,998.47

30, 2024		

The basis for the division of each stage and the ratio of provisions for bad debts

The phase I is the bad debt provision for other receivables within one year. The phase II is the bad debt provision for accounts receivable over one year that have not been individually assessed. The phase III is the bad debt provision for individually assessed accounts receivable.

Changes in book balance with significant amount of loss provision in the current period Not applicable

4). Status of bad debt provision, recovery, or reversal for the period

Provision for bad debts in the current period:

Unit: RMB

	0		Ending				
Category	Opening balance	Provision	Recovered or transferred	Write-off or impairment	Other	Balance	
Provision for bad debts on a combination basis	41,235.47	5,763.00				46,998.47	
Total	41,235.47	5,763.00				46,998.47	

Where the bad-debt provision amount recovered or reversed this period is important:

Not applicable

5) Situation of other accounts receivable actually written off in the current period

Not applicable

6). Other receivables collected from the debtors which rank the first five at the end of period

Unit: RMB

Company name	Payment nature	Ending Balance	Aging	Proportion in the total ending balance of other receivables	End-of-period balance of provision for bad debt
Summary of other accounts receivable which rank the first five at the end of period	Receivables of related parties within the scope of consolidation	645,692,800.05	Within 1 year	99.91%	0.00
Total		645,692,800.05		99.91%	0.00

7) Presented in other receivables due to centralized management of funds

3. Long-term equity investments

Unit: RMB

	Er	nding Bala	ance	Opening balance			
Item	Book balance Impair ment provis ion		Book value	Book balance	Impai rment provi sion	Book value	
Investment in subsidiaries	1,581,832,322.16		1,581,832,322.16	1,581,179,108.81		1,581,179,108.81	
Investments in associates and joint ventures	51,952,479.36		51,952,479.36	51,862,607.30		51,862,607.30	
Total	1,633,784,801.52		1,633,784,801.52	1,633,041,716.11		1,633,041,716.11	

(1) Investment in subsidiaries

								OTIIL. KIVID
		Beginning	Increas	e or decrease		End-of-		
The investee	Beginning balance (book value)	balance of provision for impairmen t	Additional investmen t	Reduction of investmen t	Provision for impairmen t accrued	Other	Ending balance (book value)	period balance of provision for impairmen t
Shenzhen Harmony World Watch Centre Co., Ltd.	609,295,4 90.83					283,653.8 3	609,579,1 44.66	
Shenzhen Harmony E- commerce Co., Ltd.	11,684,48 4.39						11,684,48 4.39	
Shenzhen FIYTA Precision Technolog y Co., Ltd.	182,044,4 61.20					123,186.5 2	182,167,6 47.72	
Shenzhen FIYTA STD Co., Ltd.	51,062,89 1.67					48,625.00	51,111,51 6.67	
FIYTA (HONG KONG) LIMITED	137,737,5 20.00						137,737,5 20.00	
Temporal (Shenzhe n) Co., Ltd.	5,000,000. 00						5,000,000. 00	

FIYTA Sales Co., Ltd.	456,992,4 56.17			137,775.9 0	457,130,2 32.07	
Liaoning Hengdarui Commerc e and Trade Co., Ltd.	36,867,84 3.96				36,867,84 3.96	
Emile Chouriet Horologe (Shenzhe n) Co., Ltd.	80,493,96 0.59			59,972.10	80,553,93 2.69	
Shenzhen Harmony World Watch Centre Co., Ltd.	10,000,00				10,000,00	
Total	1,581,179, 108.81			653,213.3 5	1,581,832, 322.16	

(2). Investments in associates and joint ventures

Unit: RMB

				In	crease or	decrease	in the cu	ırrent peri	od			
Invest ment unit	Begin ning balan ce (book value)	Begin ning balan ce of provisi on for impair ment	Additi onal invest ment	Reduc tion of invest ment	Invest ment incom e or loss recog nized under equity metho d	Other comprehens ive income adjust ments	Other chang es in equity	Cash divide nds or profits declar ed to be distrib uted	Provis ion for impair ment accru ed	Other	Endin g balan ce (book value)	End- of- period balan ce of provisi on for impair ment
1. Joint	ventures											
2. Asso	ciated ent	terprise										
Shang hai Watch Indust ry Co., Ltd.	51,86 2,607. 30				89,87 2.06						51,95 2,479. 36	
Sub- total	51,86 2,607. 30				89,87 2.06						51,95 2,479. 36	
Total	51,86 2,607. 30				89,87 2.06						51,95 2,479. 36	

The recoverable amount is determined by the net amount of the fair value less the disposal expenses

Not applicable

The recoverable amount is determined at the present value of the expected future cash flows

Not applicable

Reasons for the difference between the aforementioned information and the information used in the impairment test of previous years or external information

Not applicable

Reasons for the difference between the information used in the company's impairment test in previous years and the actual situation in the current year

Not applicable

(3) Other notes

Not applicable

4. Operating income and operating costs

Unit: RMB

Item	Amount for the current period		Amount for the previous period	
	Revenue	Cost	Revenue	Cost
Main business	93,442,375.61	28,763,610.04	90,155,946.21	22,121,058.14
Other businesses	2,209,518.25		1,886,928.93	
Total	95,651,893.86	28,763,610.04	92,042,875.14	22,121,058.14

5. Investment income

Unit: RMB

Item	Amount for the current period	Amount for the previous period
Long-term equity investment income accounted for using the equity method	89,872.06	-1,697,481.65
Total	89,872.06	-1,697,481.65

6. Others

Not applicable

20. Additional information

1. Breakdown of current non-recurring profit and loss

Item	Amount	Notes
Losses from disposal of non-current assets	2,906,210.67	
Government grants recognized in current profit and loss (excluding	1,414,439.38	

those closely related to the Company's normal operations, in compliance with national policies, entitled in accordance with set standards, and having a sustained impact on the Company's profit and loss)		
Reversal of provision for impairment of receivables subject to individual impairment testing	3,302,930.73	
Other operating incomes and expenses excluding the above items	1,099,305.50	
Less: Income tax impact	2,029,625.75	
Total	6,693,260.53	

Specific circumstances of other items that meet the definition of non-recurring gains and losses:

Not applicable

Explanation of circumstances where items listed as non-recurring gains and losses in Explanatory Announcement No. 1 on Information Disclosure of Companies Issuing Securities Publicly - Non-recurring Gains and Losses are classified as recurring

Not applicable

2. Return on equity and Earnings per share

	Weighted average return on equity	Earnings per share		
Profit during the reporting period		Basic earnings per share (RMB/share)	Diluted earnings per share (RMB/share)	
Net profit attributable to common stock shareholders of the company	4.36%	0.3568	0.3564	
Net profit attributable to common stock shareholders of the company after deducting non-recurring gains and losses	4.16%	0.3405	0.3401	

3. Differences in accounting data under domestic and overseas accounting standards

(1). Differences in net profit and net assets in the financial reports disclosed in accordance with international accounting standards and Chinese accounting standards

Not applicable

(2). Differences in net profit and net assets in the financial reports disclosed in accordance with overseas accounting standards and Chinese accounting standards

(3) Explanation of the reasons for the differences in accounting data under domestic and overseas accounting standards. If the data has been audited by an overseas audit institution for difference adjustment, the name of the overseas institution shall be indicated

4. Others

Not applicable

FIYTA Precision Technology Co., Ltd.

Board of Directors

August 21, 2024