Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited ("SEHK") take no responsibility for the contents of this announcement and the listing document attached hereto, make no representation as to their accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement and the listing document attached hereto.

This announcement and the listing document attached hereto have been published for information purposes only as required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and do not constitute an invitation or offer to acquire, purchase or subscribe for securities. Neither this announcement nor anything referred to herein (including the listing document attached hereto) forms the basis for any contract or commitment whatsoever. For the avoidance of doubt, the publication of this announcement and the listing document attached hereto shall not be deemed to be an offer of securities made pursuant to a prospectus issued by or on behalf of the Issuer (as defined below) for the purposes of the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Cap. 32 of the Laws of Hong Kong) nor shall it constitute an advertisement, invitation or document containing an invitation to the public to enter into or offer to enter into an agreement to acquire, dispose of, subscribe for or underwrite securities for the purposes of the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong).

The Bonds (as defined below) have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or the securities laws of any state of the United States or other jurisdiction. This announcement is not for distribution, directly or indirectly, in or into the United States. This announcement does not constitute or form a part of any offer or solicitation to purchase or subscribe for securities in the United States.

Notice to Hong Kong investors: The Issuer confirms that the Bonds are intended for purchase by Professional Investors (as defined in Chapter 37 of the Listing Rules) only and are listed on the SEHK on that basis. Accordingly, the Issuer confirms that the Bonds are not appropriate as an investment for retail investors in Hong Kong. Investors should carefully consider the risks involved.

PUBLICATION OF THE OFFERING CIRCULAR THE MINISTRY OF FINANCE OF THE PEOPLE'S REPUBLIC OF CHINA (THE "ISSUER")

USD1,000,000,000 0.750% BONDS DUE 2024 (STOCK CODE: 6766) USD1,500,000,000 1,250% BONDS DUE 2026 (STOCK CODE: 6767) USD1,000,000,000 1.750% BONDS DUE 2031 (STOCK CODE: 6768) AND USD500,000,000 2.500% BONDS DUE 2051 (STOCK CODE: 6769) (TOGETHER, THE "BONDS")

Joint Lead Managers and Joint Bookrunners

	Bank of China		Bank of Communications		
China Construction Bank	China International Capital Corporation	ICBC	BofA Securities	Citigroup	Crédit Agricole CIB
CTBC Bank	Deutsche Bank	Goldman Sachs	J.P. Morgan	Mizuho Securities	Standard Chartered Bank

This announcement is issued pursuant to Rule 37.39A of the Listing Rules.

Reference is made to the notice of listing of the Bonds on The Stock Exchange of Hong Kong Limited dated 26 October 2021 published by the Issuer.

The offering circular dated 19 October 2021 in relation to the Bonds is appended to this announcement.

Hong Kong, 27 October 2021

Appendix - Offering Circular

IMPORTANT NOTICE

THIS OFFERING IS AVAILABLE ONLY: (1) TO QUALIFIED INSTITUTIONAL BUYERS (AS DEFINED BELOW) OR (2) OUTSIDE OF THE UNITED STATES (THE "U.S.")

IMPORTANT: You must read the following disclaimer before continuing. The following disclaimer applies to the attached offering circular (the "Offering Circular"). You are therefore advised to read this disclaimer carefully before reading, accessing or making any other use of the attached Offering Circular. In accessing the attached Offering Circular, you agree to be bound by the following terms and conditions, including any modifications to them from time to time, each time you receive any information from us as a result of such access.

Confirmation of Your Representation: You have accessed the attached Offering Circular on the basis that you have confirmed your representation to The Ministry of Finance of the People's Republic of China (the "Ministry of Finance") and Bank of China Limited, Bank of Communications Co., Ltd. Hong Kong Branch, China Construction Bank (Asia) Corporation Limited, China International Capital Corporation Hong Kong Securities Limited, ICBC International Securities Limited, Merrill Lynch (Asia Pacific) Limited, Citigroup Global Markets Inc., Crédit Agricole Corporate and Investment Bank, CTBC Bank Co., Ltd., Deutsche Bank AG, London Branch, Goldman Sachs (Asia) L.L.C., J.P. Morgan Securities plc, Mizuho Securities Asia Limited and Standard Chartered Bank (collectively, the "Joint Lead Managers") that (1) either (a) you are a qualified institutional buyer (as defined in Rule 144A ("Rule 144A") under the U.S. Securities Act of 1933, as amended (the "Securities Act")) and, to the extent you purchase the bonds described in the attached Offering Circular (the "Bonds"), you will be doing so for your own account or for the account of another qualified institutional buyer, or (2) you are not in the United States, the electronic mail address that you provided and to which this electronic mail has been delivered is not located in the United States and, to the extent you purchase the Bonds, you will be doing so pursuant to Regulation S under the Securities Act for your own account or for the account of another person not located in the United States, and (2) you consent to delivery of the attached Offering Circular and any amendments or supplements thereto by electronic transmission.

The attached Offering Circular has been made available to you in electronic form. You are reminded that documents transmitted via this medium may be altered or changed during the process of transmission and consequently none of the Ministry of Finance or any Joint Lead Manager or any of their respective directors, employees, representatives or affiliates accepts any liability or responsibility whatsoever in respect of any discrepancies between the document distributed to you in electronic format and the hard copy version.

Restrictions: The attached Offering Circular is being furnished in connection with an offering exempt from registration under the Securities Act solely for the purpose of enabling a prospective investor to consider the purchase of the Bonds.

THE BONDS HAVE NOT BEEN, AND WILL NOT BE, REGISTERED UNDER THE SECURITIES ACT OR THE SECURITIES LAWS OF ANY OTHER JURISDICTION. UNLESS THEY ARE REGISTERED, THE BONDS MAY BE OFFERED ONLY IN TRANSACTIONS THAT ARE EXEMPT FROM REGISTRATION UNDER THE SECURITIES ACT OR THE SECURITIES LAW OF ANY OTHER JURISDICTION. ACCORDINGLY, THE BONDS ARE BEING OFFERED ONLY TO QUALIFIED INSTITUTIONAL BUYERS PURSUANT TO RULE 144A UNDER THE SECURITIES ACT AND PERSONS OUTSIDE THE UNITED STATES IN RELIANCE ON REGULATION S OF THE SECURITIES ACT. NOTHING IN THIS ELECTRONIC TRANSMISSION CONSTITUTES AN OFFER OF BONDS FOR SALE IN ANY JURISDICTION WHERE IT IS UNLAWFUL TO DO SO.

Except with respect to eligible investors in jurisdictions where such offer is permitted by law, nothing in this electronic transmission constitutes an offer or an invitation by or on behalf of either the Ministry of Finance or the Joint Lead Managers to subscribe for or purchase any of the Bonds, and access has been limited so that it shall not constitute a general advertisement or general solicitation (as those terms are used in Regulation D under the Securities Act) or directed selling efforts (within the meaning of Regulation S under the Securities Act) in the United States or elsewhere. If a jurisdiction requires that the offering be made by a licensed broker or dealer and the underwriters or any affiliate of the underwriters is a licensed broker or dealer in that jurisdiction, the offering shall be deemed to be made by the Joint Lead Managers and their respective affiliates on behalf of the Ministry of Finance in such jurisdiction. In the United States, offers and sales of Bonds will only be made by a Joint Lead Manager's registered broker-dealer affiliate (if applicable).

You are reminded that you have accessed the attached Offering Circular on the basis that you are a person into whose possession the attached Offering Circular may be lawfully delivered in accordance with the laws of the jurisdiction in which you are located and you may not nor are you authorised to deliver or forward this document, electronically or otherwise, to any other person. If you have gained access to this transmission contrary to the foregoing restrictions, you will be unable to purchase any of the Bonds.

MiFID II product governance / Professional investors and ECPs only target market — Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Bonds has led to the conclusion that: (i) the target market for the Bonds is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Bonds to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Bonds (a "distributor") should take into consideration the manufacturers' target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Bonds (by either adopting or refining the manufacturers' target market assessment) and determining appropriate distribution channels.

Singapore SFA Product Classification: In connection with Section 309B of the Securities and Futures Act (Chapter 289) of Singapore, as modified or amended from time to time, (the "SFA") and the Securities and Futures (Capital Markets Products) Regulations 2018 of Singapore (the "CMP Regulations 2018"), the Ministry of Finance has determined, and hereby notifies all relevant persons (as defined in Section 309(A)(1) of the SFA), that the Bonds are 'prescribed capital markets products' (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

Actions That You May Not Take: You should not reply by e-mail to this electronic transmission and you may not purchase any Bonds by doing so. Any reply e-mail communications, including those you generate by using the "Reply" function on your e-mail software, will be ignored or rejected.

THE ATTACHED OFFERING CIRCULAR MAY NOT BE FORWARDED OR DISTRIBUTED TO ANY OTHER PERSON AND MAY NOT BE REPRODUCED IN ANY MANNER WHATSOEVER. ANY FORWARDING, DISTRIBUTION OR REPRODUCTION OF THIS DOCUMENT IN WHOLE OR IN PART IS UNAUTHORISED. FAILURE TO COMPLY WITH THIS DIRECTIVE MAY RESULT IN A VIOLATION OF THE SECURITIES ACT OR THE APPLICABLE LAWS OF OTHER JURISDICTIONS.

You are responsible for protecting your electronic device against viruses and other destructive items. Your use of this e-mail is at your own risk and it is your responsibility to take precautions to ensure that it is free from viruses and other items of a destructive nature.



THE CENTRAL PEOPLE'S GOVERNMENT OF

THE PEOPLE'S REPUBLIC OF CHINA

U.S.\$1,000,000,000 0.750% Bonds due 2024 U.S.\$1,500,000,000 1.250% Bonds due 2026 U.S.\$1,000,000,000 1.750% Bonds due 2031 U.S.\$500,000,000 2.500% Bonds due 2051

Issue price of the 2024 Bonds: 99.935% Issue price of the 2026 Bonds: 99.879% Issue price of the 2031 Bonds: 99.000% Issue price of the 2051 Bonds: 97.824%

The Ministry of Finance of the People's Republic of China (the "Ministry of Finance") is offering U.S.\$1,000,000,000 in aggregate principal amount of its 0.750% bonds due 2024 (the "2024 Bonds"), U.S.\$1,500,000,000 in aggregate principal amount of its 1.750% bonds due 2031 (the "2031 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds due 2051 (the "2051 Bonds") and U.S.\$500,000,000 in aggregate principal amount of its 2.500% bonds

The 2024 Bonds, 2026 Bonds, 2031 Bonds and 2051 Bonds will bear interest from and including 26 October 2021 (the "Issue Date") at the rate of 0.750% per annum, 1.250% per annum, 1.750% per annum, 1.750% per annum and 2.500% per annum respectively. Interest on the Bonds will be payable semi-annually in arrear on the Interest Payment Date Bonds will be payable semi-annually in arrear on the Interest Payment on the Bonds will be made in U.S. dollars without withholding or deduction for taxes (as defined in the Terms and Conditions of the Bonds) falling on 26 April and 26 October rio tax to the extent described under "Terms and Conditions of the 2024 Bonds — Taxation and Withholding", "Terms and Conditions of the 2024 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds — Taxation and Withholding", "Terms and Conditions of the 2031 Bonds will mature on the Interest Payment Date falling on 26 October 2024 at their principal amount, the 2031 Bonds will mature on the Interest Payment Date falling on 26 October 2031 at their principal amount.

The full faith and credit of the Central People's Government of the People's Republic of China (the "Central People's Government") is pledged for the due and punctual payment of the Bonds and for the due and timely performance of all obligations of the Central People's Government with respect thereto.

The Bonds constitute direct, unconditional and unsecured obligations of the Central People's Government, and rank and will rank pari passu, without preference among themselves, with all other unsecured Public Indebtedness (as defined in the Terms and Conditions of the Bonds) of the Central People's Government, from time to time outstanding, provided further, that the Central People's Government shall have no obligation to effect equal or rateable payment(s) at any time with respect to any such other Public Indebtedness and, in particular, shall have no obligation to pay other Public Indebtedness at the same time or as a condition of paying sums due on the Bonds and vice

Application will be made to The Stock Exchange of Hong Kong Limited (the "SEHK") for the listing of the Bonds by way of debt issues to professional investors (as defined in Chapter 37 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited) ("Professional Investors") only. This document is for distribution to Professional Investors only.

Notice to Hong Kong investors: The Issuer confirms that the Bonds are intended for purchase by Professional Investors only and will be listed on the SEHK on that basis. Accordingly, the Issuer confirms that the Bonds are not appropriate as an investment for retail investors in Hong Kong. Investors should carefully consider the risks involved.

The SEHK has not reviewed the contents of this Offering Circular, other than to ensure that the prescribed form disclaimer and responsibility statements, and a statement limiting distribution of this Offering Circular to Professional Investors only have been reproduced in this Offering Circular. Listing of the Bonds on the SEHK is not to be taken as an indication of the commercial merits or credit quality of the Bonds or the Issuer or quality of disclosure in this Offering Circular, make no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Offering Circular.

Application will be made to the London Stock Exchange plc (the "London Stock Exchange") for the Bonds to be admitted to trading on the London Stock Exchange's International Securities Market (the "ISM"). Such admission to trading is expected to be effective on or immediately following the Issue Date. For the purposes of such application, the Issuer is an exempt issuer pursuant to Article 1(2) of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (the "EUWA") (as amended, the "UK Prospectus Regulation"). Accordingly, this Offering Circular has not been reviewed a pproved by the ISM and has not been approved as a prospectus by any other competent authority under the UK Prospectus Regulation. The Bonds admitted to trading on the ISM will not be subject to the requirements of the UK Prospectus Regulation. The ISM is not a regulated market for the purposes of Article 2(1)(13A) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA (the "UK MIFIR").

The ISM is a market designated for professional investors. Bonds admitted to trading on the ISM are not admitted to the Official List of the Financial Conduct Authority. The London Stock Exchange has not approved or verified the contents of this Offering Circular.

For a more detailed description of the Bonds, see "Overview of the Offering" beginning on page 1

The Bonds will be issued in denominations of U.S.\$200,000 and integral multiples of U.S.\$1,000 in excess thereof (up to and including U.S.\$199,000).

The Bonds have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or with any securities regulatory authority of any state or other jurisdiction of the United States. The Bonds may not be offered or sold within the United States unless pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and the applicable state or local securities laws. The Bonds are being offered outside the United States in reliance on Regulation S under the Securities Act ("Regulation S") and within the United States to qualified institutional buylers ("QIBs") within the meaning of Rule 144A under the Securities Act ("Rule 144A"). Prospective purchasers of the Bonds are hereby notified that sellers of the Bonds may be relying on the exemption from the provisions of Section 5 of the Securities Act provided by Rule 144A. For a description of these and certain further restrictions on offers and sales of the Bonds and the distribution of this Offering Circular, see "Subscription and Sale" and "Transfer Restrictions".

Each series of the Bonds offered and sold in an "offshore transaction" within the meaning of Regulation S will be represented by a beneficial interest in one or more global certificate (each, an "Unrestricted Global Certificate") in registered form which shall be deposited with a custodian for, and registered in the name of, Cede & Co. as nominee for The Depositary Trust Company ("DTC") on the Issue Date. Each series of the Bonds offered and sold in reliance on Rule 144A will be represented by a global certificate (each, a "Restricted Global Certificate" and, together with the Unrestricted Global Certificates, the "Global Certificates") in registered form which shall be deposited with a custodian for, and registered in the name of, Cede & Co. as nominee for DTC on the Issue Date.

Interests in the Restricted Global Certificates will be subject to certain restrictions on transfer. Beneficial interests in the Global Certificates may only be held through DTC and its direct or indirect participants, including Euroclear Bank Sa/NV ("Euroclear") and Clearstream Banking S.A. ("Clearstream"). Interests in the Global Certificates will be shown on, and transfers thereof will be effected only through, records maintained by DTC, Euroclear and Clearstream and their respective participants. For persons seeking to hold a beneficial interest in the Bonds through Central Moneymarkets Unit ("CMU") operated by the Hong Kong Monetary Authority, such pressons will hold their interest through an account opened and held by CMU with Euroclear or Clearstream. Except as described herein, certificates for Bonds will not be issued in exchange for interests in the relevant Global Certificate.

Joint Lead Managers and Joint Bookrunners

Bank of China

China Construction Bank

China International Capital Corporation

ICBC

BofA Securities

Citigroup

Crédit Agricole CIB

CTBC Bank

Deutsche Bank

Goldman Sachs

J.P. Morgan

Mizuho Securities

Standard Chartered Bank

Offering Circular dated 19 October 2021

IMPORTANT NOTICE

This Offering Circular has been prepared by the Ministry of Finance solely for use in connection with the proposed offering of the Bonds described in this Offering Circular. The Ministry of Finance accepts responsibility for the accuracy of the information contained in this Offering Circular and confirms, having taken all reasonable care to ensure that such is the case, the information contained in the Offering Circular is, to the best of its knowledge, in accordance with the facts and contains no omission likely to affect its import.

The distribution of this Offering Circular and the offering of the Bonds in certain jurisdictions may be restricted by law. Persons into whose possession this Offering Circular comes are required by the Ministry of Finance and Bank of China Limited, Bank of Communications Co., Ltd. Hong Kong Branch, China Construction Bank (Asia) Corporation Limited, China International Capital Corporation Hong Kong Securities Limited, ICBC International Securities Limited, Merrill Lynch (Asia Pacific) Limited, Citigroup Global Markets Inc., Crédit Agricole Corporate and Investment Bank, CTBC Bank Co., Ltd., Deutsche Bank AG, London Branch, Goldman Sachs (Asia) L.L.C., J.P. Morgan Securities plc, Mizuho Securities Asia Limited and Standard Chartered Bank (collectively, the "Joint Lead Managers") to inform themselves about and to observe any such restrictions. No action is being taken to permit a public offering of the Bonds or the distribution of this Offering Circular in any jurisdiction where action would be required for such purposes. There are restrictions on the offer and sale of the Bonds or redemption of the Bonds, and the circulation of documents relating thereto, in certain jurisdictions including the United States and the United Kingdom, and to persons connected therewith. For a description of certain further restrictions on offers, sales and resales of the Bonds and distribution of this Offering Circular, see "Subscription and Sale".

No person has been or is authorised to give any information or to make any representation concerning the Ministry of Finance or the Bonds other than as contained herein and, if given or made, any such other information or representation should not be relied upon as having been authorised by the Ministry of Finance, the Joint Lead Managers, Deutsche Bank Trust Company Americas (the "Fiscal Agent") or other agents as appointed by the Ministry of Finance (together with the Fiscal Agent, the "Agents"). Neither the delivery of this Offering Circular nor any offering, sale or delivery made in connection with the issue of the Bonds shall, under any circumstances, constitute a representation that there has been no change or development reasonably likely to involve a change in the affairs of the PRC since the date hereof or create any implication that the information contained herein is correct as at any date subsequent to the date hereof. This Offering Circular does not constitute an offer of, or an invitation by or on behalf of, the Ministry of Finance, the Joint Lead Managers or the Agents to subscribe for or purchase any of the Bonds and may not be used for the purpose of an offer to, or a solicitation by, anyone in any jurisdiction or in any circumstances in which such offer or solicitation is not authorised or is unlawful.

No representation or warranty, express or implied, is made or given by the Joint Lead Managers or the Agents as to the accuracy, completeness or sufficiency of the information contained in this Offering Circular, and nothing contained in this Offering Circular is, or shall be relied upon as, a promise, representation or warranty by the Joint Lead Managers or the Agents. None of the Joint Lead Managers or the Agents have independently verified any of the information contained in this Offering Circular. None of the Joint Lead Managers or the Agents can give any assurance that this information is accurate, true or complete. To the fullest extent permitted by law, none of the Joint Lead Managers or the Agents assume responsibility for the contents, accuracy or completeness of any such information or for any other statement, made or purported to be made by the Joint Lead Managers or the Agents or on their behalf in connection with the Ministry of Finance or the issue and offering of the Bonds. Each of the Joint Lead Managers and the Agents accordingly disclaims all and any liability whether arising in tort or contract or otherwise which they might otherwise have in respect of this Offering Circular or any such statement. This Offering Circular is not intended to provide the basis of any credit

or other evaluation nor should it be considered as a recommendation by any of the Ministry of Finance, the Joint Lead Managers or the Agents that any recipient of this Offering Circular should purchase the Bonds.

The Bonds are governed by English law. The Ministry of Finance has agreed that the courts of Hong Kong have non-exclusive jurisdiction to settle any dispute in connection with the Bonds and appointed Bank of Communications Co., Ltd. Hong Kong Branch (currently at 20 Pedder Street, Central, Hong Kong) as its agent to accept service of process in any Proceedings (as defined in the *Terms and Conditions of the Bonds*).

To the extent that the Ministry of Finance may claim for itself immunity from any Proceedings, and to the extent that in any such jurisdiction there may be attributed to the Ministry of Finance such immunity (whether or not claimed), the Ministry of Finance hereby agrees not to claim and hereby waives and will waive such immunity in the face of the courts; provided, however, that the Ministry of Finance has not waived, and shall not waive, its sovereign and other immunity with respect to assets of the PRC wherever located from execution or attachment, whether in aid of execution, before judgment or otherwise. In addition, the Ministry of Finance has not waived its sovereign immunity in connection with any action arising out of or based on United States federal or State securities laws.

The Bonds have not been approved or disapproved by the U.S. Securities and Exchange Commission, any state securities commission in the United States or any other U.S. regulatory authority, nor have any of the foregoing authorities passed upon or endorsed the merits of the offering of the Bonds or the accuracy or adequacy of this Offering Circular. Any representation to the contrary may be a criminal offence in the United States.

The Bonds have not been and will not be registered under the Securities Act, or with any securities regulatory authority of any state or other jurisdiction of the United States. The Bonds may not be offered or sold within the United States unless pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and the applicable state or local securities laws.

The Bonds are being offered outside the United States in reliance on Regulation S and within the United States to QIBs. Prospective purchasers of the Bonds are hereby notified that sellers of the Bonds may be relying on the exemption from the provisions of Section 5 of the Securities Act provided by Rule 144A. For a description of these and certain further restrictions on offers, sales and transfers of the Bonds and the distribution of this Offering Circular, see "Subscription and Sale" and "Transfer Restrictions".

IN CONNECTION WITH THE ISSUE OF THE BONDS, ANY JOINT LEAD MANAGER (OR PERSONS ACTING ON BEHALF OF SUCH JOINT LEAD MANAGER) MAY EFFECT TRANSACTIONS WITH A VIEW TO SUPPORTING THE MARKET PRICE OF THE BONDS AT A LEVEL HIGHER THAN THAT WHICH MIGHT OTHERWISE PREVAIL. HOWEVER, THERE IS NO ASSURANCE THAT SUCH JOINT LEAD MANAGER (OR PERSONS ACTING ON BEHALF OF SUCH JOINT LEAD MANAGER) WILL UNDERTAKE STABILISATION ACTION. ANY STABILISATION ACTION MAY BEGIN ON OR AFTER THE DATE ON WHICH ADEQUATE PUBLIC DISCLOSURE OF THE TERMS OF THE OFFER OF THE BONDS IS MADE AND, IF BEGUN, MAY BE ENDED AT ANY TIME, BUT IT MUST END NO LATER THAN THE EARLIER OF 30 DAYS AFTER THE ISSUE DATE OF THE BONDS AND 60 DAYS AFTER THE DATE OF THE ALLOTMENT OF THE BONDS. ANY STABILISATION ACTION OR OVER-ALLOTMENT MUST BE CONDUCTED BY SUCH JOINT LEAD MANAGER (OR PERSONS ACTING ON BEHALF OF SUCH JOINT LEAD MANAGER) IN ACCORDANCE WITH ALLAPPLICABLE LAWS AND RULES.

Unless otherwise specified or the context requires, all references herein to "the Ministry of Finance" and words of similar import regarding the description of the Bonds are to The Ministry of Finance of the PRC itself and references herein to "RMB" are to the lawful currency of the PRC.

References to "Hong Kong" are to the Hong Kong Special Administrative Region of the PRC; references to "Macau" are to the Macau Special Administrative Region of the PRC; references to "U.S." and the "United States" mean the United States of America and references to "U.S.\$", "U.S. dollars" and "USD" are to the lawful currency of the United States. Unless otherwise indicated, all statistical information contained in this Offering Circular excludes information with respect to Hong Kong, Macau and Taiwan.

Statistical information included in this Offering Circular is the latest official data publicly available at the date of this Offering Circular. Financial data provided in this Offering Circular may be subsequently revised in accordance with the Central People's Government's ongoing maintenance of its economic data, and that revised data will not be distributed by the Ministry of Finance to any holder of the Bonds. As used in this Offering Circular, the term "N/A" identifies statistical or financial data that is not available.

Unless otherwise indicated, all references in this Offering Circular to "Bonds" are to any of the 2024 Bonds, the 2026 Bonds, the 2031 Bonds and the 2051 Bonds and references to a "series of Bonds" or to a "series" are to the 2024 Bonds, the 2026 Bonds, the 2031 Bonds or the 2051 Bonds separately and all references in this Offering Circular to "*Terms and Conditions of the Bonds*" are to the terms and conditions governing the 2024 Bonds, the 2026 Bonds, the 2031 Bonds and the 2051 Bonds (as applicable).

ENFORCEMENT OF JUDGMENTS

China is a sovereign state, and nearly all of the assets of China are located outside the United States and the United Kingdom. There is a risk that, notwithstanding the limited waiver of sovereign immunity by China in connection with the Bonds, a claimant will not be able to enforce a foreign court judgment or arbitral award against China (including the imposition of any arrest order or the attachment or seizure of such assets and their subsequent sale), without China having specifically consented to such enforcement at the time when the enforcement is sought. See "Terms and Conditions of the Bonds—16. Governing Law and Jurisdiction." To the extent that the Ministry of Finance may in any jurisdiction claim for itself immunity from any such Proceedings, and to the extent that in any such jurisdiction there may be attributed to the Ministry of Finance such immunity (whether or not claimed), the Ministry of Finance has agreed not to claim and has waived and will waive such immunity in the face of the courts, provided, however, it has not waived its sovereign and other immunity with respect to assets of the PRC wherever located from execution or attachment, whether in aid of execution, before judgment or otherwise. In addition, China has not waived its sovereign immunity in connection with any action arising out of or based on United States federal or State securities laws.

Because China has not waived its sovereign immunity in connection with any action arising out of or based on United States federal or state securities laws, it will not be possible to obtain a United States judgment against China based on such laws unless a court were to determine that China is not entitled under the Foreign Sovereign Immunities Act of 1976 to sovereign immunity with respect to such an action. Furthermore, under the Foreign Sovereign Immunities Act of 1976, execution upon any property of China in the United States to enforce a judgment is limited to an execution upon property used for the commercial activity on which the claim is based, and China has not waived any immunity which may otherwise be available to it with respect to the execution of any judgment.

The Ministry of Finance has been advised by its PRC counsel, the Law Department of the Ministry of Finance, that there is doubt as to the enforceability in China of any actions to enforce judgments of United States courts arising out of or based on the Bonds, including judgments arising out of or based on the civil liability provisions of United States federal or state securities laws, primarily because there is no treaty or other arrangement or basis for reciprocal enforcement of judgments between China and the United States. China has also been advised by its PRC counsel that there is doubt as to the applicability in original actions brought in PRC courts of the civil liability provisions of United States federal or state securities laws.

FORWARD-LOOKING STATEMENTS

This Offering Circular includes forward-looking statements. All statements other than statements of historical facts included in this Offering Circular regarding, among other things, China's economy, fiscal condition, debt or prospects may constitute forward-looking statements. Forward-looking statements generally can be identified by the use of forward-looking terminology such as "may", "will", "expect", "intend", "estimate", "anticipate", "believe", "continue" or similar terminology. Although China believes that the expectations reflected in its forward-looking statements are reasonable at this time, there can be no assurance that these expectations will prove to be correct.

These statements are based on China's current plans, objectives, assumptions, estimates and projections. Investors should therefore not place undue reliance on these statements. Forward-looking statements speak only as at the date that they are made and China does not undertake to update any forward-looking statements in light of new information or future events. Forward-looking statements involve inherent risks and uncertainties. The Ministry of Finance cautions that a number of important factors could cause actual results to differ materially from those contained in any forward-looking statement.

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OVERVIEW OF THE OFFERING

This following overview contains certain information on the Bonds and the offering and is qualified in its entirety by the remainder of this Offering Circular. Any decision to invest in the Bonds should be based on a consideration of this Offering Circular as a whole. For a more complete description of the terms of the Bonds, see the Terms and Conditions of the Bonds.

Words and expressions defined in the Terms and Conditions of the Bonds or elsewhere in this Offering Circular have the same meanings in this overview.

Issuer The Ministry of Finance of the People's Republic of China.

Bonds offered U.S.\$1,000,000,000 0.750% Bonds due 2024.

U.S.\$1,500,000,000 1.250% Bonds due 2026. U.S.\$1,000,000,000 1.750% Bonds due 2031. U.S.\$500,000,000 2.500% Bonds due 2051.

Issue date 26 October 2021 (the "Issue Date").

Maturity date 2024 Bonds: Interest Payment Date falling on 26 October 2024.

2026 Bonds: Interest Payment Date falling on 26 October 2026.2031 Bonds: Interest Payment Date falling on 26 October 2031.2051 Bonds: Interest Payment Date falling on 26 October 2051.

Issue price 2024 Bonds: 99.935% of the principal amount.

2026 Bonds: 99.879% of the principal amount. 2031 Bonds: 99.000% of the principal amount. 2051 Bonds: 97.824% of the principal amount.

Interest rate 2024 Bonds: 0.750% per annum.

2026 Bonds: 1.250% per annum.2031 Bonds: 1.750% per annum.2051 Bonds: 2.500% per annum.

Interest payment dates Semi-annually in arrear on 26 April and 26 October of each year,

commencing on 26 April 2022.

Final redemption Unless previously redeemed, or purchased and cancelled, the

Bonds will be redeemed at their principal amount on the Maturity

Date.

Ranking The Bonds are the direct, unconditional and unsecured

obligations of the Central People's Government and rank and will rank *pari passu*, without preference among themselves, with all other unsecured Public Indebtedness of the Central People's Government, from time to time outstanding, provided further, that the Central People's Government shall have no obligation to effect equal or rateable payment(s) at any time with respect to any such other Public Indebtedness and, in particular, shall have no obligation to pay other Public Indebtedness at the same time or as a condition of paying sums due on the Bonds and *vice versa*.

Listing The Bonds will be listed on the SEHK and ISM.

Denomination

Form

Clearing Systems

The denomination of the Bonds is U.S.\$200,000 and integral multiples of U.S.\$1,000 in excess thereof (up to and including U.S.\$199,000).

The Bonds will be issued in registered form and will initially be represented by Global Certificates. One or more Restricted Global Certificates will be issued in respect of each of the Bonds offered and sold in reliance on Rule 144A. One or more Unrestricted Global Certificates will be issued in respect of each of the Bonds offered and sold in reliance on Regulation S. See "Transfer Restrictions".

The Unrestricted Global Certificates and the Restricted_Global Certificates will be registered in the name of, and deposited with a custodian for, The Depositary Trust Company ("DTC") on the Issue Date. Beneficial interests in the Global Certificates may only be held through DTC and its direct or indirect participants, including Euroclear Bank SA/NV ("Euroclear") and Clearstream Banking S.A. ("Clearstream"). For persons seeking to hold a beneficial interest in the Bonds through CMU operated by the Hong Kong Monetary Authority, such persons will hold their interest through an account opened and held by CMU with Euroclear or Clearstream.

The CUSIP, ISIN and Common Code for the Restricted Global Certificates are:

	CUSIP	ISIN	Common Code
2024 Bonds:	60367Q AA1	US60367 QAA13	240131455
2026 Bonds:	60367Q AB9	US60367 QAB95	240131552
2031 Bonds:	60367Q AC7	US60367 QAC78	240131587
2051 Bonds:	60367Q AD5	US60367 QAD51	240131609

The CUSIP, ISIN and Common Code for the Unrestricted Global Certificates are:

	CUSIP	ISIN	Common Code
2024 Bonds:	Y5325Q AD4	USY5325 QAD44	240131544
2026 Bonds:	Y5325Q AE2	USY5325 QAE27	240131579
2031 Bonds:	Y5325Q AF9	USY5325 QAF91	240131595
2051 Bonds:	Y5325Q AG7	USY5325 QAG74	240131617

Payment of principal and interest

Principal and interest on the Bonds will be payable in U.S. dollars.

Fiscal agent, principal paying agent, registrar and transfer agent

Deutsche Bank Trust Company Americas.

Governing law

English law.

Use of proceeds

The net proceeds from the sale of the Bonds will be used by the Ministry of Finance for general governmental purposes.

Selling restrictions

The Bonds have not been and will not be registered under the Securities Act and may not be offered or sold within the United States unless pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and the applicable state or local securities laws. For a description of certain restrictions on offers, sales, deliveries and transfers of Bonds and on the distribution of offering material in certain jurisdictions, see the "Subscription and Sale" and "Transfer"

Restrictions" sections below.

RISK FACTOR

The Ministry of Finance believes that the risk factor described below represents the principal risk inherent in investing in the Bonds, but there may be other market-related risks associated with the Bonds which may not be considered significant risks by the Ministry of Finance based on information currently available to it or which it may not currently be able to anticipate. The risk factor described below is a contingency which may or may not occur. Prospective investors should also read the detailed information sets out elsewhere in this Offering Circular to reach their own views prior to making any investment decision.

The Bonds carry a fixed interest rate.

The Bonds carry a fixed interest rate. The market prices of the Bonds may decrease if U.S. dollar interest rates increase during the term of the Bonds. Under this situation, investors may incur a loss from the decrease in the market price if they sell the Bonds before final maturity.

TERMS AND CONDITIONS OF THE 2024 BONDS

The following are the terms and conditions substantially in the form in which they will appear on the reverse of each of the definitive certificates evidencing the 2024 Bonds.

The U.S.\$1,000,000,000 0.750% bonds due 2024 (the "Bonds") of the Ministry of Finance of the People's Republic of China (the "Ministry of Finance") are the subject of a fiscal agency agreement dated on or about 26 October 2021 (the "Fiscal Agency Agreement") between the Ministry of Finance and Deutsche Bank Trust Company Americas as the fiscal agent, principal paying agent, transfer agent and registrar. The fiscal agent, principal paying agent, transfer agent and the paying agents to be appointed by the Ministry of Finance in the future are referred to below respectively as the "Fiscal Agent", the "Principal Paying Agent", the "Transfer Agent", the "Registrar" and the "Paying Agents" (which expression shall include the Fiscal Agent).

The Fiscal Agency Agreement includes the form of the Bonds. Copies of the Fiscal Agency Agreement are available to Bondholders during normal business hours from the specified office of the Fiscal Agent. The holders of the Bonds are deemed to have notice of all the provisions of the Fiscal Agency Agreement applicable to them.

Words and expressions defined in the Fiscal Agency Agreement shall have the same meanings where used in these terms and conditions (the "Conditions") unless the context otherwise requires or unless otherwise stated.

1 Form, Denomination and Title

The Bonds will be issued in registered form in the denomination of U.S.\$200,000 and integral multiples of U.S.\$1,000 in excess thereof (up to and including U.S.\$199,000).

A Definitive Certificate (as defined below) will be issued to each Bondholder in respect of its registered holding of Bonds only in the limited circumstances as described in the Global Certificates (as defined below). Such Definitive Certificate may either be, in the case of Bonds offered outside the U.S. in reliance on Regulation S of the United States Securities Act of 1933 (the "Securities Act"), an "Unrestricted Definitive Certificate" and, in the case of Bonds offered within the U.S. in reliance on Rule 144A of the Securities Act, a "Restricted Definitive Certificate" (the Restricted Definitive Certificates and the Unrestricted Definitive Certificates together being "Definitive Certificates"; each, a "Definitive Certificate").

The Bonds are represented by registered certificates ("Certificates") and, save as provided in Condition 2(a), each Certificate shall represent the entire holding of Bonds by the same holder (as defined below).

Title to the Bonds shall pass by registration in the register that the Ministry of Finance shall procure to be kept by the Registrar in accordance with the provisions of the Fiscal Agency Agreement (the "Register"). Except as ordered by a court of competent jurisdiction or as required by law, the holder of any Bond shall be deemed to be and may be treated as its absolute owner for all purposes whether or not it is overdue and regardless of any notice of ownership, trust or any interest in it, any writing on the Certificate representing it or the theft or loss of such Certificate and no person shall be liable for so treating the holder.

In these Conditions, "Bondholder" and "holder" means the person in whose name a Bond is registered (or in the case of a joint holding, the first name thereof).

Upon issue, the Bonds offered outside the U.S. in reliance on Regulation S of the Securities Act will be represented by one or more Unrestricted Global Certificates registered in the name of a nominee of, and deposited with a custodian for, DTC, for the accounts of Euroclear Bank SA/NV ("Euroclear") and Clearstream Banking S.A. ("Clearstream, Luxembourg") and the Bonds offered within the U.S. in reliance on Rule 144A of the Securities Act will be represented by one or more Restricted Global Certificates registered in the name of a nominee of, and deposited with a custodian for, DTC. The Conditions are modified by certain provisions contained in Unrestricted Global Certificates and Restricted Global Certificates. Except in certain limited

circumstances, owners of interests in the Global Certificates will not be entitled to receive Definitive Certificates representing their holdings of Bonds. See "Summary of provisions relating to the Bonds while in global form".

2 Transfers of Bonds

Transfer: A holding of Bonds may, subject to Condition 2(d), be transferred in whole or in part upon (a) the surrender (at the specified office of the Registrar or any Transfer Agent) of the Certificate(s) representing such Bonds to be transferred, together with the form of transfer endorsed on such Certificate(s) (or another form of transfer substantially in the same form and containing the same representations and certifications (if any), unless otherwise agreed by the Ministry of Finance), duly completed and executed and any other evidence as the Registrar or Transfer Agent may require. In the case of a transfer of part only of a holding of Bonds represented by one Certificate, a new Certificate shall be issued to the transferee in respect of the part transferred and a further new Certificate in respect of the balance of the holding not transferred shall be issued to the transferor. In the case of a transfer of Bonds to a person who is already a holder of Bonds, a new Certificate representing the enlarged holding shall only be issued against surrender of the Certificate representing the existing holding. All transfers of Bonds and entries on the Register will be made in accordance with the detailed regulations concerning transfers of Bonds scheduled to the Fiscal Agency Agreement. The regulations may be changed by the Ministry of Finance, with the prior written approval of the Registrar and the Fiscal Agent. A copy of the current regulations will be made available by the Registrar to any Bondholder during usual business hours upon prior written request.

Transfers of interests in the Bonds evidenced by either Unrestricted Global Certificates or Restricted Global Certificates will be effected in accordance with the rules of the relevant clearing systems through which the interest is held.

- (b) **Delivery of New Certificates:** Each new Certificate to be issued pursuant to Condition 2(a) shall be available for delivery within three business days of receipt of a duly completed form of transfer and surrender of the existing Certificate(s). Delivery of the new Certificate(s) shall be made at the specified office of the Transfer Agent or of the Registrar (as the case may be) to whom delivery or surrender of such form of transfer or Certificate shall have been made or, at the option of the holder making such delivery or surrender as aforesaid and as specified in the relevant form of transfer or otherwise in writing, be mailed by uninsured post at the risk of the holder entitled to the new Certificate to such address as may be so specified, unless such holder requests otherwise and pays in advance to the relevant Transfer Agent or the Registrar (as the case may be) the costs of such other method of delivery and/or such insurance as it may specify. In this Condition 2(b), "business day" means a day, other than a Saturday or Sunday, on which banks are open for business in the place of the specified office of the relevant Transfer Agent or the Registrar (as the case may be).
- (c) **Transfer Free of Charge:** Certificates, on transfer, shall be issued and registered without charge by or on behalf of the Ministry of Finance, the Registrar or any Transfer Agent, but upon payment of any tax or other governmental charges that may be imposed in relation to it (or the giving of such indemnity as the Registrar or the relevant Transfer Agent may require).
- (d) **Closed Periods:** No Bondholder may require the transfer of a Bond to be registered (i) during the period of 15 days ending on (and including) the due date for redemption of that Bond, or (ii) during the period of seven days ending on (and including) any Record Date.

3 Status of Bonds

The full faith and credit of the Central People's Government of the People's Republic of China (the "Central People's Government") is pledged for the due and punctual payment of the Bonds and for the due and timely performance of all obligations of the Central People's Government with respect thereto.

The Bonds are the direct, unconditional and unsecured obligations of the Central People's Government and rank and will rank *pari passu*, without preference among themselves, with all other unsecured Public Indebtedness of the Central People's Government, from time to time outstanding, provided further, that the Central People's Government shall have no obligation to effect equal or rateable payment(s) at any time with respect to any such other Public Indebtedness and, in particular, shall have no obligation to pay other Public Indebtedness at the same time or as a condition of paying sums due on the Bonds and *vice versa*.

In this Condition:

- (a) "Public Indebtedness" means Indebtedness represented or evidenced by notes, bonds or other similar instruments of the kind customarily offered in the public securities markets and of the kind customarily subject to listing and trading on securities exchanges (without regard, however, to whether or not the instruments are offered through public distributions or in private placements); and
- (b) "Indebtedness" means any indebtedness for money borrowed or any guarantee of indebtedness for money borrowed which, in either case: (i) has an original maturity in excess of one year; and (ii) is backed by the full faith and credit of the Central People's Government and shall not include the borrowings of any state-owned corporation or in the name of any agency or instrumentality of the People's Republic of China (the "PRC") (whether or not such corporation, agency or instrumentality has, under the laws of the PRC, a separate legal existence).

4 Interest

(a) Interest Payment Dates

The Bonds bear interest from and including 26 October 2021 (the "Issue Date") at the rate of 0.750% per annum, payable semi-annually in arrear in equal instalments of U.S.\$3.750 per Calculation Amount (as defined below) on 26 April and 26 October in each year (each an "Interest Payment Date"), beginning on 26 April 2022. In these Conditions, the period beginning on (and including) the Issue Date and ending on (but excluding) the first Interest Payment Date and each successive period beginning on (and including) an Interest Payment Date and ending on (but excluding) the next succeeding Interest Payment Date is called an "Interest Period".

(b) Interest Payments

Each Bond will cease to bear interest from the due date for redemption unless, upon surrender of the Certificate representing such Bond, payment of principal is improperly withheld or refused. In such event it shall continue to bear interest on the principal amount in respect of which payment has been improperly withheld or refused in accordance with this Condition (both before and after judgment) until the day on which all sums due in respect of such Bond up to that day are received by or on behalf of the relevant Bondholder.

(c) Calculation of Interest

If interest is required to be calculated for a period of less than a complete Interest Period, the relevant day-count fraction will be determined on the basis of a 360-day year consisting of 12 months of 30 days each and, in the case of an incomplete month, the number of days elapsed. Interest in respect of any Bond shall be calculated per U.S.\$1,000 in principal amount of the Bonds (the "Calculation Amount"). The amount of interest payable per Calculation Amount for any period shall (save as provided above in relation to equal instalments) be equal to the product of the rate of interest specified above, the Calculation Amount and the day-count fraction for the relevant period, rounding the resulting figure to the nearest cent (half a cent being rounded upwards).

5 Redemption and Purchase

(a) Final redemption

Unless previously redeemed, or purchased and cancelled, the Bonds will be redeemed at their principal amount on the Interest Payment Date falling on 26 October 2024 (the "Maturity Date").

(b) Purchases

The Ministry of Finance may at any time purchase Bonds in the open market or through designated lawful institutions at any price. Any Certificates representing the Bonds purchased pursuant to this Condition 5(b) may be held, reissued, resold or surrendered to the Fiscal Agent for cancellation. Without limiting the provisions of paragraph (i) (Bonds controlled by the Ministry of Finance) of Condition 8, the Bonds so purchased, while held by or on behalf of the Ministry of Finance, shall not entitle the holder to vote at any meetings of the Bondholders and shall not be deemed to be outstanding for the purposes of determining quorums at meetings of the Bondholders or for the purposes of Condition 8.

6 Payments

(a) Method of Payment

- (i) Payments of principal shall be made (subject to surrender of the relevant Certificates at the specified office of any Transfer Agent or of the Registrar if no further payment falls to be made in respect of the Bonds represented by such Certificates) in the manner provided in paragraph (iii) below.
- (ii) Interest on each Bond shall be paid to the person shown on the Register at the close of business on the Business Day before the due date for payment thereof (the "Record Date"). Payments of interest on each Bond shall be made in the manner provided in paragraph (iii) below.
- (iii) Payments shall be made in U.S. dollars cheque drawn on a bank in New York City and mailed to the holder (or to the first named of joint holders) of such Bond at its address appearing in the Register, or at the option of the Bondholders by transfer to a U.S. dollar account maintained by or on behalf of the payee with a bank in New York City.
- (iv) If the amount of principal being paid upon surrender of the relevant Certificate is less than the outstanding principal amount of such Certificate, the Registrar will annotate the Register with the amount of principal so paid and will (if so requested by the Ministry of Finance or a Bondholder) issue a new Certificate with a principal amount equal to the remaining unpaid outstanding principal amount. If the amount of interest being paid is less than the amount then due, the Registrar will annotate the Register with the amount of interest so paid.

(b) **Payments subject to laws**

All payments in respect of the Bonds are subject in all cases to any applicable fiscal or other laws, regulations and directives in the place of payment, but without prejudice to the provisions of Condition 7. No commissions or expenses shall be charged to the Bondholders in respect of such payments.

(c) Payment Initiation

Where payment is to be made by transfer to an account in U.S. dollars, payment instructions (for value the due date, or if that is not a Business Day, for value the first following day which is a Business Day) will be initiated, and, where payment is to be made by cheque, the cheque will be mailed on the due date for payment or, in the case of payments of principal where the relevant Certificate has not been surrendered at the specified office of any Transfer Agent or of the Registrar, on a Business Day on which the Fiscal Agent is open for business and on which the relevant Certificate is surrendered.

(d) Appointment of Agents

The Fiscal Agent, the Principal Paying Agent, the Transfer Agent and the Registrar initially appointed by the Ministry of Finance and their respective specified office are listed below. The Fiscal Agent, the Principal Paying Agent, the Transfer Agent and the Registrar act solely as agents of the Ministry of Finance and do not assume any obligation or relationship of agency or trust for or with any Bondholder. The Ministry of Finance reserves the right at any time to vary or terminate the appointment of the Fiscal Agent, the Principal Paying Agent, the Transfer Agent or the Registrar and to appoint additional or other Paying Agents or Transfer Agents, provided that the Ministry of Finance shall at all times maintain (i) a Fiscal Agent, (ii) a Principal Paying Agent, (iii) a Registrar with a specified office outside the United Kingdom, (iv) a Transfer Agent and (v) such other agents as may be required by any other stock exchange on which the Bonds may be listed. Notice of any such change or any change of any specified office shall promptly be given to the Bondholders in accordance with Condition 12.

(e) Delay in Payments

Bondholders will not be entitled to any interest or other payment for any delay after the due date in receiving the amount due on a Bond if the due date is not a Business Day, if the Bondholder is late in surrendering or cannot surrender its Certificate (if required to do so) or if a cheque mailed in accordance with Condition 6(a)(iii).

(f) Non-Payment Business Days

If any date for payment in respect of any Bond is not a Business Day, the holder shall not be entitled to payment until the next following Business Day nor to any interest or other sum in respect of such postponed payment. In this Condition 6, "Business Day" means a day (other than a Saturday or Sunday) on which (i) banks and foreign exchange markets are open for business in the place in which the specified office of the Registrar is located and in New York City, Beijing and Hong Kong; and (ii) banks in Beijing are not authorised or obligated by law or executive order to be closed.

7 Taxation and Withholding

All payments (whether in respect of principal, interest or otherwise) in respect of the Bonds will be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatsoever nature imposed, levied, collected, withheld or assessed by or on behalf of the PRC, or any political subdivision or any authority thereof or therein having power to tax, unless such withholding or deduction is required by law. In that event, the Ministry of Finance shall pay such additional amounts as will result in the receipt by the Bondholder of such amounts as would have been received by such Bondholder if no such withholding or deduction had been required.

For the avoidance of doubt, the obligation of the Ministry of Finance to pay additional amounts in respect of taxes, duties, assessments and other governmental charges will not apply to (a) any estate, inheritance, gift, sales, transfer, personal property or any similar tax, duty, assessment or other governmental charge or (b) any tax, duty, assessment or other governmental charge which is payable otherwise than by deduction or withholding from payments of principal of, or interest on, the Bonds; provided that the Ministry of Finance shall pay all stamp or other taxes, duties, assessments or other governmental charges, if any, which may be imposed by the PRC or any political subdivision thereof or any taxing authority thereof or therein, with respect to the Fiscal Agency Agreement or as a consequence of the issuance of the Bonds.

Except as specifically provided in this Condition 7, the Ministry of Finance shall not be required to make any payment with respect to any stamp or other taxes, duties, assessments or other governmental charges, if any, imposed by any government or any political subdivision or taxing authority thereof or therein. Whenever in these Conditions there is a reference, in any context, to the payment of the principal of, or interest on, or in respect of, the Bonds, such mention shall be deemed to include mention of the payment of additional amounts

provided for in this Condition 7 to the extent that, in such context, additional amounts are, were or would be payable in respect thereof pursuant to the provisions of this Condition 7 and express mention of the payment of additional amounts (if applicable) in any provision hereof shall not be construed as excluding additional amounts in those provisions hereof where such express mention is not made.

8 Meetings of Bondholders, Written Resolutions

(a) Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions

- (i) The Ministry of Finance may convene a meeting of the Bondholders at any time in respect of the Bonds in accordance with the Fiscal Agency Agreement. The Ministry of Finance will determine the time and place of the meeting. The Ministry of Finance will notify the Bondholders of the time, place and purpose of the meeting not less than 21 and not more than 45 days before the meeting.
- (ii) The Ministry of Finance will convene a meeting of Bondholders if the holders of at least 10% in principal amount of the outstanding Bonds (as defined in the Fiscal Agency Agreement and described in paragraph (i) (Bonds controlled by the Ministry of Finance)) have delivered a written request to the Ministry of Finance setting out the purpose of the meeting and the Ministry of Finance is indemnified and/or secured and/or prefunded to its satisfaction against all costs and expenses. The Fiscal Agent will agree the time and place of the meeting with the Ministry of Finance promptly. The Ministry of Finance will notify the Bondholders within 10 days of receipt of such written request of the time and place of the meeting, which shall take place not less than 21 and not more than 45 days after the date on which such notification is given.
- (iii) The Ministry of Finance will set the procedures governing the conduct of any meeting in accordance with the Fiscal Agency Agreement. If the Fiscal Agency Agreement does not include such procedures, or additional procedures are required, the Ministry of Finance will agree such procedures as are customary in the market and in such a manner as to facilitate any multiple series aggregation, if in relation to a Reserved Matter the Ministry of Finance proposes any modification to the terms and conditions of, or action with respect to, two or more series of debt securities issued by it.
- (iv) The notice convening any meeting will specify, inter alia;
 - (A) the date, time and location of the meeting;
 - (B) the agenda and the text of any Extraordinary Resolution to be proposed for adoption at the meeting;
 - (C) the record date for the meeting, which shall be no more than five business days before the date of the meeting;
 - (D) the documentation required to be produced by a Bondholder in order to be entitled to participate at the meeting or to appoint a proxy to act on the Bondholder's behalf at the meeting;
 - (E) any time deadline and procedures required by any relevant international and/or domestic clearing systems or similar through which the Bonds are traded and/or held by Bondholders;
 - (F) whether paragraph (b) (Modification of this Series of Bonds only), or paragraph (c) (Multiple Series Aggregation Single limb voting) or paragraph (d) (Multiple Series Aggregation Two limb voting) shall apply and, if relevant, in relation to which other series of debt securities it applies;

- (G) if the proposed modification or action relates to two or more series of debt securities issued by it and contemplates such series of debt securities being aggregated in more than one group of debt securities, a description of the proposed treatment of each such group of debt securities;
- (H) such information that is required to be provided by the Ministry of Finance in accordance with paragraph (f) (*Information*);
- (I) the identity of the Aggregation Agent and the Voting Calculation Agent (each as defined below), if any, for any proposed modification or action to be voted on at the meeting, and the details of any applicable methodology referred to in paragraph (g) (*Claims Valuation*); and
- (J) any additional procedures which may be necessary and, if applicable, the conditions under which a multiple series aggregation will be deemed to have been satisfied if it is approved as to some but not all of the affected series of debt securities.
- (v) In addition, the Fiscal Agency Agreement contains provisions relating to Written Resolutions. All information to be provided pursuant to paragraph (a)(iv) (Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions) shall also be provided, mutatis mutandis, in respect of Written Resolutions.
- (vi) A "record date" in relation to any proposed modification or action means the date fixed by the Ministry of Finance for determining the Bondholders and, in the case of a multiple series aggregation, the holders of debt securities of each other affected series that are entitled to vote on a Multiple Series Single Limb Extraordinary Resolution or a Multiple Series Two Limb Extraordinary Resolution, or to sign a Multiple Series Single Limb Written Resolution or a Multiple Series Two Limb Written Resolution.
- (vii) An "Extraordinary Resolution" means any of a Single Series Extraordinary Resolution, a Multiple Series Single Limb Extraordinary Resolution and/or a Multiple Series Two Limb Extraordinary Resolution, as the case may be.
- (viii) A "Written Resolution" means any of a Single Series Written Resolution, a Multiple Series Single Limb Written Resolution and/or a Multiple Series Two Limb Written Resolution, as the case may be.
- (ix) Any reference to "debt securities" means Public Indebtedness.
- (x) "Debt Securities Capable of Aggregation" means those debt securities which include or incorporate by reference this Condition 8 and Condition 9 or provisions substantially in these terms which provide for the debt securities which include such provisions to be capable of being aggregated for voting purposes with other series of debt securities.

(b) Modification of this Series of Bonds only

- (i) Any modification of any provision of, or any action in respect of, these Conditions or the Fiscal Agency Agreement may be made or taken if approved by a Single Series Extraordinary Resolution or a Single Series Written Resolution as set out below.
- (ii) A "Single Series Extraordinary Resolution" means a resolution passed at a meeting of Bondholders duly convened and held in accordance with the procedures prescribed by the Ministry of Finance pursuant to paragraph (a) (Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions) by a majority of:
 - (A) in the case of a Reserved Matter, at least 75% of the aggregate principal amount of the outstanding Bonds; or

- (B) in the case of a matter other than a Reserved Matter, more than 50% of the aggregate principal amount of the outstanding Bonds.
- (iii) A "Single Series Written Resolution" means a resolution in writing signed or confirmed in writing by or on behalf of the holders of:
 - (A) in the case of a Reserved Matter, at least 75% of the aggregate principal amount of the outstanding Bonds; or
 - (B) in the case of a matter other than a Reserved Matter, more than 50% of the aggregate principal amount of the outstanding Bonds.

Any Single Series Written Resolution may be contained in one document or several documents in the same form, each signed or confirmed in writing by or on behalf of one or more Bondholders.

(iv) Any Single Series Extraordinary Resolution duly passed or Single Series Written Resolution approved shall be binding on all Bondholders, whether or not they attended any meeting, whether or not they voted in favour thereof and whether or not they signed or confirmed in writing any such Single Series Written Resolution, as the case may be.

(c) Multiple Series Aggregation – Single limb voting

- (i) In relation to a proposal that includes a Reserved Matter, any modification to the terms and conditions of, or any action with respect to, two or more series of Debt Securities Capable of Aggregation may be made or taken if approved by a Multiple Series Single Limb Extraordinary Resolution or by a Multiple Series Single Limb Written Resolution as set out below, provided that the Uniformly Applicable condition is satisfied.
- (ii) A "Multiple Series Single Limb Extraordinary Resolution" means a resolution considered at separate meetings of the holders of each affected series of Debt Securities Capable of Aggregation, duly convened and held in accordance with the procedures prescribed by the Ministry of Finance pursuant to paragraph (a) (Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions), as supplemented if necessary, which is passed by a majority of at least 75% of the aggregate principal amount of the outstanding debt securities of all affected series of Debt Securities Capable of Aggregation (taken in aggregate).
- (iii) A "Multiple Series Single Limb Written Resolution" means each resolution in writing (with a separate resolution in writing or multiple separate resolutions in writing distributed to the holders of each affected series of Debt Securities Capable of Aggregation, in accordance with the applicable bond documentation) which, when taken together, has been signed or confirmed in writing by or on behalf of the holders of at least 75% of the aggregate principal amount of the outstanding debt securities of all affected series of Debt Securities Capable of Aggregation (taken in aggregate). Any Multiple Series Single Limb Written Resolution may be contained in one document or several documents in substantially the same form, each signed or confirmed in writing by or on behalf of one or more Bondholders or one or more holders of each affected series of debt securities.
- (iv) Any Multiple Series Single Limb Extraordinary Resolution duly passed or Multiple Series Single Limb Written Resolution approved shall be binding on all Bondholders and holders of each other affected series of Debt Securities Capable of Aggregation, whether or not they attended any meeting, whether or not they voted in favour thereof, whether or not any other holder or holders of the same series voted in favour thereof and whether or not they signed or confirmed in writing any such Multiple Series Single Limb Written Resolution, as the case may be, and on coupon holders (if any) of each other affected series of Debt Securities Capable of Aggregation.

- (v) The "Uniformly Applicable" condition will be satisfied if:
 - (A) the holders of all affected series of Debt Securities Capable of Aggregation are invited to exchange, convert, or substitute their debt securities, on the same terms, for (x) the same new instrument or other consideration; or (y) a new instrument, new instruments or other consideration from an identical menu of instruments or other consideration; or
 - (B) the amendments proposed to the terms and conditions of each affected series of Debt Securities Capable of Aggregation would, following implementation of such amendments, result in the amended instruments having identical provisions (other than provisions which are necessarily different, having regard to different currency of issuance).
- (vi) It is understood that a proposal under paragraph (c)(i) above will not be considered to satisfy the Uniformly Applicable condition if each exchanging, converting, substituting or amending holder of each affected series of Debt Securities Capable of Aggregation is not offered the same amount of consideration per amount of interest accrued but unpaid and the same amount of consideration per amount of past due interest, respectively, as that offered to each other exchanging, converting, substituting or amending holder of each affected series of Debt Securities Capable of Aggregation (or, where a menu of instruments or other consideration is offered, each exchanging, converting, substituting or amending holder of each affected series of Debt Securities Capable of Aggregation is not offered the same amount of consideration per amount of principal, the same amount of consideration per amount of interest accrued but unpaid and the same amount of consideration per amount of past due interest, respectively, as that offered to each other exchanging, converting, substituting or amending holder of each affected series of Debt Securities Capable of Aggregation electing the same option from such menu of instruments).
- (vii) Any modification or action proposed under paragraph (c)(i) may be made in respect of some series only of the Debt Securities Capable of Aggregation and, for the avoidance of doubt, the provisions described in this paragraph (c) may be used for different groups of two or more series of Debt Securities Capable of Aggregation simultaneously.

(d) Multiple Series Aggregation – Two limb voting

- (i) In relation to a proposal that includes a Reserved Matter, any modification to the terms and conditions of, or any action with respect to, two or more series of Debt Securities Capable of Aggregation may be made or taken if approved by a Multiple Series Two Limb Extraordinary Resolution or by a Multiple Series Two Limb Written Resolution as set out below.
- (ii) A "Multiple Series Two Limb Extraordinary Resolution" means a resolution considered at separate meetings of the holders of each affected series of Debt Securities Capable of Aggregation, duly convened and held in accordance with the procedures prescribed by the Ministry of Finance pursuant to paragraph (a) (Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions), as supplemented if necessary, which is passed by a majority of:
 - (A) at least 66 2/3% of the aggregate principal amount of the outstanding debt securities of affected series of Debt Securities Capable of Aggregation (taken in aggregate); and
 - (B) more than 50% of the aggregate principal amount of the outstanding debt securities in each affected series of Debt Securities Capable of Aggregation (taken individually).
- (iii) A "Multiple Series Two Limb Written Resolution" means each resolution in writing (with a separate resolution in writing or multiple separate resolutions in writing distributed to the holders of each affected series of Debt Securities Capable of Aggregation, in accordance with the

applicable bond documentation) which, when taken together, has been signed or confirmed in writing by or on behalf of the holders of:

- (A) at least 66 2/3% of the aggregate principal amount of the outstanding debt securities of all the affected series of Debt Securities Capable of Aggregation (taken in aggregate); and
- (B) more than 50% of the aggregate principal amount of the outstanding debt securities in each affected series of Debt Securities Capable of Aggregation (taken individually).

Any Multiple Series Two Limb Written Resolution may be contained in one document or several documents in substantially the same form, each signed or confirmed in writing by or on behalf of one or more Bondholders or one or more holders of each affected series of Debt Securities Capable of Aggregation.

- (iv) Any Multiple Series Two Limb Extraordinary Resolution duly passed or Multiple Series Two Limb Written Resolution approved shall be binding on all Bondholders and holders of each other affected series of Debt Securities Capable of Aggregation, whether or not they attended any meeting, whether or not they voted in favour thereof, whether or not any other holder or holders of the same series voted in favour thereof and whether or not they signed or confirmed in writing any such Multiple Series Two Limb Written Resolution, as the case may be, and on coupon holders (if any) of each other affected series of Debt Securities Capable of Aggregation.
- (v) Any modification or action proposed under paragraph (d)(i) may be made in respect of some series only of the Debt Securities Capable of Aggregation and, for the avoidance of doubt, the provisions described in this paragraph (d) may be used for different groups of two or more series of Debt Securities Capable of Aggregation simultaneously.

(e) Reserved Matters

In these Conditions, "Reserved Matter" means any proposal:

- (i) to change the date, or the method of determining the date, for payment of principal, interest or any other amount in respect of the Bonds, to reduce or cancel the amount of principal, interest or any other amount payable on any date in respect of the Bonds or to change the method of calculating the amount of principal, interest or any other amount payable in respect of the Bonds on any date;
- (ii) to change the currency in which any amount due in respect of the Bonds is payable or the place in which any payment is to be made;
- (iii) to change the majority required to pass an Extraordinary Resolution, a Written Resolution or any other resolution of Bondholders or the number or percentage of votes required to be cast, or the number or percentage of Bonds required to be held, in connection with the taking of any decision or action by or on behalf of the Bondholders or any of them;
- (iv) to change this definition, or the definition of "Extraordinary Resolution", "Single Series Extraordinary Resolution", "Multiple Series Single Limb Extraordinary Resolution", "Multiple Series Two Limb Extraordinary Resolution", "Written Resolution", "Single Series Written Resolution", "Multiple Series Single Limb Written Resolution" or "Multiple Series Two Limb Written Resolution";
- (v) to change the definition of "debt securities" or "Debt Securities Capable of Aggregation";
- (vi) to change the definition of "Uniformly Applicable";
- (vii) to change the definition of "outstanding" or to modify the provisions of paragraph (i) (Bonds controlled by the Ministry of Finance);

- (viii) to change the legal ranking of the Bonds;
- (ix) to change the law governing the Bonds, the courts to the jurisdiction of which the Ministry of Finance has submitted in the Bonds, any of the arrangements specified in the Bonds to enable proceedings to be taken or the Ministry of Finance's waiver of immunity, in respect of Proceedings (as defined in Condition 16) brought by any Bondholder, set out in Condition 16;
- (x) to impose any condition on or otherwise change the Ministry of Finance's obligation to make payments of principal, interest or any other amount in respect of the Bonds, including by way of the addition of a call option;
- (xi) to modify the provisions of this paragraph (e); or
- (xii) to exchange or substitute all the Bonds for, or convert all the Bonds into, other obligations or securities of the Ministry of Finance or any other person, or to modify any provision of these Conditions in connection with any exchange or substitution of the Bonds for, or the conversion of the Bonds into, any other obligations or securities of the Ministry of Finance or any other person, which would result in the Conditions as so modified being less favourable to the Bondholders which are subject to the Conditions as so modified than:
 - (A) the provisions of the other obligations or debt securities of the Ministry of Finance or any other person resulting from the relevant exchange or substitution or conversion; or
 - (B) if more than one series of other obligations or debt securities results from the relevant exchange or substitution or conversion, the provisions of the resulting series of debt securities having the largest aggregate principal amount.

(f) Information

Prior to or on the date that the Ministry of Finance proposes any Extraordinary Resolution or Written Resolution pursuant to paragraph (b) (*Modification of this Series of Bonds only*), paragraph (c) (*Multiple Series Aggregation – Single limb voting*) or paragraph (d) (*Multiple Series Aggregation – Two limb voting*), the Ministry of Finance shall publish in accordance with Condition 9, and provide the Fiscal Agent with the following information:

- a description of the economic and financial circumstances of the PRC which are, in the Ministry
 of Finance's opinion, relevant to the request for any potential modification or action, a description
 of the Ministry of Finance's existing debts and a description of its broad policy reform programme
 and provisional macroeconomic outlook;
- (ii) if the Ministry of Finance shall at the time have entered into an arrangement for financial assistance with multilateral and/or other major creditors or creditor groups and/or an agreement with any such creditors regarding debt relief, a description of any such arrangement or agreement. Where permitted under the information disclosure policies of the multilateral or such other creditors, as applicable, copies of the arrangement or agreement shall be provided;
- (iii) a description of the Ministry of Finance's proposed treatment of external debt securities that fall outside the scope of any multiple series aggregation and its intentions with respect to any other debt securities and its other major creditor groups; and
- (iv) if any proposed modification or action contemplates debt securities being aggregated in more than one group of debt securities, a description of the proposed treatment of each such group, as required for a notice convening a meeting of the Bondholders in paragraph (a)(iv)(G) (Convening Meetings of Bondholders, Conduct of Meetings of Bondholders, Written Resolutions).

(g) Claims Valuation

For the purpose of calculating the par value of the Bonds and any affected series of debt securities which are to be aggregated with the Bonds in accordance with paragraph (c) (*Multiple Series Aggregation – Single limb voting*) and paragraph (d) (*Multiple Series Aggregation – Two limb voting*), the Ministry of Finance may appoint a separate calculation agent (the "Voting Calculation Agent"). The Ministry of Finance shall, with the approval of the Aggregation Agent and any appointed Voting Calculation Agent, promulgate the methodology in accordance with which the par value of the Bonds and such affected series of debt securities will be calculated. In any such case where a Voting Calculation Agent is appointed, the same person will be appointed as the Voting Calculation Agent for the Bonds and each other affected series of debt securities for these purposes, and the same methodology will be promulgated for each affected series of debt securities.

(h) Manifest error, etc.

The Bonds, these Conditions and the provisions of the Fiscal Agency Agreement may be amended without the consent of the Bondholders to correct a manifest error. In addition, the parties to the Fiscal Agency Agreement may agree to modify any provision thereof, but the Ministry of Finance shall not agree, without the consent of the Bondholders, to any such modification unless it is of a formal, minor or technical nature or it is not materially prejudicial to the interests of the Bondholders.

(i) Bonds controlled by the Ministry of Finance

For the purposes of (x) determining the right to attend and vote at any meeting of Bondholders, or the right to sign or confirm in writing, or authorise the signature of, any Written Resolution and (y) this Condition 8, any Bonds which are for the time being held by or on behalf of the Central People's Government (including the Ministry of Finance) or by or on behalf of any person which is owned or controlled directly or indirectly by the Central People's Government or by any public sector instrumentality of the Central People's Government shall be disregarded and be deemed not to remain outstanding, where:

- (i) "public sector instrumentality" means the People's Bank of China, any other department, ministry or agency of the government of the PRC or any corporation, trust, financial institution or other entity owned or controlled by the government of the PRC or any of the foregoing; and
- (ii) "control" means the power, directly or indirectly, through the ownership of voting securities or other ownership interests or through contractual control or otherwise, to direct the management of or elect or appoint a majority of the board of directors or other persons performing similar functions in lieu of, or in addition to, the board of directors of a corporation, trust, financial institution or other entity.

A Bond will also be deemed to be not outstanding if the Bond has previously been cancelled or delivered for cancellation or held for reissuance but not reissued, or, where relevant, the Bond has previously been called for redemption in accordance with its terms or previously become due and payable at maturity or otherwise and the Ministry of Finance has previously satisfied its obligations to make all payments due in respect of the Bond in accordance with its terms.

In advance of any meeting of Bondholders, or in connection with any Written Resolution, the Ministry of Finance shall provide to the Fiscal Agent a copy of the certificate prepared pursuant to paragraph (d) (*Certificate*) of Condition 9, which includes information on the total number of Bonds which are for the time being held by or on behalf of the Central People's Government (including the Ministry of Finance) or by or on behalf of any person which is owned or controlled directly or indirectly by the Central People's Government or by any public sector instrumentality of the Central People's Government and, as such, such Bonds shall be disregarded and deemed not to remain outstanding for the purposes of ascertaining the right to attend and vote at any meeting of Bondholders or the right to sign, or authorise

the signature of, any Written Resolution in respect of any such meeting. The Fiscal Agent shall make any such certificate available to Bondholders during normal business hours from its specified office and, upon reasonable request, will allow copies of such certificate to be taken.

(j) Publication

The Ministry of Finance shall publish all Extraordinary Resolutions and Written Resolutions which have been determined by the Aggregation Agent to have been duly passed in accordance with paragraph (g) (*Manner of publication*) of Condition 9.

(k) Exchange and Conversion

Any Extraordinary Resolutions or Written Resolutions which have been duly passed and which modify any provision of, or action in respect of, the Conditions may be implemented at the Ministry of Finance's option by way of a mandatory exchange or conversion of the Bonds and each other affected series of debt securities, as the case may be, into new debt securities containing the modified terms and conditions if the proposed mandatory exchange or conversion of the Bonds is notified to Bondholders at the time notification is given to the Bondholders as to the proposed modification or action. Any such exchange or conversion shall be binding on all Bondholders.

9 Aggregation Agent, Aggregation Procedures

(a) Appointment

The Ministry of Finance will appoint an aggregation agent (the "Aggregation Agent") to calculate whether a proposed modification or action has been approved by the required principal amount outstanding of Bonds, and, in the case of a multiple series aggregation, by the required principal amount of outstanding debt securities of each affected series of debt securities. In the case of a multiple series aggregation, the same person will be appointed as the Aggregation Agent for the proposed modification of any provision of, or any action in respect of, these Conditions or the Fiscal Agency Agreement and in respect of the terms and conditions or bond documentation in respect of each other affected series of debt securities. The Aggregation Agent shall be independent of the Ministry of Finance.

(b) Extraordinary Resolutions

If an Extraordinary Resolution has been proposed at a duly convened meeting of Bondholders to modify any provision of, or action in respect of, these Conditions and other affected series of debt securities, as the case may be, the Aggregation Agent will, as soon as practicable after the time the vote is cast, calculate whether holders of a sufficient portion of the aggregate principal amount of the outstanding Bonds and, where relevant, each other affected series of debt securities, have voted in favour of the Extraordinary Resolution such that the Extraordinary Resolution is passed. If so, the Aggregation Agent will determine that the Extraordinary Resolution has been duly passed.

(c) Written Resolutions

If a Written Resolution has been proposed under the terms of these Conditions to modify any provision of, or action in respect of, these Conditions and the terms and conditions of other affected series of debt securities, as the case may be, the Aggregation Agent will, as soon as reasonably practicable after the relevant Written Resolution has been signed or confirmed in writing, calculate whether holders of a sufficient portion of the aggregate principal amount of the outstanding Bonds and, where relevant, each other affected series of debt securities, have signed or confirmed in writing in favour of the Written Resolution such that the Written Resolution is passed. If so, the Aggregation Agent will determine that the Written Resolution has been duly passed.

(d) Certificate

For the purposes of paragraph (b) (*Extraordinary Resolutions*) and paragraph (c) (*Written Resolutions*), the Ministry of Finance will provide a certificate to the Aggregation Agent up to three days prior to, and in any case no later than, with respect to an Extraordinary Resolution, the date of the meeting referred to in paragraph (b) (*Modification of this Series of Bonds only*), paragraph (c) (*Multiple Series Aggregation – Two limb voting*) of Condition 8, as applicable, and, with respect to a Written Resolution, the date arranged for the signing of the Written Resolution.

The certificate shall:

- (i) list the total principal amount of Bonds and, in the case of a multiple series aggregation, the total principal amount of each other affected series of debt securities outstanding on the record date; and
- (ii) clearly indicate the Bonds and, in the case of a multiple series aggregation, debt securities of each other affected series of debt securities which shall be disregarded and deemed not to remain outstanding as a consequence of paragraph (i) (Bonds controlled by the Ministry of Finance) of Condition 8 on the record date identifying the holders of the Bonds and, in the case of a multiple series aggregation, debt securities of each other affected series of debt securities.

The Aggregation Agent may rely upon the terms of any certificate, notice, communication or other document believed by it to be genuine.

(e) Notification

The Aggregation Agent will cause each determination made by it for the purposes of this Condition 9 to be notified to the Ministry of Finance as soon as practicable after such determination. Notice thereof shall also promptly be given to the Bondholders.

(f) Binding nature of determinations; no liability

All notifications, opinions, determinations, certificates, calculations, quotations and decisions given, expressed, made or obtained for the purposes of this Condition by the Aggregation Agent and any appointed Voting Calculation Agent will (in the absence of manifest error) be binding on the Ministry of Finance, the Fiscal Agent and the Bondholders and (subject as aforesaid) no liability to any such person will attach to the Aggregation Agent or the Voting Calculation Agent in connection with the exercise or non-exercise by it of its powers, duties and discretions for such purposes.

(g) Manner of publication

The Ministry of Finance will publish all notices and other matters required to be published pursuant to the Fiscal Agency Agreement including any matters required to be published pursuant to Condition 8 and this Condition 9:

- (i) through The Depository Trust Company, Euroclear Bank SA/NV, Clearstream Banking S.A. and/or any Alternative Clearing System (as defined in the Fiscal Agency Agreement);
- (ii) in such other places and in such other manner as may be required by applicable law or regulation;
- (iii) in such other places and in such other manner as may be customary.

10 Waiver or Authorisation of Breach of Fiscal Agency Agreement

Notwithstanding any provision of Condition 8, the Ministry of Finance shall only permit any waiver or authorisation of any breach or proposed breach of or any failure to comply with, the Fiscal Agency Agreement, without the consent of the Bondholders, if to do so could not reasonably be expected to be prejudicial to the interests of the Bondholders.

11 Prescription

The right of a Bondholder to receive any payment under the Bonds shall become void ten years (in the case of principal) or six years (in the case of interest) after the due date for payment thereof.

12 Notices

Any notice to the holder of any definitive Bond shall be validly given if published in a leading newspaper having a general circulation in Hong Kong (which is expected to be the *South China Morning Post*) or, if that newspaper shall cease to be published or timely publication therein shall not be practicable, in another English language newspaper with general circulation in Hong Kong or, in either case, in such other manner as the Ministry of Finance shall determine. Any such notice shall be deemed to have been given on the date of first publication in an English language newspaper.

13 Replacement of Bonds

Any Certificate which is lost, stolen, mutilated, defaced or destroyed may be replaced at the specified office of the Registrar or such other Transfer Agent as may from time to time be designated by the Ministry of Finance for that purpose and notice of whose designation is given to Bondholders, in each case on payment by the claimant of the expense incurred in connection there with and on such terms as to evidence, indemnity, security or otherwise as the Ministry of Finance may require (provided that the requirement is reasonable in light of prevailing market practice). Mutilated or defaced Certificates must be surrendered before replacements will be issued.

14 Further Issues

The Ministry of Finance may from time to time, without the consent of holders of the Bonds, create and issue further bonds having the same terms and conditions as the Bonds in all respects, except for the issue date, issue price and the first payment of interest thereon. Additional bonds issued in this manner will be consolidated with and will form a single series with the Bonds.

15 Contracts (Rights of Third Parties) Act 1999

No person shall have any right to enforce any term or condition of the Bonds under the Contracts (Rights of Third Parties) Act 1999.

16 Governing Law and Jurisdiction

(a) Governing law

The Bonds and any non-contractual obligations arising out of or in connection with them are governed by, and shall be construed in accordance with, English law.

(b) Jurisdiction

The courts of Hong Kong are to have non-exclusive jurisdiction to settle any disputes which may arise out of or in connection with the Bonds and accordingly any suit, action or proceedings arising out of or in connection with the Bonds (together referred to as "Proceedings") may be brought in such courts.

(c) Agent for Service of Process

The Ministry of Finance hereby appoints Bank of Communications Co., Ltd. Hong Kong Branch as its agent in Hong Kong to receive service of process in any Proceedings in Hong Kong based on the Fiscal Agency Agreement and the Bonds. Bank of Communications Co., Ltd. Hong Kong Branch, however, is not the agent for service of process for actions arising out of or based on the United States federal or State securities laws, and the MOF's waiver of immunity does not extend to such actions. Because the MOF has not waived its sovereign immunity in connection with any action relating to such claims, it will only be possible to obtain a United States judgment against the MOF based on such laws if a court were to determine that the MOF is not entitled under the Foreign Sovereign Immunities Act of 1976 to sovereign immunity with respect to such actions.

(d) Waiver of immunity

To the extent that the Ministry of Finance may in any jurisdiction claim for itself immunity from any such Proceedings, and to the extent that in any such jurisdiction there may be attributed to the Ministry of Finance such immunity (whether or not claimed), the Ministry of Finance hereby agrees not to claim and hereby waives and will waive such immunity in the face of the courts; provided, however, that the Ministry of Finance has not waived, and shall not waive, its sovereign and other immunity with respect to assets of the PRC wherever located from execution or attachment, whether in aid of execution, before judgment or otherwise. In addition, the MOF has not waived its sovereign immunity in connection with any action arising out of or based on United States federal or State securities laws.

TERMS AND CONDITIONS OF THE 2026 BONDS

The terms and conditions of the 2026 Bonds will be identical to those under "*Terms and Conditions of the 2024 Bonds*" except as set out below and references to "Bonds" shall be construed as references to the 2026 Bonds.

- 1. The rate of interest of the 2026 Bonds shall be 1.250% per annum, and the amount of interest payable on each Interest Payment Date shall be U.S.\$6.250 per Calculation Amount.
- 2. The maturity date of the 2026 Bonds shall be on the Interest Payment Date falling on 26 October 2026.

TERMS AND CONDITIONS OF THE 2031 BONDS

The terms and conditions of the 2031 Bonds will be identical to those under "*Terms and Conditions of the 2024 Bonds*" except as set out below and references to "Bonds" shall be construed as references to the 2031 Bonds.

- 1. The rate of interest of the 2031 Bonds shall be 1.750% per annum, and the amount of interest payable on each Interest Payment Date shall be U.S.\$8.750 per Calculation Amount.
- 2. The maturity date of the 2031 Bonds shall be on the Interest Payment Date falling on 26 October 2031.

TERMS AND CONDITIONS OF THE 2051 BONDS

The terms and conditions of the 2051 Bonds will be identical to those under "*Terms and Conditions of the 2024 Bonds*" except as set out below and references to "Bonds" shall be construed as references to the 2051 Bonds.

- 1. The rate of interest of the 2051 Bonds shall be 2.500% per annum, and the amount of interest payable on each Interest Payment Date shall be U.S.\$12.500 per Calculation Amount.
- 2. The maturity date of the 2051 Bonds shall be on the Interest Payment Date falling on 26 October 2051.

SUMMARY OF PROVISIONS RELATING TO THE BONDS WHILE IN GLOBAL FORM

The Fiscal Agency Agreement and each Global Certificate contain provisions which apply to the Bonds while they are in global form, some of which modify the effect of the terms and conditions of the Bonds set out in this Offering Circular. The following is a summary of certain of those provisions. Capitalised terms used but not defined in this section have the meanings given to them in the Fiscal Agency Agreement.

1 Form

The Bonds sold in offshore transactions in reliance on Regulation S will be represented by one or more global certificates in fully registered form (each an "Unrestricted Global Certificate"), which will be deposited with a custodian for and will be registered in the name of a nominee of DTC. The Bonds sold within the United States to QIBs in reliance on Rule 144A will be represented by one or more global certificates in fully registered form (each a "Restricted Global Certificate"), which will be deposited with a custodian for and will be registered in the name of a nominee of DTC. See "Clearance and Settlement–Payments and relationship of participants with clearing systems".

2 Holders

For so long as all of the Bonds are represented by a Global Certificate and such Global Certificate is held on behalf of DTC or its nominee, each person (other than another clearing system) who has for the time being a particular aggregate face amount of such Bond credited to his securities account in the records of DTC (each, a "Bondholder") (in which regard any certificate or other document issued by such clearing system as to the aggregate face amount of such Bonds standing to the account of any person shall be conclusive and binding for all purposes save in the case of manifest error) shall be treated as the holder of such aggregate face amount of such Bonds (and the expression "Bondholders" and references to "holding of Bonds" and to "holder of Bonds" shall be construed accordingly) for all purposes other than with respect to payments and/or deliveries on such Bonds, for which purpose the registered holder of the relevant Global Certificate shall be deemed to be the holder of such face amount of Bonds in accordance with and subject to its terms and the Fiscal Agency Agreement. Each Bondholder must look solely to DTC or its nominee, for its share of each payment made to the registered holder of the relevant Global Certificate.

Investors may hold interests in the Unrestricted Global Certificates through Euroclear or Clearstream if they are participants in those systems. Investors may also hold such interests through organisations other than Euroclear and Clearstream that are participants in the DTC system. Euroclear and Clearstream will hold interests in the Unrestricted Global Certificates on behalf of their account holders through customers' securities accounts in their respective names on the books of their respective depositories, which in turn will hold such interests in the Unrestricted Global Certificates in customers' securities accounts in the depositories' names on the books of DTC. Investors may hold their interests in the Restricted Global Certificates directly through DTC, if they are DTC participants, or indirectly through organisations which are DTC participants. For persons seeking to hold a beneficial interest in the Bonds through Central Moneymarkets Unit ("CMU") operated by the Hong Kong Monetary Authority, such persons will hold their interest through an account opened and held by CMU with Euroclear or Clearstream.

3 Principal Amount

The principal amount of the Bonds shall be the aggregate amount from time to time entered in the records of DTC or any alternative clearing system (the "Alternative Clearing System") (each a "relevant Clearing System"). The records of such relevant Clearing System shall be conclusive evidence of the principal amount of Bonds represented by the relevant Global Certificate and a statement issued by such relevant Clearing System at any time shall be conclusive evidence of the records of that relevant Clearing System at that time. Each Global Certificate will be deposited with a custodian for, and registered in the name of, Cede & Co. as nominee

for DTC and may be delivered on or prior to the Issue Date. Upon the deposit of the relevant Global Certificate with a custodian for, and registration of such Global Certificate in the name of, Cede & Co. as nominee for DTC, DTC will credit each subscriber with a principal amount of Bonds equal to the principal amount thereof for which it has subscribed and paid.

4 Payments

Payments of principal, interest and premium (if any) in respect of Bonds represented by the Global Certificate will be made without presentation or if no further payment falls to be made in respect of the Bonds, against surrender of the relevant Global Certificate at the specified office of any Transfer Agent or of the Registrar. Each payment will be made to, or to the order of, the person whose name is entered on the Register at the close of business on the Clearing System Business Day immediately prior to the date of payment, where "Clearing System Business Day" means Monday to Friday inclusive except 25 December and 1 January. So long as the Bonds are represented by the relevant Global Certificate and such Global Certificate is held on behalf of a relevant Clearing System, the Ministry of Finance has promised, *inter alia*, to pay interest in respect of such Bonds from the Issue Date in arrear at the rates, on the dates for payment, and in accordance with the method of calculation provided for in the "Terms and Conditions of the Bonds", save that the calculation is made in respect of the total aggregate amount of the Bonds represented by the relevant Global Certificate.

5 Transfers

Transfers of book-entry interests in the Bonds will be effected through the records of DTC and its direct and indirect participants in accordance with their rules and procedures, as more fully described under "Clearing and Settlement". For a further description of restrictions on transfer of the Bonds, see "Transfer Restrictions".

6 Exchange for Definitive Certificates

Each Global Certificate is exchangeable in whole or, in certain circumstances, in part, for definitive certificates as described in the relevant Global Certificate. In exchange for the relevant Global Certificate, as provided in the Fiscal Agency Agreement, the Registrar will deliver or procure the delivery of an equal aggregate face amount of duly executed Definitive Certificates in or substantially in the form set out in the Fiscal Agency Agreement. Subject to the terms of the Fiscal Agency Agreement, any definitive certificates issued in exchange for interests in a Restricted Global Certificate will bear the legend as set out under "Transfer Restrictions".

7 Notices

For so long as the Bonds are represented by the relevant Global Certificate and such Global Certificate is held on behalf of DTC or its nominees, notices required to be given to holders of such Bonds shall be given by delivery of the relevant notice to that relevant Clearing System rather than by publication as required by the "Terms and Conditions of the Bonds".

8 Meetings

The registered holder of the relevant Global Certificate shall (unless such Global Certificate represents only one Bond) be treated as two persons for the purposes of any quorum requirements of a meeting of holders of the Bonds and, at any such meeting, as having one vote in respect of each U.S.\$1,000 in principal amount of Bonds.

9 Default

If principal in respect of any Bonds is not paid when due and payable (but subject as provided in the relevant Global Certificate), the holder of the Bonds represented by the relevant Global Certificate may from time to time elect that Direct Rights under the provisions of the relevant Global Certificate shall come into effect. Such election shall be made in the manner described in the relevant Global Certificate.

10 Electronic Consent and Written Resolution

While the relevant Global Certificate is held on behalf of a relevant Clearing System, then:

- (a) approval of a resolution proposed by the Ministry of Finance given by way of electronic consents communicated through the electronic communications systems of the relevant Clearing System(s) in accordance with their operating rules and procedures (i) by or on behalf of the holders who for the time being are entitled to receive notice of a Meeting under the Fiscal Agency Agreement or (ii) (where such holders have been given at least 21 days' notice of such resolution) by or on behalf of persons holding at least the relevant percentage of the aggregate principal amount of the outstanding Bonds of the relevant series as provided in the Fiscal Agency Agreement, shall, for all purposes take effect as a resolution in accordance with the Fiscal Agency Agreement and shall be binding on all relevant Bondholders of the relevant series whether or not they participated in such Electronic Consent; and
- (b) where Electronic Consent is not being sought, for the purpose of determining whether a Written Resolution (as defined in the "Terms and Conditions of the Bonds") has been validly passed in respect of a series, the Ministry of Finance shall be entitled to rely on consent or instructions given in writing directly to the Ministry of Finance by accountholders in the relevant Clearing System with entitlements to the relevant Global Certificate or, where the accountholders hold any such entitlement on behalf of another person, on written consent from or written instruction by the person identified by that accountholder as the person for whom such entitlement beneficially held, subject to and in accordance with the provisions as further set out in the Fiscal Agency Agreement.

THE ISSUER

The Ministry of Finance of the People's Republic of China (the "Ministry of Finance") is the issuer of the Bonds. The full faith and credit of the Central People's Government is pledged for the due and punctual payment of principal and interest of the Bonds and for the due and timely performance of all obligations of the Central People's Government with respect to the Bonds. The State Council of the People's Republic of China (the "State Council") is the executive body of China and the highest institution of government administration. The Ministry of Finance is one of the governmental bodies that form the State Council. The address of the Ministry of Finance is No. 3 Sanlihe Nansanxiang, Xicheng District, Beijing, China, and its contact number is +86 10 68551114.

The Bonds have been included in the 2021 Treasury Bond Issuance Plan approved by the National People's Congress of China. Treasury bonds are the principal component of the Central People's Government's indebtedness.

Geography

China is situated in the eastern part of Asia, on the western shore of the Pacific Ocean. It has a land area of approximately 9.6 million square kilometres. China is the third largest country in the world by landmass behind Russia and Canada. China covers an inland and coastal water area of more than 4.7 million square kilometres, and its maritime territory is studded with 7,600 islands. Of which, Taiwan island is the largest in respect of the land area, amounting 35,798 square kilometres. China shares land borders with 14 countries and shares maritime boundaries with eight countries.

China has a widely varied topography, with mountain ranges and highlands located generally in the west and plains and river basins located generally in the east. There are three principal river basins in China: the Yellow River in the north, the Yangtze River in the centre and the Pearl River in the south. Owing to its vast territory, China extends over various climate types, ranging from tropical, subtropical, warm-temperate, mid-temperate, cold-temperate and Tibetan Plateau arctic zones.

Administrative Division

China is officially divided into 34 provincial-level administrative divisions, comprised 23 provinces, five autonomous regions (Guangxi, Inner Mongolia, Ningxia, Tibet and Xinjiang), four municipalities (Beijing, Chongqing, Shanghai and Tianjin) which are administered directly by the Central People's Government, and two special administrative regions (Hong Kong and Macau). China's capital is Beijing.

China resumed its sovereignty over Hong Kong on 1 July 1997 and over Macau on 20 December 1999. China applies a policy of "One country, Two systems" to Hong Kong and Macau.

Taiwan is an inseparable part of China. Since 1949, Taiwan has been temporarily separated from Mainland China due to historical reasons. The Chinese government have made protracted efforts to take the completion of the grand cause of China's peaceful reunification.

The following is a map of China illustrating its political subdivisions and geographical location with respect to neighbouring countries:



Source: Ministry of Land and Resources of the People's Republic of China

Population

China is the world's most populous country. The total population of China was approximately 542 million in 1949 and had increased to approximately 1.41 billion at the end of 2020. Industrialization and urbanization led to a large increase in China's urban population from approximately 10.6% of its total population in 1949 to approximately 63.89% of its total population at the end of 2020.

At the end of 2020, people aged 0-14 represented approximately 17.95% of the total population of China, amounting to 253,383,938. People aged 15-59 represented approximately 63.35% of the total population of China, amounting to 894,376,020; and people from 60 years of age and older represented approximately 18.70% of the total population of China, amounting to 264,018,766¹. For further details concerning the population of China and its composition over the past five years, see "—*The Economy—Population*".

National People's Congress

The National People's Congress is the highest organ of state power in China. The National People's Congress is composed of deputies elected from China's various provinces, autonomous regions, special administrative regions, four directly-administered municipalities and the armed forces. Each of China's ethnic minorities is also allocated appropriate numbers of deputies. The principal functions and powers of the National People's Congress include:

- amending and supervising the implementation of China's Constitution;
- enacting and amending criminal, civil and state institutional legislation and other basic laws;

The total population of China means the population of 31 provinces, autonomous regions and municipalities directly under the central government and the population of the military personnel on active service in the mainland, excluding the Hong Kong, Macau and Taiwan residents and foreigners residing in 31 provinces, autonomous regions and municipalities directly under the central government.

- electing and deciding to appoint or remove official members of Central People's Government;
- reviewing and approving the national economic and social development program and reports on its implementation;
- reviewing and approving the national budgets and reports on the budget implementation;
- approving the establishment of provinces, autonomous regions and directly-administered municipalities;
- deciding on the establishment of special administrative regions and the systems to be instituted there;
- deciding on issues relating to war and peace; and
- other functions and powers that the highest organ of state power should exercise.

Lower level people's congresses are also established in provinces, autonomous regions, municipalities, cities, counties, autonomous counties, municipal districts, townships, ethnic townships and towns. These congresses are the highest organ of local state power in their respective local jurisdictions.

Political System

The Chinese Communist Party has been the governing political party in China since 1949. The National Congress of the Chinese Communist Party and its Central Committee which it elects are the highest governing bodies of the Chinese Communist Party. The General Secretary of the Central Committee is Xi Jinping. The members of the Standing Committee of the Political Bureau include Xi Jinping, Li Keqiang, Li Zhanshu, Wang Yang, Wang Huning, Zhao Leji and Han Zheng.

Multi-party cooperation and political consultation under the leadership of the Chinese Communist Party is the fundamental framework of China's political system. The Chinese People's Political Consultative Conference is an important institution of multi-party cooperation and political consultation under the leadership of the Chinese Communist party, is a significant channel to promote socialist democracy in China's political system, and is a crucial component of China's national governance.

President

The President of China is elected by the National People's Congress for the same term as the term of the National People's Congress.

The current President of China is Xi Jinping. The President's principal functions and powers include signing into law the decisions of the National People's Congress and the National People's Congress Standing Committee and appointing and removing the premier, vice premiers, state councillors, ministers in charge of ministries and commissions, commission directors, an auditor general and a secretary general of the State Council.

State Council

The State Council, namely, the Central People's Government, is the executive organ of the highest state organ of power and the highest state administrative organ, and is responsible for the National People's Congress.

The State Council's principal functions and powers include:

- stipulating and adopting administrative measures, formulating administrative regulations and issuing decisions and orders in accordance with the Constitution and other laws;
- submitting proposals to the National People's Congress or the National People's Congress Standing Committee;

- stipulating the missions and responsibilities of the ministries and commissions, exercising unified leadership over their work, and directing national administrative work that does not fall within the responsibilities of the ministries and commissions;
- exercising unified leadership over the duties of local state administrative bodies at all levels nationwide
 and stipulating the detailed division of functions and powers between the Central People's Government
 and state administrative bodies in provinces, autonomous regions and municipalities directly under the
 Central People's Government; and
- drawing up and implementing plans for national economic and social development and state budgets.

Legal System

The National People's Congress and the National People's Congress Standing Committee exercise the state power to make laws, whereas the State Council formulates administrative regulations pursuant to delegated authority under the Constitution and/or other relevant laws. The people's congresses of provinces, autonomous regions and municipalities directly under the Central People's Government, as well as their standing committees, may promulgate local statutes on the condition that such statutes do not violate the Constitution or other state laws and administrative regulations. The people's congresses of national autonomous areas (namely, the autonomous regions, autonomous prefectures, and autonomous counties) have the power to formulate regulations concerning autonomy and local needs in light of their own local political, economic and cultural conditions, which shall be effective upon receiving approval of the National People's Congress Standing Committee. In addition, the various ministries and committees of the State Council, the People's Bank of China, the National Audit Office, and directly affiliated institutions with administrative functions may formulate rules and regulations within the authority of their respective departments in accordance with laws and administrative regulations, decisions, and orders of the State Council. The people's governments of provinces, autonomous regions, and municipalities directly under the Central People's Government, as well as cities where the people's governments of provinces and autonomous regions are located, cities where special economic zones are located, and the people's governments of other larger cities approved by the State Council may formulate rules and regulations in accordance with laws, administrative regulations and local regulations.

The Chinese court system consists of the Supreme People's Court, the local people's courts and the specialized courts. Examples of specialized courts include military courts and maritime courts. People's courts may include criminal, civil, and administrative courts, while people's courts at or above the intermediate level may also set up additional types of courts as needed. The Supreme People's Court is responsible to the National People's Congress and the National People's Congress Standing Committee. The people's courts at higher levels supervise the trial work of the people's courts at lower levels, while the Supreme People's Court supervises the trial work of the local people's courts at all levels and of the special people's courts.

The Chinese prosecution system consists of the Supreme People's Procuratorate, the local people's procuratorates and the specialized procuratorates such as the military procuratorates. The people's procuratorates at higher levels supervise the people's procuratorates at lower levels, while the Supreme People's Procuratorate supervises the local people's procuratorate at all levels and the specialized people's procuratorates.

All foreign individuals, enterprises and other organisations are entitled to the same rights and obligations as PRC citizens, legal persons and other organisations to initiate and defend legal proceedings in courts. A Chinese court may recognize and enforce the judgment or ruling of a foreign court on the basis of international treaties acceded by China or applicable to both countries, or in accordance with other arrangements. The enforcement of such foreign judgment or ruling, however, may not violate basic principles of the laws of China, nor China's national security, state sovereignty and public good. China acceded to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards in 1987, and foreign arbitral awards may be enforced in China pursuant to international treaties to which China is a party. Applications for enforcement in China are handled in accordance with the Civil Procedure Law of China, which provides that an application for enforcement must

be submitted to the intermediate People's court of the domicile of the party against whom enforcement is sought or where such party's property is located. The Arbitration Law of China, which became effective on 1 September 1995, is applicable to trade disputes involving foreign parties. The China International Economic and Trade Arbitration Commission, or CIETAC, is one of the important permanent commercial arbitration institutions in the world.

Foreign Relations

China has established diplomatic relations with over 180 countries and service trade relations with over 200 countries and regions. At present, China is the largest trading partners of over 130 countries and regions and one of the most important markets for many multinational companies.

Since 2013, President Xi Jinping has proposed a major initiative of developing a global community with a shared future by jointly building the Silk Road Economic Belt and the 21st-Century Maritime Silk Road (the "One Belt and One Road"). This initiative is a major national strategic plan designed to strengthen ties with the world and promote regional economic and social development within Africa and Europe. By the end of June 2021, China had signed 206 cooperation agreements with 140 countries and 32 international organizations with the objective of jointly advancing the "One Belt and One Road" initiative. In 2020, in the context of a 35% year-on-year decline in global outward foreign direct investment ("OFDI"), Chinese domestic investors made direct investments of U.S.\$18.61 billion in 58 countries along the "One Belt and One Road", accounting for 14% of the global OFDI for the same period, representing a 0.3 percentage point increase from the previous year.

International Organizations

China is a permanent member of the United Nations Security Council (along with France, Russia, the United Kingdom and the United States). China is also a member of many international organizations, including the World Trade Organization, the International Monetary Fund, the World Bank, the Asian Development Bank, the African Development Bank and the Asia-Pacific Economic Co-Operation.

The Economy

Overview

China is the world's second largest economy. China's GDP in 2020 is preliminarily estimated to reach RMB101.6 trillion, equal to approximately U.S.\$14.7 trillion based on the average 2020 annual exchange rate, firmly ranking second in the world. The Per Capita GDP in 2020 exceeded U.S.\$10,000 for two consecutive years.

In 1992, China declared that the goal of its economic restructuring was to establish a socialist market economy. Since then, China has adhered to a basic socialist economic system characterized by, including but not limited to, keeping public ownership as the mainstay while allowing diverse forms of ownership to develop side by side, keeping distribution by labour as the mainstay while allowing diverse forms of distribution to develop side by side, and socialist market economy.

Recent Development

In 2021, China's economy has been steadily recovering, as production demand continues to rise, the employment and prices generally remain stable, and new growth drivers play a greater role.

- The key economic indicators are within a reasonable range. In the first half of 2021, China's GDP is preliminarily estimated to reach RMB53,216.7 billion, representing a year-on-year increase of 12.7% calculated at comparable prices. On a quarterly basis, the GDP increased by 18.3% year-on-year in the first quarter, 7.9% year-on-year in the second quarter and 1.3% up from the previous quarter. In terms of industry, in the first half of the year, the value added of the primary industry was RMB2,840.2 billion, representing a year-on-year increase of 7.8%; the value added of the secondary industry was RMB20,715.4 billion, representing a year-on-year increase of 14.8%; the value added of the tertiary industry was RMB29,661.1 billion, representing a year-on-year increase of 11.8%. In the first half of 2021, the value added of industrial enterprises above designated size² increased by 15.9% year-on-year, 0.2% faster than in the first quarter, with the year-on-year increase in the second quarter reaching 8.9%; the value added of the tertiary industry increased by 8.3% year-on-year in the second quarter and by 15.6% year-on-year in the first quarter. In the first half of 2021, the total retail sales of social consumer goods was RMB21,190.4 billion, representing a year-on-year increase of 23.0%, 0.2% faster than in the first quarter, of which the year-on-year increase in the second quarter was 13.9%. The fixed asset investment (excluding farmers) in the first half of the year increased by 12.6% year-on-year, with an increase of 0.35% month-on-month in June; the average growth over the past two years was 4.4%, 1.5% faster than in the first quarter.
- Prices are generally stable and inflation is at a relatively moderate level. In the first half of 2021, the consumer price increased by 0.5% year-on-year, remaining flat with the first quarter on a year-on-year basis; the consumer price increased by 1.1% in June from a year earlier, showing a downward trend compared to May. In the first half of the year, the ex-factory prices of industrial producers nationwide increased by 5.1% year-on-year, of which the year-on-year increase in June was 8.8%, 0.2 percentage points down from May.
- Strong assurance of employment and basic living needs. In the first half of 2021, the nationwide surveyed unemployment rate in urban areas declined and the employment situation was generally stable. The nationwide surveyed unemployment rate in urban areas was 5.0% in June 2021, same as in May, and 0.7 percentage points down from the same period last year. In the first half of the year, China's per capita

The increase in GDP and the increase in value added of industrial enterprises above designated size and its subcategories are calculated with comparable prices, rendering the results effective increases. All other increases, without specification, are calculated with current price, rendering the results nominal increases.

² industrial enterprise with annual income of RMB20 million or more from its main business

disposable income increased by 12.6% on a year-on-year basis in nominal terms, 0.4% faster than in the first quarter, with a real increase of 12.0% after deduction of price factor.

In general, China's economy continued to recover steadily in the first half of 2021, showing a stable and promising trend. However, it must be noted that the global pandemic continues to evolve and that there are a lot of external factors which remain instable and uncertain; also, the domestic economic recovery is unevenly, and efforts are still needed to consolidate the foundation for stability, recovery and development.

Economic Development Objectives

On 17 August 2021, Secretary General of the Communist Party of China Central Committee, President of the People's Republic of China, Chairman of the Central Military Commission and Head of the Central Committee for Financial and Economic Affairs, Xi Jinping presided over the tenth meeting of the Central Committee for Financial and Economic Affairs to deliberate matters on steady promotion of common prosperity. Xi made an important speech at the meeting, stressing that common prosperity is an essential requirement of socialism and a key feature of Chinese-style modernization. He advocated adherence to the people-centred development philosophy and promotion of common prosperity while pursuing high-quality development.

The Chinese government manages the country's economy through five-year economic and social development plans. Each five-year plan establishes the general framework of the country's agricultural, industrial, financial and other economic and social policy during the five-year period.

On 11 March 2021, the National People's Congress approved the Outline of the 14th Five-Year Plan for National Economic and Social Development of the People's Republic of China (2021-2025) and the Long-Range Objectives Through the Year 2035, which set out certain long-range objectives for 2035.

Key Development Strategies

The highlights of the major objectives and tasks for economic and social development during the 14th Five-Year Plan period are as follows:

Improving the quality and effectiveness of development and maintaining sustained and healthy economic growth

Development is the foundation, and it holds the key, for addressing all the issues China faces. China will stay true to the new development philosophy, and ensure it is applied in full, in both letter and spirit, in every stage and aspect of development. China will encourage people working in all sectors to give high priority to improving the quality and effectiveness of development to fully tap China's growth potential. China will keep major economic indicators within an appropriate range, set annual targets for economic growth in light of actual conditions, ensure that overall labour productivity grows faster than GDP, keep the surveyed urban unemployment rate within 5.5 percent, and keep prices generally stable. Doing so will enable China to achieve higher-quality development that is more efficient, equitable, sustainable, and secure.

Pursuing innovation-driven development and accelerating modernization of the industrial system

Innovation remains at the heart of China's modernization drive. China will strengthen its science and technology to provide strategic support for China's development. To improve its innovation system, China will work faster to enhance its strategic scientific and technological capability underpinned by the development of national laboratories, strive to make major breakthroughs in core technologies in key fields, and formulate and implement a ten-year action plan for basic research. China will enhance the capacity of enterprises to make technological innovation, unlock the creativity of talent, and improve the systems and mechanisms for making scientific and technological innovation. China's research and experimental development activities ("R&D") spending will increase by more than seven percent per year, which is expected to account for a higher percentage of GDP than that during the 13th Five-Year Plan period. Extensive activities will be conducted to help people learn more about science. In pursuing economic growth, China will continue to prioritize the development of the real economy, upgrade the industrial base, modernize industrial chains, and keep the share of manufacturing

in the economy basically stable. China will transform and upgrade traditional industries, strengthen strategic emerging industries, and promote the vigorous development of the service sector. Coordinated development of traditional and new forms of infrastructure will be promoted. Digitalization will be sped up to create new strengths for the digital economy. China will both develop digital industry and transform traditional industries with digital technologies. China will work faster to develop a digital society, digital government, and healthy digital ecosystem to pursue the Digital China initiative.

Creating a robust domestic market and fostering a new development pattern

China will pursue the strategy of expanding domestic demand and intensify supply-side structural reform, and generate new demand with innovation-driven development and high-quality supply. China will remove impediments to the rational flow of production factors along all links of production, allocation, distribution, and consumption to facilitate favourable circulation in our economy. China will give priority to domestic circulation, and work to build a strong domestic market and turn China into a trader of quality. China will leverage the flows of the domestic economy to make China a major magnet for global production factors and resources, thereby promoting positive interplay between domestic circulation and international circulation. China will put in place frameworks to effectively expand domestic demand, boost consumer spending across the board, and unlock the potential for investment, thus accelerating the establishment of a complete system of domestic demand.

Advancing rural revitalization across the board and improving the new urbanization strategy

The development of agriculture and rural areas remains at the top of China's work agenda. The total area of China's farmland must stay above the red line of 1.8 billion hectares. China will carry out projects to develop high-quality farmland and conserve chernozem soils, and ensure the security of our germplasm resources. China will carry out rural development initiatives, and improve systems and mechanisms for promoting integrated urban-rural development. China will set up a robust long-term mechanism for consolidating and expanding the achievements of the battle against poverty, and raise the overall performance of development in areas that have cast off poverty. The strategy of new, people-centred urbanization will continue to be pursued. China will move faster to grant permanent urban residency to people who move to cities from rural areas, and raise the percentage of permanent urban residents to 65 percent of the population. China will expand city clusters and metropolitan areas, promote urbanization with a focus on county towns, implement an action plan for urban renewal, and improve the housing market and housing support system. These moves will enable us to achieve higher quality urbanization.

Improving regional economic structures and promoting coordinated regional development

China will continue to implement the major regional development strategies as well as the strategies for coordinated regional development and functional zoning, so as to create regional economic structures and a territorial space system that will sustain high-quality development. China will take solid steps to promote the coordinated development of the Beijing-Tianjin-Hebei region, the development of the Yangtze Economic Belt and the Guangdong-Hong Kong-Macau Greater Bay Area, integrated development in the Yangtze River Delta, and ecological protection and high-quality development in the Yellow River basin. China will build Xiong'an New Area to a high standard. China will usher in a new stage in large-scale development in the western region, promote breakthroughs in the revitalization of northeast China, accelerate the rise of the central region, and encourage the eastern region to accelerate modernization. China will promote the development of the Chengdu-Chongqing economic zone. China will support old revolutionary base areas and ethnic minority areas in speeding up development and strengthen the development of border areas. China will work to unlock the development potential of the maritime economy.

Promoting green development and ensuring harmony between humanity and nature

China will stay true to the principle that lucid waters and lush mountains are invaluable assets and strengthen the conservation of mountain, river, forest, farmland, lake, and grassland ecosystems. China will move faster to build major ecological shields, develop a national park-based nature reserve system, and expand forest coverage to 24.1 percent of China's total land area. China will continue to improve the quality of the environment, and generally eliminate heavy air pollution and black, malodorous water bodies in cities. China will ensure that China meets the targets for its intended nationally determined contributions in response to climate change by 2030. China will expedite the transition of its growth model to one of green development, and promote both high-quality economic growth and high-standard environmental protection. Energy consumption per unit of GDP and carbon dioxide emissions per unit of GDP will be reduced by 13.5 percent and 18 percent, respectively.

Improving people's wellbeing and striving for common prosperity

China will do everything within its capacity to improve people's wellbeing, and ensure that public services are inclusive, meet essential needs, and ensure basic living standards for people in difficulty. An action plan will be adopted to promote common prosperity to see that the people share more fully and fairly in the gains of development. China will implement the employment-first strategy and increase employment opportunities. China will work to raise the income of the low-income group and expand the size of the middle-income group. Per capita disposable income will generally grow in step with GDP growth. China will build a high-quality education system and foster a contingent of top-performing teachers with strong professional expertise by deepening educational reforms. China will carry out an initiative to raise the quality of education and expand its capacity. The average number of years of schooling among the working-age population is expected to rise to 11.3. China will make all-round efforts to build a Healthy China. China will develop a strong public health system, refine medical service networks in both urban and rural areas, carry out extensive public fitness activities, and raise the average life expectancy by one year. China will implement the national strategy for addressing population aging, and improve the population services system with a focus on elderly care and childcare. China will refine the childbirth policy, work to achieve an appropriate birth rate, and develop the systems for public-interest child care and basic elderly care services. The statutory retirement age will be raised in a phased manner. The multi-tiered social security system will be improved, with coverage of basic old-age insurance reaching 95 percent of the population. Social assistance and charity systems will also be improved. China will develop advanced socialist culture, raise standards of public civility, promote integrity and trustworthiness throughout society, improve public cultural services, and improve modern systems for cultural industries.

Ensuring both development and security and ushering in a new stage in building a Peaceful China

China will pursue a holistic approach to national security and strengthen China's national security system and capacity. To ensure national economic security, China will carry out strategies for safeguarding food, energy and resource, and financial security. China will keep overall grain output above 1.3 trillion jin (one jin equals to 0.5 kilogram), and enhance China's overall energy production capacity. China will increase our public security capacity across the board to maintain social stability and public safety.

Major Economic Indicators¹

Over the past 20 years, China's economy has experienced significant growth. The following table sets forth selected major economic indicators of China from 2016 to 2020.

Major Economic Indicators of China from 2016 to 2020

	2016	2017	2018	2019	2020
Gross National Income (in billions of RMB) $^{(1)}$	74,269.41	83,094.57	91,524.35	98,375.12	100,878.25
Gross Domestic Product (in billions of RMB) (1)	74,639.51	83,203.59	91,928.11	98,651.52	101,598.62
Total Population (year-end) (1,000,000 persons)	1,392.32	1,400.11	1,405.41	1,410.08	1,411.78
Per Capita GDP (RMB) ⁽¹⁾⁽²⁾	53,783.0	59,592.0	65,534.0	70,328.0	72,000.0
Total Value of Exports (in millions of U.S. $\$$) ⁽⁴⁾	2,097,631.0	2,263,344.9	2,486,695.7	2,499,482.1	2,590,645.6
Total Value of Imports (in millions of U.S. $\$$) ⁽⁴⁾	1,587,926.0	1,843,792.9	2,135,748.4	2,078,409.0	2,055,611.8
Balance of Trade (in millions of U.S.\$) ⁽⁵⁾	509,705.0	419,552.0	350,948.0	421,932.0	_
Foreign Exchange Reserves (year-end in billions of U.S.\$)	3,010.52	3,139.95	3,072.71	3,107.92	3,216.52
Consumer Price Index (preceding year=100)	102.0	101.6	102.1	102.9	102.5
Producer Price Index for Industrial Products (preceding year=100) ⁽⁶⁾	98.6	106.3	103.5	99.7	98.2

Notes:

Source: National Bureau of Statistics of China.

As at the end of 2020, China's GDP was RMB101,598.6 billion, up by 2.3% over the previous year. The total value added of the primary industry was RMB7,775.4 billion, up by 3.0% over the previous year; the total value added of the secondary industry was RMB38,425.5 billion, up by 2.6% over the previous year; and the total value added of the tertiary industry was RMB55,397.7 billion, up by 2.1% over the previous year. The total value added of the primary industry accounted for 7.7% of the GDP; the total value added of the secondary industry accounted for 37.8%; and the total value added of the tertiary industry accounted for 54.5%. The final consumption expenditure drove GDP down by 0.5%, the gross capital formation drove GDP up by 2.2% and the net exports of goods and services drove GDP up by 0.7%. The Per Capita GDP in 2020 was RMB72,000.

⁽¹⁾ The difference between Gross National Income and Gross Domestic Product from 1980 onwards refers to the net Initial Distribution Income from abroad

⁽²⁾ According to China's regulations on the GDP revisions and international practice, systematic revisions are made on the GDP figures for 2018 and earlier years with the data from the fourth economic census available.

⁽³⁾ Population data for 1981 and before are household registration statistics; the data for 1982, 1990, 2000 and 2010 have been estimated on the basis of the census statistics for the respective years; the data for the remaining years have been estimated on the basis of the annual national sample surveys. The total population and population by gender include servicemen, who are counted towards the urban population as against the rural population.

⁽⁴⁾ The imports and exports data is from the General Administration of Customs. Foreign trade statistics are used for 1978, imports and exports statistics from the customs are used for the years from 1980 onwards.

⁽⁵⁾ The negative figure for the Balance of Trade represents a deficit.

⁽⁶⁾ The National Bureau of Statistics has adopted a new system and method for compiling producer price index statistics from January 2011 onwards. "Industrial Products Price Statistics" is renamed "Producer Price Statistics", and "Producer Price Index" is renamed "Producer Price Index for Industrial Products".

There is some inconsistency between total of each items and total item due to rounding. This footnote applies to all tables in this Offering Circular.

The Gross National Income in 2020 was RMB100,915.1 billion, up by 1.9% over the previous year. The national energy consumption¹ per RMB10,000 worth of GDP went down by 0.1% over the previous year.

The following chart sets forth the GDP and its growth rates from 2016 to 2020.

GDP and Growth Rates from 2016 to 2020⁽¹⁾⁽²⁾

Year ended 31 December

	2016	2017	2018	2019	2020			
	(in billions of RMB, except for percentages)							
GDP	74,639.51	83,203.59	91,928.11	98,651.52	101,598.62			
Growth over Previous Year (%)	6.8	6.9	6.7	6.0	2.3			

Notes:

Source: National Bureau of Statistics of China.

The following table presents the annual Gross Domestic Product by expenditure category and its compositions from 2016 to 2020.

Gross Domestic Product by Expenditure Category and Its Compositions from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020			
	(in billions of RMB, except for percentages)							
Gross Domestic Product by Expenditure Approach ⁽¹⁾	74,598.05	82,898.28	91,577.43	99,070.84	102,591.66			
Final Consumption Expenditure ⁽²⁾	41,080.64	45,651.82	50,613.49	55,263.17	55,698.64			
Household Consumption Expenditure	28,866.82	32,068.95	35,412.44	38,718.81	38,717.61			
Government Consumption Expenditure	12,213.83	13,582.87	15,201.06	16,544.36	16,981.03			
Gross Capital Formation	31,819.85	35,788.61	40,258.52	42,667.87	44,240.06			
Gross Fixed Capital Formation	31,014.48	34,830.01	39,384.79	42,245.13	43,568.26			
Changes in Inventories	805.37	958.60	873.73	422.74	671.8			
Net Exports of Goods and Services	1,697.56	1,457.84	705.42	1,139.79	2,652.95			
Final Consumption Rate (%)	55.1	55.1	55.3	55.8	54.3			
Capital Formation Rate (%)	42.7	43.2	44.0	43.1	43.1			

Notes

Source: National Bureau of Statistics of China.

⁽¹⁾ The absolute values of GDP are calculated at current prices; the growth rates are calculated at constant prices.

⁽²⁾ According to China's regulations on the GDP revisions and international practice, systematic revisions are made on the GDP figures for 2018 and earlier years with the data from the fourth economic census available.

⁽¹⁾ GDP by Expenditure Category refers to the method of measuring the final results of production activities of a country (region) during a given period from the perspective of final uses. It includes final consumption expenditure, gross capital formation and net export of goods and services. The formula for computation is: GDP by expenditure approach = final consumption expenditure + gross capital formation + net export of goods and services.

⁽²⁾ Calculated at current prices.

The national energy consumption per RMB10,000 worth of GDP is calculated at prices of 2015.

Three Strata of Industry

Based on the Regulation on the Classification by Three Strata of Industry revised by the National Bureau of Statistics in 2018, the primary industry refers to agriculture, forestry, animal husbandry and fishery industries (excluding support services to agriculture, forestry, animal husbandry and fishery industries). The secondary industry refers to mining (excluding auxiliary mining activities), manufacturing (excluding repairs for metal products, machinery and equipment), production and supply of electricity, thermal power, gas and water, and construction. The tertiary industry refers to all other industries not included in primary or secondary industry, such as transportation, postal, wholesale and retail, real estate, financial service, education, culture, sports and entertainment.

The following table presents the composition of GDP by the three strata of industry, and their respective shares of contributions to the increase of GDP from 2016 to 2020.

Composition of GDP by the Three Strata of Industry and Their Shares of Contributions to the Increase of GDP from 2016 to $2020^{(1)}$

Year ended 31 December

	2016	2017	2018	2019	2020
Total product of the Primary Industry (in billions of RMB) ⁽²⁾⁽³⁾	6,013.92	6,209.95	6,474.52	7,047.36	7,775.41
Composition of GDP by the three strata of industry, the Primary Industry (%)	8.1	7.5	7.0	7.1	7.7
Share of the Contributions of the Primary Industry to the Increase of the GDP $(\%)^{(4)(5)}$	4.0	4.6	4.1	3.9	9.5
Total product of the Secondary Industry (in billions of RMB) (2)(3)	29,542.78	33,158.05	36,483.52	38,067.06	38,425.53
Composition of GDP by the three strata of industry, the Secondary Industry (%)	39.6	39.9	39.7	38.6	37.8
Share of the Contributions of the Secondary Industry to the Increase of the GDP $(\%)^{(4)(5)}$	36.0	34.2	34.4	32.6	43.3
Total product of the Tertiary Industry (in billions of RMB) (2)(3)	39,082.81	43,835.59	48,970.08	53,537.10	55,397.68
Composition of GDP by the three strata of industry, the Tertiary Industry (%)	52.4	52.7	53.3	54.3	54.5
Share of the Contributions of the Tertiary Industry to the Increase of the GDP $(\%)^{(4)(5)}$	60.0	61.1	61.5	63.5	47.3

Notes:

Source: National Bureau of Statistics of China.

⁽¹⁾ The classification by the three strata of industry is based on the Regulation on the Classification by Three Strata of Industry revised by the National Bureau of Statistics in 2018.

⁽²⁾ Total product of the three strata of industry refers to the final products at market prices produced by all resident units of a country or a region engaged in the relevant industry during a certain period of time.

⁽³⁾ The absolute value of the total product of the three strata of industry are calculated at current prices; the growth rates are calculated at constant prices using 2015 as the base year.

⁽⁴⁾ Share of the Contributions of each strata to the increase of the GDP refers to the proportion of the increment of the total product of each industry to the increment of GDP. It is calculated at constant prices using 2015 as the base year.

⁽⁵⁾ According to China's regulations on the GDP revisions and international practice, systematic revisions are made on the GDP figures for 2018 and earlier years with the data from the fourth economic census available.

The following table presents the value added by industries from 2016 to 2020.

Value Added by Industries from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020		
	(in billions of RMB)						
Gross Domestic Product ⁽¹⁾	74,639.51	83,203.59	91,928.11	98,651.52	101,598.62		
Agriculture, Forestry, Animal Husbandry and							
Fishery industries	6,245.10	6,466.00	6,755.87	7,357.69	8,110.39		
Industry	24,540.64	27,511.93	30,108.93	31,185.87	31,307.11		
Construction	5,149.89	5,790.56	6,549.30	7,064.81	7,299.57		
Wholesale and Retail Trades	7,372.45	8,115.66	8,890.37	9,565.09	9,568.61		
Transport, Storage and Postal Services	3,302.87	3,712.19	4,033.72	4,246.63	4,156.17		
Hotels and Catering Services	1,360.78	1,505.60	1,652.06	1,790.31	1,597.07		
Financial Services	5,996.40	6,484.43	7,061.03	7,625.06	8,407.01		
Real Estate	4,996.94	5,708.60	6,462.30	7,044.48	7,455.25		
Others	15,674.43	17,908.63	20,414.52	22,771.58	23,697.43		

Note

Source: National Bureau of Statistics of China.

Industry

China has 41 industrial categories, 207 industrial medium categories and 666 industrial sub-categories, making it the only country in the world that has all the industrial categories listed in the UN Industrial Classification.

The following chart sets forth the annual value added of industrial enterprises and its growth rate from 2016 to 2020.

Annual Value Added of Industrial Enterprises and its Growth Rate from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020		
		(in billions of RMB, except for percentages)					
Annual Value Added	24,540.64	27,511.93	30,108.93	31,185.87	31,307.11		
Growth over Previous Year (%)	5.7	6.2	6.1	4.8	2.4		

Source: Statistical Communiqué of the People's Republic of China on the 2020 National Economic and Social Development, the National Bureau of Statistics of China.

The following table sets forth the growth rate of the value added of industrial enterprises above designated size from 2016 to 2020.

⁽¹⁾ The absolute value of the GDP and relevant industries are calculated at current prices; the growth rates are calculated at constant prices using 2015 as the base year.

Growth Rate of the Value Added of Industrial Enterprises above Designated Size from 2016 to 2020⁽¹⁾

Year ended 31 December

_	2016	2017	2018	2019	2020
_			(%)		
Growth Rate of Value Added(2)	6.0	6.6	6.2	5.7	2.8
By ownership:					
State-controlled Enterprises	2.0	6.5	6.2	4.8	2.2
Joint-Equity Cooperative Enterprises	6.2	(4.6)	1.0	9.2	(4.9)
Share-Holding Enterprises	6.9	6.6	6.6	6.8	3.0
Enterprises with Hong Kong, Macau, Taiwan and Foreign Funds	4.5	6.9	4.8	2.0	2.4
Private Enterprises	7.5	5.9	6.2	7.7	3.7
By industry: ⁽³⁾					
Mining	(1.0)	(1.5)	2.3	5.0	0.5
Manufacturing	6.8	7.2	6.5	6.0	3.4
Electricity, Thermal Power, Gas and Water Production and Supply	5.5	8.1	9.9	7.0	2.0

Notes:

Source: The National Bureau of Statistics of China.

⁽¹⁾ Starting from 2011, industrial enterprises above the designated size refer to industrial enterprises with annual revenue from principal business over RMB20 million. Previously they refer to industrial enterprises with annual revenue from principal business over RMB5 million.

⁽²⁾ The growth rates are calculated at comparable prices.

⁽³⁾ In accordance with the "Industrial Classification for National Economic Activities" (GB/T 4754-2011), industries are no longer classified into "light industries" and "heavy industries" starting from 2013. The standard industrial classifications of mining, manufacturing, electricity, thermal power, gas and water production and supply are used in their stead.

The following table sets forth the total profit of industrial enterprises above designated size from 2016 to 2020.

Total Profit of Industrial Enterprises above Designated Size from 2016 to $2020^{\left(1\right)\left(2\right)}$

Year ended 31 December

	2016	2017	2018	2019	2020			
	(in billions of RMB)							
Total Profits of Industrial Enterprises above Designated Size	7,192.14	7,491.63	7,160.89	6,579.90	6,451.61			
State-controlled Industrial Enterprises	1,232.43	1,721.55	1,928.47	1,606.78	1,486.10			
Private Industrial Enterprises	2,549.49	2,304.30	2,176.28	2,065.08	2,026.20			
Industrial Enterprises with Hong Kong, Macau, Taiwan and Foreign Funds	1,759.75	1,841.24	1,694.35	1,648.30	1,823.40			

Notes:

Source: National Bureau of Statistics of China.

Service Industry

The following chart sets forth the annual value added of service industry and its growth rate from 2016 to 2020.

Annual Value Added of Service Industry and its Growth Rate from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020			
		(in billions of RMB, except for percentages)						
Annual Value Added	39,082.81	43,835.59	48,970.08	53,537.10	55,397.68			
Growth over Previous Year (%)	8.1	8.3	8.0	7.2	2.1			

Sources: Statistical Communiqué of the People's Republic of China on the 2020 National Economic and Social Development, the National Bureau of Statistics of China.

In 2020, the total amount of retail sales of consumer goods was RMB39,198.1 billion, representing a decrease of 3.9% over the previous year. In the first half of 2021, the total amount of retail sales of consumer goods was RMB21,190.4 billion, up by 23.0% over the same period last year, and accelerated by 0.2% compared with the first quarter of 2021.

The following table sets forth the annual retail sales revenue of consumer goods and growth rate for the period from 2016 to 2020.

⁽¹⁾ Industrial enterprises above the designated size are industrial enterprises with annual revenue from principal business no less than RMB20 million.

⁽²⁾ Starting from 2017, the major economic indicator data in respect of China's industrial enterprises above designated size cannot be compared with the data of the previous year, the primary reasons being: (1) the requirement under the statistical system for an annual regular adjustment to the scope of survey on industrial enterprises above designated size. Each year some enterprises are added as subjects of the survey because they have reached the designated size, and some enterprises are removed from the survey because they have reduced in size. There are also changes involving new enterprises that have commenced production, enterprises that have gone into liquidation and enterprises with their business licence cancelled or revoked. (2) Enhanced legal enforcement in the statistical field. Enterprises found by investigations to have failed to meet the statistical requirements in respect of enterprises above designated size are removed and the base number is corrected in accordance with the regulations. (3) Enhanced management of data quality. Duplicated data contained in cross-region and cross-industry statistical data is deleted.

Total Retail Sales and Growth Rate of Consumer Goods (1)(2)(3)

Year ended 31 December

	2016	2017	2018	2019	2020
Total Retail Sales of Consumer Goods (in billions of RMB)	31,580.62	34,732.67	37,778.31	40,801.72	39,198.06
Growth Rate (%)	10.2	10.0	8.8	8.0	(3.9)

Notes:

- (1) Calculated at current price.
- (2) The total retail sales of consumer goods was used for 1992 and before; starting from 1997, the total retail sales of consumer goods do not include housing purchased by residents.
- (3) Revisions were made to the total retail sales of consumer goods for the period from 1993 to 2019 in accordance with the finding of the fourth economic census and the requirements of the relevant system.

Source: National Bureau of Statistics of China.

Agriculture

The following chart sets forth the grain output for the period from 2016 to 2020.

Grain Output for the period from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020
	-	(1,0	000,000 tons)		
Grain Output	660.44	661.61	657.89	663.84	669.49

Source: National Bureau of Statistics of China.

Price Index

The consumer prices in 2020 went up by 2.5% over the previous year. The producer prices for industrial producers in 2020 went down by 1.8% and the purchasing prices for industrial producers went down by 2.3% over the previous year. In the first half of 2021, the consumer prices went up by 0.5% compared with the same period of last year, the producer prices for industrial producers went up by 5.1% and the purchasing prices for industrial producers went up by 7.1% compared with the same period of last year.

The following table sets forth the various price indices for the period from 2016 to 2020.

Price Indices

Year ended 31 December

-	2016	2017	2018	2019	2020
Consumer Price Index (preceding year=100)	102.0	101.6	102.1	102.9	102.5
Urban Household Consumer Price Index (preceding year=100)	102.1	101.7	102.1	102.8	102.3
Rural Household Consumer Price Index (preceding year=100)	101.9	101.3	102.1	103.2	103.0
Retail Price Index (preceding year=100)	100.7	101.1	101.9	102.0	101.4
Producer Price Index for Industrial Producers (preceding year=100) (1)(2)	98.6	106.3	103.5	99.7	98.2
Purchasing Price Index for Industrial Producers (preceding year=100) (1)(2)	98.0	108.1	104.1	99.3	97.7
Price Index for Investment in Fixed Assets (preceding year=100)	99.4	105.8	105.4	102.6	-

Notes:

Source: National Bureau of Statistics of China.

Investment in Fixed Assets

The total investment in fixed assets in 2020 was RMB52, 727.0 billion, up by 2.7% over the previous year. Of the total, the investment in fixed assets (excluding rural households) was RMB51, 890.7 billion, up by 2.9%, and private investment in fixed assets increased by 1.0%. By regions, the investment in eastern areas was up by 3.8% over the previous year, central areas up by 0.7% over the previous year, western areas up by 4.4% over the previous year, and north-eastern areas up by 4.3% over the previous year. In the first half of 2021, the investment in fixed assets (excluding rural households) was RMB25, 590.0 billion, up by 12.6% compared with the same period of last year.

The following table sets forth the annual total investment in fixed assets for the period from 2016 to 2020.

Total Investment in Fixed Assets

Year ended 31 December

	2016	2017	2018	2019	2020
Total Investment in Fixed Assets (in billions of					
RMB)	60,646.57	64,123.84	64,567.50	56,087.43	52,727.03

Source: National Bureau of Statistics of China.

⁽¹⁾ The National Bureau of Statistics began to implement a new method of industrial producer price statistical survey in January 2011. "Industrial product price statistics" was renamed "industrial producer price statistics", and "producer price index for industrial products" was renamed "producer price index for industrial producers".

⁽²⁾ The National Bureau of Statistics began to implement a new method of industrial producer price statistical survey in January 2011. "Industrial product price statistics" was renamed "industrial producer price statistics", and the "purchasing price index for raw materials, fuel & power" was renamed "purchasing price index for industrial producers" accordingly.

In the investment in fixed assets (excluding rural households) in 2020, the investment in the primary industry was RMB1,330.2 billion, up by 19.5% over the previous year; that in the secondary industry was RMB14,915.4 billion, up by 0.1% over the previous year; and that in the tertiary industry was RMB35,645.1 billion, up by 3.6% over the previous year. The private investment in fixed assets was RMB28,926.4 billion, up by 1.0% over the previous year. The investment in infrastructure increased by 0.9% over the previous year. In the first half of 2021, the investment in the primary industry increased by 21.3% over the previous year; that in the secondary industry went up by 16.3% over the previous year and that in the tertiary industry up by 10.7% over the previous year.

Shares of Investment in Fixed Assets of the Three Industries (Excluding Rural Households) in 2020

	2020
- -	(%)
Primary Industry	2.6
Secondary Industry	28.7
Tertiary Industry	68.7

Source: Statistical Communiqué of the People's Republic of China on the 2020 National Economic and Social Development, the National Bureau of Statistics of China.

Real Estate Investment

In terms of investment in real estate sector, the 2016 Central Economic Work Conference emphasized the stable and healthy development of the real estate market, following the principle that "houses are built for inhabitation, not for speculation". China aims to establish a fundamental and enduring framework that conforms with national conditions and market reality, and has proposed a number of measures to alleviate the imbalance between housing supply and demand. In recent years, China has focused on long-term management to ensure the healthy development of the property market, made regulatory efforts with local authorities, introduced measures tailored to local conditions, strengthened the main responsibilities of the government, and improved the housing market system and housing security system.

In 2020, investment in real estate development was RMB14, 144.3 billion, up by 7.0% over the previous year. Of this total, investment in residential buildings reached RMB10, 444. 6 billion, an increase of 7.6% over the previous year, investment in office buildings was RMB649.4 billion, up by 5.4% over the previous year, and investment in buildings for commercial business was RMB1,307. 6 billion, down by 1.1% over the previous year.

The following table sets forth the major indicators of real estate development and sales for the period from 2016 to 2020.

Major Indicators of Real Estate Development and Sales

Year ended 31 December

	2017	2015	2010	2010	
	2016	2017	2018	2019	2020
Investment Amount of Real Estate Development (in billions of RMB)	10,258.06	10,979.85	12,016.48	13,219.43	14,144.30
Investment Amount of Real Estate Development in Residential Buildings	6,870.39	7,514.79	8,512.40	9,707.07	10,444.57
Investment Amount of Real Estate Development in Office Buildings	653.26	676.14	599.73	616.26	649.41
Investment Amount of Real Estate Development in Houses for Business Use	1,583.75	1,563.99	1,416.73	1,322.59	1,307.61
Investment Amount of Real Estate Development in Other Areas	1,150.66	1,224.94	1,487.62	1,573.51	1,742.71
Floor Space of Buildings Constructed (1,000 sq.m)	7,589,748	7,814,837	8,222,996	8,938,209	9,267,592
Floor Space of Buildings Started This Year (1,000 sq.m)	1,669,281	1,786,538	2,095,372	2,271,536	2,244,331
Floor Space of Buildings Completed (1,000 sq.m)	1,061,277	1,014,864	944,212	959,415	912,182
Floor Space of Commercialized Buildings Sold (1,000 sq.m)	1,573,485	1,694,078	1,714,646	1,715,579	1,760,862
Total Sale of Commercialized Buildings Sold (in billions of RMB)	11,762.71	13,370.13	14,961.44	15,972.51	17,361.27

Source: National Bureau of Statistics of China.

Population

By the end of 2020, the total population of China (referring to the population of 31 provinces, autonomous regions, municipalities administered directly by the Central People's Government, and active military personnel in Mainland China, excluding residents of Hong Kong, Macau and Taiwan and foreigners living in 31 provinces, autonomous regions, and municipalities administered directly by the Central People's Government) reached 1,411.78 million, an increase of 72.06 million over the population of 1,339.72 million from the sixth national population census in 2010. The number of urban permanent residents was 901.99 million, accounting for 63.89% of the total population, 14.21% higher than in 2010.

Employment and Wages

By the end of 2020, the number of employed people in China was 750.64 million, among which, 462.71 million was in urban areas, accounting for 61.6% of all the employed people nationwide. In 2020, the employed people in urban areas increased by 11.86 million, 1.66 million less than the previous year. By the end of 2020, the surveyed urban unemployment rate was 5.2%, and the registered urban unemployment rate was 4.2%. In the first half of 2021, the employed people in urban areas increased by 6.98 million, meeting 63.5% of the whole-year target. In June 2021, the surveyed unemployment rate in urban areas was 5.0%, remaining the same as in May 2021 and down by 0.7% as compared with the same period last year. With sustained consolidation and improvement in epidemic prevention and control and economic and social development, the national economy sustained steady recovery, the production demand continued to rebound and the employment situation was generally stable.

The following table sets forth the composition of China's employed workforce by industry from 2016 to 2020.

Composition of China's Employed Workforce from 2016 to 2020

	2016	2017	2018	2019	2020
_			(in millions)		
Workforce					
Primary Industry	209.08	202.95	195.15	186.52	177.15
Secondary Industry	222.95	217.62	213.56	212.34	215.43
Tertiary Industry	330.42	340.01	349.11	355.61	358.06
Total	762.45	760.58	757.82	754.47	750.64

Source: National Bureau of Statistics of China.

The following table sets forth the unemployment rate for China's urban workforce from 2016 to 2020.

Unemployment Rate for China's Urban Workforce from 2016 to 2020

	2016	2017	2018	2019	2020
Total Number of Persons Registered as Unemployed Urban Workforce (in thousands)	9,820	9,720	9,740	9,450	11,600
Registered Urban Unemployment Rate (%)(1)	4.0	3.9	3.8	3.6	4.2

Note:

Sources: National Bureau of Statistics of China.

The following table sets forth the growth in average annual income for urban employees in China from 2016 to 2020.

Growth in Average Annual Income for Urban Employees from 2016 to 2020

Year ended 31 December

2016	2017	2018	2019	2020
11.1%	11.8%	10.3%	10.5%	9.3%
8.4%	9.3%	9.8%	3.2%	9.5%
7.6%	8.8%	11.4%	9.7%	6.3%
8.9%	10.0%	10.9%	9.8%	7.6%
	11.1% 8.4% 7.6%	11.1% 11.8% 8.4% 9.3% 7.6% 8.8%	11.1% 11.8% 10.3% 8.4% 9.3% 9.8% 7.6% 8.8% 11.4%	11.1% 11.8% 10.3% 10.5% 8.4% 9.3% 9.8% 3.2% 7.6% 8.8% 11.4% 9.7%

Source: National Bureau of Statistics of China.

Resident Income and Consumption

In 2020, the nationwide per capita disposable income was RMB32,189, representing an increase of 4.7% over the previous year or a real increase of 2.1% on a price-adjusted basis. In terms of permanent residence, the per capita disposable income of urban residents was RMB43,834, up by 3.5% over the previous year, or a real increase of 1.2% on a price-adjusted basis. The per capita disposable income of rural residents was RMB17,131,

⁽¹⁾ China calculates its registered urban unemployment rate based on the percentage of the urban workforce that registers with local employment agencies as being unemployed. China currently does not collect statistical data relating to unemployed persons in rural areas or persons residing in, but not registered as residents of, urban areas.

up by 6.9% over the previous year, or 3.8% in real terms on a price-adjusted basis. In the first half of 2021, the nationwide per capita disposable income of residents was RMB17,642, a nominal growth of 12.6% over the same period last year which is mainly due to the low base in the first half of 2020, or a real increase of 12.0% on a price-adjusted basis, and the average growth rate of nationwide per capita disposable income of residents over the past two years was 5.2%, slightly lower than or generally growing in step with the economic growth rate. In terms of permanent residence, the per capita disposable income of urban residents was RMB24,125, a nominal growth of 11.4% over the same period last year, or a real increase of 10.7% on a price-adjusted basis. The per capita disposable income of rural residents was RMB9,248, a nominal growth of 14.6% over the same period last year, or a real increase of 14.1% on a price-adjusted basis.

In 2020, the nationwide per capita consumption expenditure was RMB21,210, down by 1.6% over the previous year, or a real decrease of 4.0% on a price-adjusted basis. Specifically, the per capita consumption expenditure on services totalled RMB9,037, down by 8.6% over the previous year, accounting for 42.6% of the per capita consumption expenditure. In terms of permanent residence, the per capita consumption expenditure of urban residents was RMB27,007, down by 3.8% over the previous year, or a real decrease of 6.0% on a price-adjusted basis. The per capita consumption expenditure of rural residents was RMB13,713, up by 2.9% over the previous year, or a real decrease of 0.1% on a price-adjusted basis. The national Engel's Coefficient stood at 30.2%, with that of urban and rural residents standing at 29.2% and 32.7%, respectively.

The following table sets forth the nationwide per capita annual income and expenditure (in total and by urban and rural residents) for the period from 2016 to 2020.

Income and Expenditure in Total and by Urban and Rural Residents from 2016 to 2020

Voor	hoban	31	December
r ear	enaea	.71	December

-	2016	2017	2018	2019	2020
Per capita disposable income (RMB)	23,821	25,974	28,228	30,733	32,189
Per capita disposable income increased on a year-on-year basis (%)	8.4	9.0	8.7	8.9	4.7
Per capita disposable income of urban residents (RMB)	33,616	36,396	39,251	42,359	43,834
Per capita disposable income of urban residents increased on a year-on-year basis (%)	7.8	8.3	7.8	7.9	3.5
Per capita disposable income of rural residents (RMB)	12,363	13,432	14,617	16,021	17,131
Per capita disposable income of rural residents increased on a year-on-year basis (%)	8.2	8.6	8.8	9.6	6.9
Per capita consumption expenditure (RMB)	17,111	18,322	19,853	21,559	21,210
Per capita consumption expenditure increased on a year-on-year basis (%)	8.9	7.1	8.4	8.6	(1.6)
Per capita consumption expenditure of urban residents (RMB)	23,079	24,445	26,112	28,063	27,007
Per capita consumption expenditure of urban residents increased on a year-on-year basis (%)	7.9	5.9	6.8	7.5	(3.8)
Per capita consumption expenditure of rural residents (RMB)	10,130	10,955	12,124	13,328	13,713
Per capita consumption expenditure of rural residents increased on a year-on-year basis (%)	9.8	8.1	10.7	9.0	2.9

Source: National Bureau of Statistics of China.

Poverty Alleviation

In 2020, China attained a complete victory in the fight against poverty. In 2020, by the rural poverty standard of annual per capita income of RMB2,300 (at 2010 constant prices), a total of 5.51 million of the rural population living in poverty were lifted out of poverty. From 2012 to 2020, a total of 98.99 million of rural population living in poverty were lifted out of poverty. In 2020, the per capita disposable income of rural residents in impoverished areas was RMB12,588, up by 8.8% over that of the previous year, or a real increase of 5.6% on a price-adjusted basis. In 2020, China rebuilt approximately 2 million housing units in run-down urban areas. This marks the completion of the last stage of the construction works involved in the renovation of dilapidated houses in rural areas for 740 thousand registered poor households.

In 2021, China is continuing its efforts in poverty alleviation. For counties that have been lifted out of poverty, a five-year transition period applies from the date poverty in their locality was eradicated, during which major assistance policies will remain unchanged for them. Monitoring and assistance mechanisms continue to prevent populations that have been lifted out of poverty from falling back into it again, and efforts will be made to further strengthen poverty alleviation through boosting employment and industry.

Science & Technology

In recent years, China has continued its innovation-driven development strategy and further enhanced the scientific strength. Significant scientific and technological achievements have continued to emerge. In 2020, China's expenditure on R&D amounted to 2.40% of GDP (i.e. RMB2,442.6 billion), up by 10.3% over that of the previous year, of which expenditure on basic research was RMB150.4 billion.

As at the end of 2020, there were 522 national laboratories in operation and 350 national engineering research centres (national engineering laboratories), 1,636 national enterprise technology centres, 212 business start-ups and innovation initiatives demonstration bases, 1,173 state-level scientific enterprise incubators and 2,386 state-filed co-working spaces.

In 2020, a total of 3.639 million patents were granted, up 40.4% over the previous year. By the end of 2020, there were 12.193 million valid patents, of which domestic valid patents were 2.213 million. In 2020, trademark registration reached 5.761 million, down by 10.1% over the previous year.

The following table sets forth the R&D expenditure and growth rate for the period from 2016 to 2020.

R&D Expenditure and Growth Rate from 2016 to 2020

Vear ended 31 December

	Tear chaca 31 December						
	2016	2017	2018	2019	2020		
	(in billions of RMB, except for percentages)						
R&D Expenditure	1,567.7	1,760.6	1,967.8	2,214.4	2,442.6		
Growth Rate (%)	10.6	12.3	11.8	12.5	10.3		

Source: Statistical Communiqué of the People's Republic of China on the 2020 National Economic and Social Development, the National Bureau of Statistics of China.

Opening-up

In recent years, China has made constant efforts to expand the opening-up policy in terms of scope, area and level and speed up the development of an open economy, including:

 The level of opening-up has been continuously improved. In 2020, the items on the negative list for foreign investment concerning the whole country were reduced from 40 to 33 items whereas the list for foreign investment concerning pilot free trade zones were reduced from 37 to 30 items. The 2020 catalogue of encouraged industries for foreign investment was announced which expands the scope of encouraged foreign investment.

- The One Belt and One Road initiative has been steadily proceeded. By the end of January 2021, China
 had signed 205 cooperation agreements with 171 countries and international organizations for jointly
 advancing the One Belt and One Road initiative.
- New results were achieved in the opening up development. The overall plan for the construction of Hainan Free Trade Port was announced and implemented; the overall plan for the pilot free trade zones in Beijing, Anhui and Hunan and the expansion plan for Zhejiang Pilot Free Trade Zone were announced; 37 institutional innovations in pilot free trade zones were replicated and promoted across the country; and 12 new comprehensive bonded zones were established.
- Outbound investment grew on the whole. In 2020, China's outbound direct investment was U.S.\$132.94 billion, up by 3.3% over that of the previous year. Non-financial outward direct investment reached U.S.\$110.15 billion in 2020, down by 0.4% over that of the previous year.

In 2020, China had in total 38,570 newly established enterprises (excluding those in banking, securities and insurance sectors) with foreign direct investment, down by 5.7% over that of the previous year, while the actually utilized foreign direct investment totalled RMB1,000 billion, up by 6.2% (or U.S.\$144.4 billion, up by 4.5%) over that of the previous year. Specifically, there were 4,294 newly established enterprises receiving direct investment from countries along the One Belt and One Road (including the investment in China via some free ports), down by 23.2% over that of the previous year; and foreign capital directly invested in China reached RMB57.4 billion, down by 0.3% (or U.S.\$8.3 billion, down by 1.8%) over that of the previous year. In 2020, the foreign investment actually utilized by high technology industry reached RMB296.3 billion, up by 11.4% (or in U.S.\$42.8 billion, up by 9.5%) over that of the previous year.

During the period between January and June 2021, the actually utilized foreign direct investment totalled RMB607.84 billion, up by 28.7% (or in U.S.\$90.96 billion, up by 33.9%) over that of the previous year. In terms of industry, the foreign investment actually utilized by service industry reached RMB482.77 billion, up by 33.4% over that of the previous year. The foreign investment actually utilized by high technology industry was up by 39.4% over that of the previous year, of which hi-tech service industry increased by 42.7% and hi-tech manufacture industry increased by 29.2%. In terms of source, the respective actual investment made by the countries along the One Belt and One Road, the ASEAN and the European Union increased by 49.6%, 50.7% and 10.3% (including data of investment made through free ports) respectively. In terms of regional distribution, the foreign investment actually utilized by the eastern, central and western China increased by 29.7%, 33.6% and 6.1%, respectively.

Foreign Direct Investment in China in 2016-2020⁽¹⁾

	Year ended 31 December					
	2016	2017	2018	2019	2020	
	(in millions of U.S.\$)					
Actual Utilized Amount of Foreign Investment	126,001	131,035	134,966	138,135	144,370	

Note:

Source: 2020 China Statistics Book, National Bureau of Statistics of China.

⁽¹⁾ The statistics is from the Ministry of Commerce. The actual utilized amount of foreign investment excludes external loans.

Foreign investment and cooperation maintained a steady and healthy development. In 2020, the non-financial outbound direct investment reached RMB759.8 billion, down by 0.4% over that of the previous year, or U.S.\$110.2 billion, down by 0.4% over that of the previous year. Of this total, the non-financial outbound direct investment to countries along the One Belt and One Road initiative reached U.S.\$17.8 billion, up by 18.3% over that of the previous year.

In the first half of 2021, the non-financial outbound direct investment reached RMB348.83 billion, down by 3.7% year on year (equivalent to U.S.\$53.9 billion, up by 4.7% over that of the previous year). As the investment cooperation in respect of the One Belt One Road initiative continued to deepen, the outbound direct investment to countries along the One Belt and One Road increased by 8.6% over that of the previous year.

The following table sets forth the amount of non-financial outbound direct investment for the years of 2016 to 2020.

Non-Financial Outbound Direct Investment

	Year ended 31 December						
-	2016	2017	2018	2019	2020		
-	(in billions of U.S.\$)						
Non-Financial Outbound Direct Investment	170.11	120.08	120.5	110.6	110.15		

 $Source: Data\ Centre\ of\ the\ Ministry\ of\ Commerce,\ Department\ of\ Foreign\ Investment\ and\ Economic\ Cooperation,\ Ministry\ of\ Commerce.$

Foreign Trade and Balance of Payments

Since the adoption of the reform and opening up policy in 1978, China has conformed to the trend of economic globalization by opening China's door wider to the world and promoting economic and trade cooperation with other countries on the basis of equality and mutual benefit. Through years of development, foreign trade has become one of China's most dynamic and fastest-growing sectors, placing China among the world's largest trade countries. In 2001, China acceded to the World Trade Organization (WTO). Since its accession to the WTO, China has been a strong advocate for free trade. China has comprehensively fulfilled its commitments to the WTO by having substantively reduced import tariffs, significantly lowered non-tariff barriers, liberalized the right to trade, and extensively opened up the service market. Currently, China is the largest trading partner of more than 120 countries and regions in the world, and has exchanged services and traded with more than 250 countries and regions.

The following table sets forth the composition of China's foreign trade from 2016 to 2020.

Composition of China's Foreign Trade from 2016 to 2020

Year ended 31 December

.	2016	2017	2018	2019	2020		
-	(in billions of RMB)						
Exports of Goods	13,845.5	15,332.1	16,417.7	17,234.2	17,932.6		
Imports of Goods	10,493.2	12,460.2	14,087.4	14,316.2	14,223.1		
Exports of Services	1,819.3	1,540.7	1,765.8	1,956.4	1,935.7		
Imports of Services	3,529.1	3,158.4	3,474.4	3,458.9	2,628.6		

Source: Statistical Communiqué of the People's Republic of China on the 2016-2020 National Economic and Social Development, the National Bureau of Statistics of China.

During the first half of 2021, China's exports of goods reached RMB9.85 trillion, increase by 28.1% over the first half of 2020; its import of goods reached RMB8.22 trillion, increased by 25.9% over the first half of 2020. During the first half of 2021, China's exports of services reached RMB1,128.49 billion, increased by 23.6% over the first half of 2020; its imports of services reached RMB1,248.95 billion, decreased by 5.0% over the first half of 2020.

From January to September 2021, China's total imports and exports, total exports and total imports amounted to RMB28.33 trillion, RMB15.55 trillion and RMB12.78 trillion, respectively.

The following table sets forth the composition of China's exports from 2016 to 2020.

Composition of China's Exports from 2016 to 2020

Year ended 31 December

	2016	2017	2017	2019	2020				
-		(in billions of RMB)							
Total Value of Exports of Goods	13,845.5	15,332.1	16,417.7	17,234.2	17,932.6				
Of which:									
General Trade	7,460.1	8,332.5	9,240.5	9,954.6	10,646.0				
Processing Trade	4,723.7	5,138.1	5,267.6	5,072.9	4,858.9				
Of which:									
Mechanical and Electronic Products	7,982.0	8,946.5	9,645.7	10,063.1	10,660.8				
High and New Technology Products	3,987.6	4,515.0	4,937.4	5,042.7	5,369.2				

Source: Statistical Communiqué of the People's Republic of China on the 2016-2020 National Economic and Social Development, the National Bureau of Statistics of China.

The following table sets forth the composition of China's imports from 2016 to 2020.

Composition of China's Imports from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020			
-		(in billions of RMB)						
Total Value of Imports of Goods	10,493.2	12,460.2	14,087.4	14,316.2	14,223.1			
Of which:								
General Trade	5,939.8	7,329.9	8,394.7	8,659.9	8,604.8			
Processing Trade	2,622.3	2,918.0	3,109.7	2,877.8	2,785.3			
Of which:								
Mechanical and Electronic Products	5,098.5	5,778.5	6,372.7	6,259.6	6,562.5			
High and New Technology Products	3,461.8	3,950.1	4,434.0	4,397.8	4,716.0			

Source: Statistical Communiqué of the People's Republic of China on the 2016-2020 National Economic and Social Development, the National Bureau of Statistics of China.

The following table sets forth the geographic distribution of China's foreign trade from 2016 to 2020.

Geographic Distribution of Foreign Trade from 2016 to 2020

Year ended 31 December

	2016		2017		2018		2019		2020	
	Exports	Imports	Exports	Imports	Exports	Imports	Exports	Imports	Exports	Imports
					(in billions	of RMB)				
Association of Southeast Asian Nations ("ASEAN")	1,689.4	1,297.8	1,890.2	1,594.2	2,106.6	1,772.2	2,479.7	1,945.6	2,655.0	2,080.7
European Union(1)	2,236.9	1,374.7	2,519.9	1,654.3	2,697.4	1,806.7	2,956.4	1,906.3	2,708.4	1,787.4
United States	2,541.5	888.7	2,910.3	1,043.0	3,160.3	1,019.5	2,886.5	845.4	3,127.9	931.9
Japan	852.9	962.6	930.1	1,120.4	970.9	1,190.6	987.5	1,183.7	988.3	1,209.0
Republic of Korea	618.5	1,049.6	696.5	1,201.3	717.4	1,349.5	764.8	1,196.0	778.7	1,195.7
Hong Kong, China	1,900.9	110.7	1,889.9	49.5	1,996.6	56.4	1,924.3	62.6	1,883.0	48.2
Taiwan, China	266.5	920.3	297.9	1,051.2	321.2	1,171.4	379.9	1,193.4	416.3	1,387.3
Russia	246.6	212.8	290.6	279.0	316.7	390.9	343.4	420.8	350.6	396.0
India	385.0	77.7	461.5	110.7	505.4	124.2	515.6	123.9	461.3	144.5

Note:

Source: Statistical Communiqué of the People's Republic of China on the 2016-2020 National Economic and Social Development, the National Bureau of Statistics of China.

In 2020, China's import and export with the ASEAN, its largest trading partner, grew by 7% over 2019 to RMB4.74 trillion; import and export with Japan, China's fourth largest trading partner, grew by 1.2% over 2019 to RMB2.2 trillion; and import and export with South Korea, China's fifth largest trading partner, grew by 0.7% over 2019 to RMB1.97 trillion. In addition, China's trade with the "One Belt and One Road" countries totalled RMB9.37 trillion, up by 1% over 2019.

Since 2018, the China-US economic and trade relationship has been problematic. The US has adopted a series of unilateral protectionist measures against China, imposed multiple rounds of tariffs on Chinese products exported to the United States, listed China as a so-called "currency manipulator", and adopted a series of measures against Chinese companies such as Huawei and ZTE. China has also implemented a series of corresponding measures. On 13 December 2019, China and the United States reached an agreement on the text of the first phase of the economic and trade agreement after 13 rounds of high-level economic and trade consultations. On 15 January 2020, China and the United States signed the first phase of the economic and trade agreement.

Balance of Payments

Balance of payments measures the relative flow of economic transaction between China and other countries and areas in the world. Balance of payments is represented in current account, capital account and financial account. The current account tracks China's trade in goods and services, primary income and secondary income. The capital account covers all transactions involving the transfer of capital between residents and non-residents, and the acquisitions and disposals of non-produced non-financial assets between residents and non-residents. The financial account shows the transactions of financial assets and liabilities between residents and non-residents.

⁽¹⁾ The amount of exports of goods and imports of goods for European Union in 2020 excludes the amount from the United Kingdom.

The following table sets forth China's balance of payments and related statistics for the period from 2016 to 2020.

Balance of Payments

Year Ended 31 December

-	2016	2017	2018	2019	2020
	 -	(in	billions of U.S.\$)	 -	
Current Account					
Goods and Services	249.9	210.7	102.9	164.1	369.7
Goods	494.1	476.1	395.2	425.3	515.0
Export of Goods	1,989.5	2,216.5	2,417.4	2,399.0	2,497.2
Import of Goods	(1,495.4)	(1,740.3)	(2,022.3)	(1,973.7)	(1,982.2)
Services	(244.2)	(265.4)	(292.2)	(261.1)	(145.3)
Provision of Services	208.4	206.5	233.6	244.4	235.2
Receipt of Services	(452.6)	(471.9)	(525.8)	(505.5)	(380.5)
Primary Income ⁽¹⁾	(44.0)	(34.4)	(51.4)	(33.0)	(105.2)
Secondary Income ⁽²⁾	(9.5)	(11.4)	(2.4)	10.3	9.5
Current Account Balance	196.4	164.9	49.1	141.3	274.0
Capital and Financial Account	,		,		
Capital Account	(0.3)	(0.1)	(0.6)	(0.3)	(0.1)
Financial Account	26.7	57.1	111.7	57.0	(105.8)
Non-reserve Financial Account	(417.0)	148.6	130.6	37.8	(77.8)
Direct Investment	(46.6)	66.3	107.0	58.1	102.6
Portfolio Investment	(62.2)	7.4	106.7	57.9	87.3
Financial Derivatives	(4.7)	0.5	(6.2)	(2.4)	(11.4)
Other Investment	(303.5)	74.4	(77.0)	(75.9)	(256.2)
Reserve Assets	443.7	(91.5)	(18.9)	19.3	(28.0)
Capital and Financial Account Balance	26.3	57.0	111.1	56.7	(105.8)
Net Errors and Omissions					
Net Errors and Omissions ⁽³⁾	(222.7)	(221.9)	(160.2)	(198.1)	(168.1)

Notes:

Source: China's Balance of Payments Report of 2016-2020, the State Administration of Foreign Exchange.

From 2016 to 2020, China maintained a current account surplus in each year. The largest current account item is goods and services. Primary income includes the return derived from labour, financial assets, and leasing of natural resources, such as employee compensation and investment income. Secondary income records current transfers between residents and non-residents, including cash and objects.

Primary income includes the return derived from providing labor and financial assets, and leasing natural resources, including, among others, employee
compensation and investment income.

⁽²⁾ Secondary income item records current transfers between residents and non-residents, including cash and objects.

⁽³⁾ The double-entry method of recording the balance of payments may result in imbalances between the current account and the capital and financial account, resulting in statistical residuals (known as net errors and omissions), due to differences in statistical sources and points in time.

Currently, China is accelerating the establishment of the new development paradigm featuring dual circulation, in which domestic and overseas markets reinforce each other, with the domestic market as the mainstay. China has balanced the development of domestic and overseas markets, which would stabilize China's current account and balance of payments. In the first half of 2021, China's current account surplus was US\$122.2 billion, 1.5% compared to China's total GDP, which remained within a reasonable range; and direct investment showed a net inflow.

The following table sets forth China's official reserve assets as at the dates indicated.

Official Reserve Assets⁽¹⁾

			As at 30 September			
Item	2016	2017	2018	2019	2020	2021
			(in millions	of U.S.\$)		
Foreign currency reserves	3,010,517	3,139,949	3,072,712	3,107,924	3,216,522	3,200,626
IMF reserve position	9,597	7,947	8,479	8,444	10,765	10,100
Special Drawing Rights ("SDRs")	9,661	10,981	10,690	11,126	11,495	53,338
Gold	67,878	76,473	76,331	95,406	118,246	109,175
	59.24 million ounces	59.24 million ounces	59.56 million ounces	62.64 million ounces	62.64 million ounces	62.64 million ounces
Other reserve assets	191	545	(220)	33	(499)	(223)
Total	3,097,845	3,235,895	3,167,993	3,222,932	3,356,529	3,373,016

Note:

Source: the State Administration of Foreign Exchange, the People's Bank of China.

⁽¹⁾ Since 1 April 2016, in addition to the publication of official reserve assets in U.S. dollars, relevant data is also calculated in IMF special drawing rights, the exchange rates of which are available at IMF website.

Financial System

The Central Bank

The People's Bank of China is the central bank of China. The People's Bank of China acts under the guidance of the State Council and is responsible for formulating and implementing monetary policies, preventing and combatting financial risks, and maintaining financial stability.

Monetary Policy and Money Supply

The People's Bank of China's primary goal is to stabilize the value of currency and thereby promote economic growth. The People's Bank of China employs monetary policy instruments, including the regulation of the required reserve ratio, base interest rates of the central bank, central bank lending, central bank discounts, and open market operations to maintain reasonable and adequate liquidity and to guide the stability of money market rates.

The People's Bank of China carries out a prudent monetary policy that is flexible, precise, reasonable and moderate. With cross-cyclical design, the People's Bank of China maintains the continuity, stability, and sustainability of its policies. The People's Bank of China manages market expectations scientifically, remains committed to serving the real economy, and manages financial risk effectively. These efforts have cultivated a favourable monetary and financial environment for achieving high-quality economic development. The details are as follows:

First, the People's Bank of China maintains liquidity at a reasonably sufficient level. By employing a mix of multiple monetary policy instruments such as lowering the required reserve ratio, medium-term lending facility, open market operations, the People's Bank of China precisely adjusted liquidity, and thus stabilised market expectations, guided the smooth movement of money market interest rate and improved the funding structure of financial institutions. Second, the People's Bank of China plays a guiding role in the implementation of structural monetary policy instruments. The People's Bank of China prolonged the use of the two monetary policy instruments which provided direct support for the real economy, boosted coordinated regional development with multiple measures, including increasing central bank lending for those provinces with low credit growth, and enhanced policy support for those areas in need of long-term support, such as sci-tech innovations, micro and small businesses, green development, and the manufacturing sector. Third, the potential of the loan prime rate reform in lowering lending rates was continuously unleashed. The People's Bank of China continued to promote the use of the loan prime rate, improved regulations over deposit rates, adjusted the methods for setting deposit rate ceilings under the self-disciplinary mechanism, and thus guided overall financing costs to remain stable with a slight decline. Fourth, the People's Bank of China deepened the marketoriented reform of the exchange rate to enhance the RMB exchange rate flexibility and strengthened expectation management to allow the exchange rate to adjust the macro economy and to be an auto stabilizer for the balance of payments. Fifth, by taking the non-occurrence of systemic financial risks as the bottom line, the People's Bank of China implements the principles of marketization and the rule of law to coordinate development and security and manage financial risks.

In 2021, the People's Bank of China launched a structural monetary policy instrument to support carbon emissions reductions. Through the provision of low-cost funds for eligible financial institutions, the People's Bank of China supported financial institutions by providing funding at preferential interest rates to key projects that will significantly reduce carbon emissions.

The following table sets forth the volume of the money supply as at the end of 2016 to 2020 and the first half of 2021.

Volume of Money Supply $^{(1)(2)}$

	2016	2017	2018	2019	2020	2021		
		As	at 31 December	er		As at 30 June		
Item	(in billions of RMB)							
Money & quasi-money (M2)	155,006.67	169,023.53	182,674.42	198,648.88	218,679.59	231,778.84		
Money (M1)	48,655.72	54,379.02	55,168.59	57,600.92	62,558.10	63,747.94		
Currency in Circulation (M0)	6,830.39	7,064.56	7,320.84	7,718.95	8,431.45	8,434.70		

Notes:

Source: The People's Bank of China.

The following table sets forth the total stock of savings deposit and loans denominated in RMB and foreign currencies from financial institutions as at the end at 2016 to 2020.

Savings Deposit and Outstanding Loans Denominated in RMB and Foreign Currencies from Financial Institutions

	2016		2017		2018		2019		2020	
Item	As at 31 December	Increase	As at 31 December	Increase	As at 31 December	Increase	As at 31 December	Increase	As at 31 December	Increase
	(in billions of RMB)	(%)	(in billions of RMB)	(%)						
Savings deposit	155,524.7	11.3	169,272.7	8.8	182,515.8	7.8	198,164.3	8.6	218,374.4	10.2
Of which: Domestic households	60,652.2	9.9	65,198.3	7.5	72,443.9	11.1	82,129.6	13.4	93,438.3	13.8
Of which: Deposits in RMB	59,775.1	9.5	64,376.8	7.7	71,603.8	11.2	81,301.7	13.5	92,598.6	13.9
Domestic non- financial enterprises	53,089.5	16.6	57,164.1	7.7	58,910.5	3.1	62,114.7	5.4	68,821.8	10.8
Loans	112,055.2	12.8	125,607.4	12.1	141,751.6	12.9	158,602.1	11.9	178,403.4	12.5
Of which: Domestic short-term loans	38,002.0	3.6	41,115.3	8.2	44,320.0	7.8	47,238.0	6.6	49,268.2	4.3
Domestic medium and long-term loans	63,505.2	17.8	75,089.4	18.2	85,457.1	13.8	97,180.5	13.7	113,750.4	17.1

Source: Statistical Communiqué of the People's Republic of China on the 2016-2020 National Economic and Social Development, the National Bureau of Statistics of China.

The following table sets forth the financial position of Monetary Authority as at the end of 2016 to 2020 and the end of the first half of 2021.

⁽¹⁾ Since October 2011, M2 has included deposits of Housing Provident Fund Management Center and deposits of non-depositary financial institutions in depository financial institutions.

⁽²⁾ The People's Bank of China revised the methodology of accounting for money supply statistics in January 2018. Specifically, as a result of revisions, money market funds, which were previously treated as deposits of money market funds (CDs included), are now treated as the total of money market fund units held by the non-deposit taking financial institutions, household sector and non-financial companies.

Balance Sheet of Monetary Authority(1)

As at 31 December

As at 30 June

	2016	2017	2018	2019	2020	2021
Item			(in billion	s of RMB)		
Foreign Assets	22,979.58	22,116.41	21,764.81	21,863.87	21,804.00	22,050.57
Of which: Foreign Exchange	21,942.53	21,478.83	21,255.67	21,231.73	21,130.81	21,213.02
Monetary Gold	254.15	254.15	256.98	285.56	285.56	285.56
Other Foreign Assets	782.90	383.43	252.16	346.58	387.63	551.99
Claims on Government	1,527.41	1,527.41	1,525.02	1,525.02	1,525.02	1,525.02
Of which: Central Government	1,527.41	1,527.41	1,525.02	1,525.02	1,525.02	1,525.02
Claims on Other Depository Corporations	8,473.90	10,223.04	11,151.75	11,774.89	13,335.55	13,090.05
Claims on Other Financial Corporations	632.44	598.66	464.26	462.34	444.71	435.45
Claims on Non-financial Sector	8.10	10.20	2.78	-	-	-
Other Assets	749.73	1,817.45	2,340.59	1,486.93	1,658.27	1,888.65
Total Assets	34,371.16	36,293.16	37,249.21	37,113.05	38,767.55	38,989.74
Reserve Money	30,897.96	32,187.08	33,095.65	32,417.50	33,042.81	32,449.41
Of which: Currency Issue	7,488.44	7,707.36	7,914.55	8,285.91	8,982.33	8,961.41
Deposits of Financial Corporations	-	-	-	22,602.39	22,290.61	21,632.07
Of which: Deposits of Other Depository Corporations	23,409.52	24,380.23	23,551.12	22,602.39	22,290.61	21,632.07
Deposits of Non-financial Institutions ⁽²⁾	-	99.49	1,629.98	1,529.20	1,769.88	1,855.94
Deposits of financial corporations excluded from Reserve Money	648.50	501.92	401.63	457.44	488.18	571.91
Bond Issue	50.00	-	20.00	102.00	90.00	90.00
Foreign Liabilities	319.51	88.00	116.45	84.18	92.97	94.25
Deposits of Government	2,506.27	2,862.60	2,822.47	3,241.51	3,868.15	4,566.64
Own Capital	21.98	21.98	21.98	21.98	21.98	21.98
Other Liabilities	(73.06)	631.58	771.02	788.45	1,163.46	1,195.55
Total Liabilities	34,371.16	36,293.16	37,249.21	37,113.05	38,767.55	38,989.74

Notes:

Source: The People's Bank of China.

RMB Exchange Rate

China has a managed floating exchange rate system which is based on market supply and demand with reference to a basket of currencies, aiming to enhance the flexibility of the RMB exchange rate, adjust the macro economy and balance of payments as an "automatic stabilizer" and strengthen the macro prudential management when necessary, stabilize market expectations and maintain the basic stability of the RMB exchange rate at a reasonable and balanced level.

⁽¹⁾ Since 2017, RMB accounts with international financial organizations are calculated on a net basis.

⁽²⁾ Deposits of non-financial institutions refers to deposits at the People's Bank of China by paying institutions.

On 11 August 2015, the People's Bank of China announced changes to the RMB/U.S.\$ central parity quoting mechanism. Under the new mechanism, market makers were asked to submit to China Foreign Exchange Trade System (CFETS) quotes that took the closing rate of the previous day into account, in conjunction with market demand and supply and exchange rate movements of major currencies. On 11 December 2015, CFETS published the CFETS exchange rate index to guide market participants to adopt a more effective exchange rate of RMB based on a basket of currencies, with the intention to maintain the RMB exchange rate basically stable at an adaptive and equilibrium level. In this regard, the formation of daily RMB/ U.S.\$ central parity quoting mechanism was to be based on the "previous closing rate plus changes in the currency basket". In May 2017, a 'counter-cyclical' factor was added to the central parity quoting mechanism, which led to a new formation of daily RMB/ U.S.\$ central parity quoting mechanism, namely "previous closing rate plus changes in the currency basket plus counter-cyclical".

In October 2020, the 'counter-cyclical' factor faded out of the quotation model of the RMB central parity against the U.S.\$. After the adjustment, the central parity formation mechanism has become more transparent, benchmarking, and effective, which also reflects that the market has been given full play in the self-discipline mechanism of the foreign exchange market.

Since 2021, cross-border capital flows stayed generally stable, the foreign exchange market witnessed balanced supply and demand and maintained stable market expectations. The RMB exchange rate has remained broadly stable at an adaptive and equilibrium level based on market supply and demand and it has been moving in both directions.

The following table sets forth the annual average central parity of RMB against major currencies for the years ended 31 December from 2016 to 2020.

Annual Average Central Parity of RMB against Major Currencies

Date	U.S.\$/RMB	EUR/RMB	100 JPY/RMB	GBP/RMB
2020	6.8976	7.8755	6.4626	8.8493
2019	6.8985	7.7255	6.3347	8.8108
2018	6.6174	7.8016	5.9890	8.8187
2017	6.7518	7.6303	6.0244	8.6988
2016	6.6423	7.3426	6.1243	8.9855

Sources: China Foreign Exchange Trade System.

The following table sets forth the exchange rate of RMB against SDR as at 31 December of each year from 2016 to 2020 and as at the end of the first half of 2021.

The Exchange Rate of RMB against SDR

	2016	2017	2018	2019	2020	1H2021
RMB per SDR	9.3256	9.2734	9.5760	9.6975	9.4120	9.2131

Source: The People's Bank of China.

Foreign Exchange Market

China's foreign exchange market is an important component of China's financial markets. In 2013, the foreign exchange management system for trade in services was reformed. Pre-approval for trade in services was completely cancelled, and all trade in services related businesses were handled directly at banks. To further expand the two-way opening of the financial industry, several new cross-border securities investment initiatives

were launched successively such as "Shanghai-Hong Kong Stock Connection", "Mainland China-Hong Kong Mutual Recognition of Funds", "Shenzhen-Hong Kong Stock Connect" and "Bond Connect". The Silk Road Fund, the Sino-Latin American Production Capacity Cooperation Investment Fund, and the China-Africa Capacity Cooperation Fund were established to actively build a funding platform for the One Belt and One Road initiative. In 2015, the policy of willingness settlement of foreign exchange capital of foreign-funded enterprises was promoted to the whole country. The foreign exchange management of foreign direct investment was substantially simplified, and the foreign direct investment achieved basically convertible. From 2016 to 2017, China improved the macro-prudential management of full-cover cross border financing, promoted the two-way opening of the interbank bond market and established a sound, open and competitive domestic foreign exchange market. On 1 October 2016, the addition of RMB into SDR basket took effect. In 2019, State Administration of Foreign Exchange (SAFE) decided to cancel the investment quota limitation of qualified foreign institutional investors (QFII) and RMB qualified foreign institutional investors (RQFII). In this regard, foreign institutional investors with corresponding qualifications will only need to go through registration procedure, so as to remit funds independently to make securities investment in accordance with the regulations. Therefore, the convenience of foreign investors to participate in the domestic financial market will be further improved greatly, and China's bond and stock market will be better and more widely accepted by the international market.

SAFE refined the two-faceted management framework of "macro-prudence + micro-regulation" for the foreign exchange market and guards against cross-border capital flow risks to safeguard the country's economic and financial security. Macro prudence management adopts a market-based approach to counter-cyclically adjust the procyclical fluctuations of the foreign exchange market, preventing international economic and financial risks from spreading across markets, institutions, currencies, and borders, and maintaining the stability of the foreign exchange market. Micro-supervision management maintains the order of the foreign exchange market in accordance with laws and regulations, emphasizes anti-money laundering, anti-terrorist financing, and anti-tax evasion, and maintains the stability, consistency and predictability of policies and enforcement standards across cycles.

The following table sets forth foreign exchange market data for each year ended 31 December from 2016 to 2020 and for six months ended 30 June 2021.

Foreign Exchange Market

	2016	2017	2018	2019	2020	1H2021			
		(in billions of RMB)							
Products									
Spot	58,834.89	64,007.71	73,496.65	78,317.30	82,058.02	44,959.64			
Forward	2,525.28	2,863.05	3,548.85	2,625.74	3,861.38	3,017.20			
Foreign Exchange and Currency Swaps.	67,441.20	91,342.57	110,287.71	113,760.92	114,327.51	60,769.06			
Option	6,396.69	4,060.67	5,641.54	5,857.98	5,786.16	3,889.14			
Total	135,198.07	162,274.01	192,974.75	200,561.94	206,033.07	112,635.05			

Source: State Administration of Foreign Exchange.

Financial Institutions

Financial institutions in China can be classified as banking financial institutions, insurance financial institutions and securities financial institutions.

China's financial regulatory structure historically was comprised of the People's Bank of China, acting as the central bank, the China Banking Regulatory Commission, the China Insurance Regulatory Commission and the

China Securities Regulatory Commission, playing the roles of regulators for the banking, insurance and securities sectors, respectively.

In 2017, the Financial Stability and Development Committee was established. The main responsibilities of the Financial Stability and Development Committee include analysing international and domestic financial situations, addressing international financial risks, and conducting policy research on systemic risk prevention and treatment and financial stability.

In 2018, the First Plenary Session of the 13th National People's Congress voted the "Institutional Reform Plan of the State Council" into effect, announcing to merge functions of China Banking Regulatory Commission and China Insurance Regulatory Commission and replace the two commissions with China Banking and Insurance Regulatory Commission. Hence, the financial regulatory framework of "One Bank and Three Commissions" was reshuffled into "One Committee, One Bank and Two Commissions".

The following table sets forth assets and liabilities information of China's financial institutions as at the end of 2019 and 2020 and 30 June 2021.

Assets and Liabilities Statistics of Financial Institutions(1)(2)(3)(4)

	As at 31 December 2019		As at 31 Dec	cember 2020	As at 30 June 2021	
	Outstanding	Year on year Growth Rate	Outstanding	Year on year Growth Rate	Outstanding	Year on year Growth Rate
	(in trillions of RMB)	(%)	(in trillions of RMB)	(%)	(in trillions of RMB)	(%)
Total Assets of Financial Institutions	318.7	8.6	353.2	10.7	371.3	9.1
Of which: Banking Institutions	290.0	8.1	319.7	10.1	336.0	8.6
Securities Institutions	8.1	16.6	10.2	25.0	11.3	24.6
Insurance Institutions	20.6	12.2	23.3	13.3	24.0	9.2
Total Liabilities of Financial Institutions	289.4	8.1	321.2	10.8	337.6	8.9
Of which: Banking Institutions	265.5	7.7	293.1	10.2	308.0	8.5
Securities Institutions	5.8	20.4	7.5	29.3	8.5	27.8
Insurance Institutions	18.1	10.8	20.6	13.6	21.2	9.0
Owner's Equities of Financial Institutions	29.3	13.4	32.0	9.2	33.6	10.5
Of which: Banking Institutions	24.5	13.0	26.6	8.6	28.0	10.1
Securities Institutions	2.3	8.1	2.6	14.2	2.8	15.5
Insurance Institutions	2.5	23.1	2.8	11.0	2.8	10.4

Notes:

Source: The People's Bank of China, the China Banking and Insurance Regulatory Commission and the China Securities Regulatory Commission.

⁽¹⁾ The total assets, total liabilities and owner's equities of financial institutions are the sums of corresponding indicators of banking institutions, securities institutions and insurance institutions. Thereinto banking institutions refer to legal entities (also covering overseas branches), including financial asset management companies but excluding central bank. Securities institutions include security companies, future companies and fund companies. The total assets of security companies and future companies contain the assets of their own and customer's. Insurance institutions refer to property insurance companies, personal insurance companies, reinsurance companies, insurance group companies and insurance asset management companies.

⁽²⁾ Source: the People's Bank of China, the China Banking and Insurance Regulatory Commission and the China Securities Regulatory Commission.

⁽³⁾ The year-on-year growth rate is calculated on a comparable basis (only applicable for the data as at 31 December 2019 and data as at 31 December 2020). As several insurance companies are at risk disposal stage, those companies were excluded from the aggregate of insurance institutions since June 2021

⁽⁴⁾ Since 2020, the China Banking and Insurance Regulatory Commission incorporated financial asset investment companies into "Banking Financial Institutions".

Securities Market

Stock Market

China's two securities exchanges, the Shanghai Stock Exchange and the Shenzhen Stock Exchange, were established in 1990 and 1991, respectively. The China Securities Regulatory Commission regulates the country's securities markets. In accordance with China's Securities Law (2019 Revised), the securities regulator aims to regulate the issuance and trading of securities, protect the lawful rights and interests of investors, maintain the social and economic order and safeguard public interest and promote the development of the socialist market economy.

In September 2021, the Beijing Stock Exchange was established to support the innovative development in the small and medium-sized enterprises and to deepen reforms of the New Third Board.

The following table sets forth the equity financing, the volume of trading and the turnover of trading in equity securities on the stock markets for each year ended 31 December from 2016 to 2020 and for the six months ended 30 June 2021.

Statistics of Stock Market

	Equity Financing (in billions of RMB)	Volume of Trading (in millions of shares)	Turnover of Trading (in billions of RMB)
(cumulative amount)			
2016	1,451.0	9,469,053	127,384.5
2017	1,175.5	8,778,084	112,462.5
2018	682.7	8,203,725	90,173.9
2019	686.3	12,662,429	127,415.9
2020	1,156.7	16,745,186	206,825.3
June 2021	657.8	8,081,552	107,616.6

Source: The People's Bank of China.

Debt Market

The interbank market and the exchange market are two integral parts of bond markets. The interbank market consists of the interbank foreign exchange market and the interbank RMB market. The interbank foreign exchange market consists of the interbank RMB/foreign exchange market, the foreign currency pairs market, the foreign currency lending market, and the related derivatives market. With the membership system and a market making mechanism, it supports foreign exchange trading among market participants. The interbank RMB market consists of money market, bond market, and the related derivatives market, serving as an important platform for financial institutions to manage their liquidity, assets-liabilities, investment and trade, interest rates and credit risks, as well as being a major platform for transmitting the monetary policies of the People's Bank of China. The two securities exchanges, the Shanghai Stock Exchange and the Shenzhen Stock Exchange, are also the exchange market for bond market. The regulator of the exchange market for bonds market is China Security Regulatory Commission.

The following table sets forth statistics of debt market for each year ended 31 December from 2016 to 2020 and for the six months ended 30 June 2021.

Statistics of Domestic Debt Securities $^{(1)}$

	Government Securities	Central Bank Bills	Financial Bonds	Corporate Debenture Bonds	International Institution Bonds	Total
			Issue	}		
(cumulative amount)			(in billions o	f RMB)		
2016	9,108.6	0	18,215.2	8,237.7	41.2	35,602.7
2017	8,351.3	0	25,805.6	5,635.2	57.3	39,849.4
2018	7,827.8	0	27,405.6	7,790.5	72.0	43,095.9
2019	8,518.7	0	25,936.0	10,705.8	46.8	45,207.3
2020	13,529.3	0	29,153.9	14,201.2	55.4	56,939.7
June 2021	6,149.7	0	16,207.1	7,034.9	46.5	29,438.2

Note:

Source: The People's Bank of China, National Development and Reform Commission, China Securities Regulatory Commission, China Central Depository & Clearing Co., Ltd, Shanghai Clearing House.

⁽¹⁾ Corporate debenture bonds include non-financial enterprise financing instruments, enterprise bonds, corporate bonds, convertible bonds, etc.

Public Finance

The Ministry of Finance

The Ministry of Finance is responsible for developing and implementing fiscal policy. The Ministry of Finance, among its other duties:

- prepares and implements the state budget;
- oversees the receipt and disbursement of budgeted revenues and expenditures;
- establishes taxation and financial accounting policies;
- administers China's borrowings from foreign governments and international organizations;
- engages in debt security offerings on behalf of the Central People's Government; and
- negotiates tax treaties with foreign nations.

Fiscal Policy

China is currently implementing a fiscal policy that focuses on quality, efficiency, and most importantly, sustainability. The key areas include:

- Maintaining a proper amount of expenditure and enhancing the sustainability of fiscal policy. The deficit for 2021 is planned to be 3.2%, or RMB3.57 trillion, representing a decrease of RMB190 billion from 2020.
- No more issuance of special treasury bonds to fight the epidemic. The Ministry of Finance oversees and
 plans the debt security offerings of the Central People's Government, manages the scale and frequency
 of national debt offerings domestically, and maintains the market stability.
- Improving and implementing the policy of tax and cost reduction. The Ministry of Finance would comprehensively consider the sustainability of fiscal policy and the difficulties faced by enterprises. Corresponding policies would be faithfully implemented to reduce the cost of enterprises in the real economy, improve the development environment for the enterprises, and stimulate the vitality of market players. The estimated total tax and cost reduction exceeds RMB700 billion in 2021.
- Increasing the scale of transfer payments from the central government to local governments and ensuring the bottom line of the "three assurances" (livelihood, wage and operation). With the limited increase in financial resources, the central government plans to transfer RMB8,337 billion to local governments in 2021, of which RMB7,501.8 billion is general transfer payment, representing a significant increase of 7.8% over 2020. The transfer payments would target at governments at lower levels, and especially those in the middle and the western parts of the country and less developed areas. The transfer payments would support the normal operations at the local level and especially less developed areas, provide public services and other public utilities, and enhance the capabilities of maintaining the "three assurances" at the local level.
- Planning governmental budget with frugality as the fundamental principle. The Ministry of Finance would plan on expenditures based on revenues, and stringently controls the expenditures. Non-urgent and unnecessary expenditures would be significantly reduced; public events such as conferences, trainings, forums and celebrations would be streamlined; budgets for the "three publics" (official receptions, vehicles and overseas trips) would be strictly scrutinized to save for important areas such as people's basic livelihood improvement.

On 11 March 2021, the Fourth Session of the Thirteenth National People's Congress approved the Report on the Execution of the Central and Local Budgets for 2020 and on the Draft Central and Local Budgets for 2021.

The national general public budget revenues of 2021 are expected to be RMB19,765.0 billion, an increase of 8.1% over 2020. The national general public budget expenditures are expected to be RMB25,012.0 billion for 2020, an increase of 1.8% over 2020.

For the first half of 2021, general public budget revenues reached RMB11,711.6 billion, representing a 21.8% increase over the same period in 2020, and general public budget expenditures for the first half of 2021 reached RMB12,167.6 billion, representing a 4.5% increase over the same period in 2020.

State Budget

The state budget includes both the central and local government budgets. The central government budget is reviewed and approved by the National People's Congress. The local government budgets at all levels are reviewed and approved by the respective local people's congresses.

The Chinese government's fiscal year begins on 1 January and ends on 31 December of each year.

The following table sets forth the general public budget revenues and expenditures from 2016 to 2020.

General Public Budget Revenues and Expenditures from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020				
		(in billions of RMB)							
General Public Budget Revenues									
Tax Revenues	13,036.1	14,437.0	15,640.3	15,800.0	15,431.0				
Non-tax Revenues	2,924.4	2,822.3	2,695.7	3,239.0	2,858.5				
Total	15,960.5	17,259.3	18,336.0	19,039.0	18,289.5				
General Public Budget Expenditures									
Total	18,775.5	20,308.5	22,090.4	23,885.8	24,558.8				

Source: China Statistical Yearbook of 2017-2020, the National Bureau of Statistics of China; Report on the Execution of the Central and Local Budgets for 2020 and on the Draft Central and Local Budgets for 2021.

General Public Budget Revenues

General public budget revenues consist of tax revenues and non-tax revenues.

The following table sets forth tax revenues from 2016 to 2020.

Tax Revenue from 2016 to 2020

Year ended 31 December

-	2016	2017	2018	2019	2020
-		(in b	villions of RMB)	<u> </u>	
Domestic Consumption Tax ⁽¹⁾	1,021.7	1,022.5	1,063.2	1,256.4	1,202.8
Domestic Value-added Tax ⁽²⁾	4,071.2	5,637.8	6,153.1	6,234.7	5,679.1
Business Tax ⁽³⁾	1,150.2	N/A	N/A	N/A	N/A
Company Income Tax	2,885.1	3,211.7	3,532.4	3,730.4	3,642.4
Individual Income Tax	1,008.9	1,196.6	1,387.2	1,038.9	1,156.8
Tariff Duties	260.4	299.8	284.8	288.9	256.4

Notes

Source: China Statistical Yearbook of 2017-2020, the National Bureau of Statistics of China; the Ministry of Finance.

Central Government Revenues and Local Governments Revenues

General public budget revenues can be classified into general public budget revenues of the central government and the local governments.

The following table sets forth general public budget revenues of the central government and its percentage compared to general public budget revenues from 2016 to 2020.

Revenues of the Central Government and Its Percentage Compared to General Public Budget Revenues from 2016 to 2020

Year ended 31 December

-	2016	2017	2018	2019	2020			
-	(in billions of RMB, except for percentage)							
General public budget revenues of the central								
government	7,236.6	8,112.3	8545.6	8,930.9	8,277.1			
% of general public budget revenues	45.3	47.0	46.6	46.9	45.3			

Source: China Statistical Yearbook of 2017-2020, the National Bureau of Statistics of China; Report on the Execution of the Central and Local Budgets for 2020 and on the Draft Central and Local Budgets for 2021.

In the first six months of 2021, general public budget revenue of the central government reached RMB5,462.4 billion, representing a 23.2% increase over the same period in 2020.

The following table sets forth general public budget revenues of the local governments and its respective percentage compared to general public budget revenues for the period from 2016 to 2020.

⁽¹⁾ excluding consumption tax from import products.

⁽²⁾ excluding value-added tax from import products.

⁽³⁾ since 1 May 2016, the reform program to replace the business tax with a value-added tax has rolled out nationwide and expanded to all industries. Therefore, all business tax payers now pay a value-added tax rather than the business tax.

Revenues of the Local Governments and Its Percentage Compared to General Public Budget Revenues from 2016 to 2020

Year ended 31 December

_	2016	2017	2018	2019	2020			
-	(in billions of RMB, except for percentage)							
General public budget revenues of the local								
governments	8,723.9	9,146.9	9,790.3	10,108.1	10,012.4			
% of general public budget revenues	54.7	53.0	53.4	53.1	54.7			

Source: China Statistical Yearbook of 2017- 2020, the National Bureau of Statistics of China; Report on the Execution of the Central and Local Budgets for 2020 and on the Draft Central and Local Budgets for 2021.

In the first six months of 2021, general public budget revenue of local governments reached RMB6,249.2 billion, representing a 20.6% increase over the same period in 2020.

The following table sets forth general public budget expenditures from 2016 to 2020.

General Public Budget Expenditures from 2016 to 2020

Year ended 31 December

	2016	2017	2018	2019	2020			
	(in billions of RMB)							
Expenditures for Education	2,807.3	3,015.3	3,216.9	3,479.7	3,633.7			
Expenditures for Science and Technology	656.4	726.7	832.7	947.1	900.9			
Expenditures for Culture, Sport and Media	316.3	339.2	353.8	408.6	423.3			
Expenditures for Social Security and Employment	2,159.1	2,461.2	2,701.2	2,937.9	3,258.1			
Expenditures for Energy Conservation and Environment Protection	473.5	561.7	629.8	739.0	631.7			
Expenditures for Urban and Rural Community Affairs	1,839.5	2,058.5	2,212.4	2,489.5	1,991.7			
Expenditures for Agriculture, Forestry and Water Conservancy	1,858.7	1,908.9	2,108.6	2,286.3	2,390.4			
Expenditures for Transportation	1,049.9	1,067.4	1,128.3	1,181.8	1,219.5			
Expenditures for Debt Interests Payment	507.5	627.3	740.3	844.3	982.9			

Source: China Statistical Yearbook of 2017-2020, the National Bureau of Statistics of China; the Ministry of Finance.

In the first six months of 2021, general public budget expenditures reached RMB12,167.6 billion, representing a 4.5% increase over the same period in 2020.

Taxation

Taxation System

China has established a fiscal revenue allocation system between the Central People's Government and local governments. Under this fiscal revenue allocation system, taxes are divided into three categories: (1) the Central People's Government taxes, including value-added tax and consumption tax on imports, customs duties, domestic consumption tax, vehicle purchase tax, ship tonnage tax, marine petroleum resource tax, and stamp

duty on securities transactions; (2) local government taxes, including environmental protection tax, real estate tax, urban land use tax, urban maintenance and construction tax, land value-added tax, resource tax, stamp tax, vehicle and vessel tax, farmland occupation tax, deed tax, tobacco tax and education surcharge tax; and (3) shared taxes allocated by the central and local governments in accordance with the proportions set out by the State Council, including domestic value-added tax, corporate income tax, and personal income tax.

Currently, there are 18 types of taxes in China, including value-added tax, consumption tax, corporate income tax, induvial income tax, resources tax, urban land use tax, real estate tax, urban maintenance and construction tax, farmland occupation tax, land value-added tax, vehicle purchase tax, vehicle and vessel tax, stamp duty, deed tax, tobacco tax, customs duty, ship tonnage tax, and environmental protection tax.

The tax authorities are the departments in charge of tax collection and administration in China. The central government has established the State Administration of Taxation, which is a body directly under the State Council in charge of taxation. The state and provincial tax bodies at or below the provincial level were merged in 2018 to undertake the specific duties including, among others, tax and non-tax collection and administration within their respective jurisdictions.

Taxation Reform

Since the adoption of the reform and opening up policy more than 40 years ago, China's tax system has undergone several major reforms, and thus it gradually becomes more robust. The tax reform has played an important role in guaranteeing the government fiscal revenues, strengthening macroeconomic regulation and control, and promoting economic and social development.

- Since the implementation of the reform of the tax revenue allocation system and fiscal management system in 1994, China has established a collection and administration system with two separate tax bodies: the state taxation bureau and the local taxation bureau.
- In 2013, the Decision of the Central Committee of the Communist Party of China on Some Major Issues
 Concerning Comprehensively Deepening the Reform proposed to deepen the reform of the taxation
 system, stabilize tax burdens, improve the local tax system, gradually increase the proportion of direct
 tax, promote the reform of value-added tax, and simplify tax rate appropriately.
- In 2014, China began a structural tax cut to increase and decrease certain tax and the reform to replace business tax with value-added tax becomes the most important structural tax cut.
- In 2016, the Outline of the Thirteen Five-Year Plan for Social and Economic Development mentioned a series of taxation reform, including fully completing the reform program to replace the business tax with a value-added tax and establishing standardized consumption value-added tax system. In the same year, the reform program to replace the business tax with a value-added tax has rolled out nationwide and expanded to all industries. Accordingly, the State Council adjusted fiscal revenue sharing arrangement of value-added tax, under which the central government will share 50% of value-added tax revenue whereas the local governments will share 50% value-added tax revenue according to the places of tax payment.
- Since 1 January 2018, China began collecting environmental protection taxes in accordance with the Environmental Protection Tax Law of the People's Republic of China.
- In 2018, the Standing Committee of the 13th National People's Congress proposed legislative plans for ten taxes, including value-added tax, consumption tax and real estate tax, and amendment to the Tax Administration Law.
- A larger scale tax and fee reduction policy was implemented in 2019, reducing taxes and fees by RMB2.36 trillion for the year, in particular for the manufacturing industry and small and micro-sized enterprises which enjoy the most benefit.

 Both time-limited large-scale tax and fee cuts and institutional arrangements were made in 2020, reducing the burden on market entities by more than RMB2.6 trillion for the year, including RMB1.7 trillion in social insurance premium cuts and exemptions.

Through the reforms above, China's tax system has been further simplified and standardized, the tax burden has been made more equitable and reduced, and the role of macroeconomic regulation and control of taxation has been further strengthened, thus achieving a sustained and steady increase in tax revenue on the basis of promoting sustained and steady economic growth.

Government and External Debt

As used in this section, "external debt" or "external borrowings" means borrowings from sources outside China; "internal debt" or "internal borrowings" means borrowings from sources inside China; and "direct", when used with reference to any debt or borrowings (e.g., "direct debt"), means debt incurred directly by the central government in the name of China.

The State Development and Reform Commission is responsible for administering medium- and long-term external debt with a maturity of one year or more. The State Administration of Foreign Exchange is responsible for regulating and supervising the registration, account, use and repayment of external debt as well as foreign exchange settlement and sales. Also, the State Administration of Foreign Exchange monitors and calculates external debt.

The Ministry of Finance is responsible for preparing and implementing policies for internal debt of the government and administering external borrowings by the government and borrowing from multilateral development organizations and the foreign governments. Under the Budget Law, local governments are not permitted to incur any indebtedness unless specifically authorized by the central government.

At present, the overall level of Chinese government debt risk is under control, and the debt ratio (i.e. debt balance/GDP) of Chinese government debt is lower than that of major market economies and emerging market countries.

The following table sets forth China's government debt as at the dates indicated.

China's Government Debt

-	2016	2017	2018	2019	2020					
	(in billions of RMB)									
Government Debt										
Local Government Debt(1)	15,316.4	16,470.6	18,386.2	21,307.2	25,661.5					
Central Government Debt	12,006.7	13,477.0	14,960.8	16,803.8	20,890.6					

Note:

Source: Ministry of Finance.

The following table sets forth the internal and external debt of the central government as at the dates indicated.

Internal and External Debt of the Central Government

As at 31 December

As at 31 December

	2016	2017	2018	2019	2020			
	(in billions of RMB)							
Internal Debt of Central Government	11,881.1	13,344.7	14,820.9	16,603.2	20,629.0			
External Debt of Central Government	125.6	132.3	139.9	200.6	261.6			
Total Debt of Central Government	12,006.7	13,477.0	14,960.8	16,803.8	20,890.6			

Source: Ministry of Finance.

The amount of local government debt for 2016 is the sum of general debt and special debt.

The following table sets forth the general and special debt of local government as at the dates indicated.

General and Special Debt of the Local Governments

As at 31 December

	2016	2017	2018	2019	2020		
	(in billions of RMB)						
General Debt of Local Government	9,786.8	10,332.2	10,993.9	11,869.4	12,739.5		
Special Debt of Local Government	5,529.6	6,138.4	7,392.3	9,437.8	12,922.0		
Total	15,316.4	16,470.6	18,386.2	21,307.2	25,661.5		

Source: Ministry of Finance.

External Debt

Debentures are China's primary source of external debt, which accounted for approximately 30% of China's total external debt outstanding as at 31 December 2020. Loans, trade credits and prepayments, currency deposits, debt of inter-company lending under direct investments and the special drawing rights accounted for approximately 18%, 15.5%, 22%, 12% and 0.5% respectively, of China's total external debt outstanding as at 31 December 2020. At the end of 2020, China's total outstanding external debt was U.S.\$2,400.8 billion.

The Ministry of Finance, on behalf of the central government, has raised funds in the international capital markets through various debt securities since 1993. The Ministry of Finance's principal objective is to give full play to the pricing benchmark function of the market-oriented interest rate of treasury bonds.

Unless the central government expressly provides otherwise, the government authorities are not allowed to provide guarantee. Debtors that have their external debt registered with the State Administration of Foreign Exchange have the right to buy foreign currencies from the banks in order to service the interest and principal payments on their registered external debt.

Foreign Debt Objectives

With respect to the total foreign debt of one country, the internationally recognized thresholds of external debt metrics are to:

- limit the external debt servicing ratio (i.e., the ratio of principal and interest payments on external debt to the revenues from exports) to 20% or less;
- limit the external debt ratio (i.e., the ratio of the outstanding amount of external debt to the revenues from exports) to 100% or less;
- limit the external liability ratio (i.e., the ratio of the outstanding amount of external debt to GDP) to 20% or less; and
- limit the ratio of short-term external debt to foreign exchange reserves to 100% or less.

As at the end of 2020, the external liability ratio, the external debt ratio, external debt servicing ratio and the ratio of short-term external debt to foreign exchange reserves of China's total foreign debt was 16.3%, 87.9%, 6.5% and 40.9%, respectively. China's major external debt metrics were all within the internationally recognized criteria and China's overall risk of foreign debt is controllable.

The following table sets forth China's total external debt as at the dates indicated.

China's Total External Debt

As at 31 December

	2016	2017	2018	2019	2020			
	(in billions of U.S.\$)							
China's External Debt								
Total	1,415.8	1,758.0	1,982.8	2,070.8	2,400.8			

Source: State Administration of Foreign Exchange.

The following table sets forth the China's medium- and long-term and short-term external debts and their respective percentages compared to total outstanding external debt as at the dates indicated.

China's External Debt by $Maturity^{(1)}$

As at 31 December

_	2016	2017	2018	2019	2020			
_	(in billions of U.S.\$, except for percentages)							
Medium- and Long-term Debt	549.8	612.7	693.6	852.0	1,084.4			
Percentage of Total Outstanding External Debt (%)	38.8	34.9	35.0	41.1	45.2			
Short-term Debt	866.0	1,145.2	1,289.2	1,218.8	1,316.4			
Percentage of Total Outstanding External Debt (%)	61.2	65.1	65.0	58.9	54.8			

Note:

Source: State Administration of Foreign Exchange.

The following table sets forth the China's external debt by borrowers as at the dates indicated:

China's External Debt by Borrowers

As at 31 December

	2016	2017	2018	2019	2020
-	 -	(in b	pillions of U.S.\$)		
General Government	123.9	168.7	232.3	270.9	379.5
Central Bank	55.5	23.4	29.6	36.3	38.1
Other Deposit-taking Company	604.2	845.5	898.7	917.9	1,091.8
Other Sectors	427.7	521.2	592.3	592.3	608.1
Direct Investment: Intercompany Loan	204.5	199.1	229.9	253.3	283.3
Total	1,415.8	1,758.0	1,982.8	2,070.8	2,400.8

 $Source: State\ Administration\ of\ Foreign\ Exchange.$

⁽¹⁾ Since 2016, the numbers of previous years in this table are adjusted according to the restated figures of balance of payments.

Debt Record

The central government has always paid when due the full amount of principal of, any interest and premium on, and any amortization or sinking fund requirements of, external and internal indebtedness incurred by it since the PRC was founded in 1949.

USE OF PROCEEDS

The net proceeds from the sale of the Bonds will be use	d by the Ministry of Finance for general governmental
purposes.	

TAXATION

The following summary of certain taxation provisions under the PRC and Hong Kong laws is based on current law and practice. It does not purport to be comprehensive and does not constitute legal or tax advice. Prospective investors should consult their own tax advisers regarding the tax consequences of an investment in the securities.

The Bonds are not subject to any individual or enterprise income tax or stamp duty in the PRC nor to any profits tax or stamp duty in Hong Kong.

Certain U.S. Federal Income Tax Consequences

The following is a summary of certain U.S. federal income tax consequences of the acquisition, ownership and disposition of Bonds by a U.S. Holder (as defined below). This summary deals only with initial purchasers of Bonds at the "issue price" (the first price at which a substantial amount of Bonds are sold for money, excluding sales to underwriters, placement agents or wholesalers) in the initial offering that are U.S. Holders and that will hold the Bonds as capital assets. The discussion does not cover all aspects of U.S. federal income taxation that may be relevant to, or the actual tax effect that any of the matters described herein will have on, the acquisition, ownership or disposition of Bonds by particular investors (including consequences under the alternative minimum tax or net investment income tax), and does not address state, local, non-U.S. or other tax laws (such as estate or gift tax laws). This summary also does not discuss all of the tax considerations that may be relevant to certain types of investors subject to special treatment under the U.S. federal income tax laws (such as financial institutions, insurance companies, individual retirement accounts and other tax-deferred accounts, tax-exempt organisations, dealers in securities or currencies, investors that will hold the Bonds as part of straddles, hedging transactions or conversion transactions for U.S. federal income tax purposes, persons that have ceased to be U.S. citizens or lawful permanent residents of the United States, investors holding the Bonds in connection with a trade or business conducted outside of the United States, U.S. citizens or lawful permanent residents living abroad, investors that are required to take certain amounts into income no later than the time such amounts are reflected on an applicable financial statement or investors whose functional currency is not the U.S. dollar).

As used herein, the term "U.S. Holder" means a beneficial owner of Bonds that is, for U.S. federal income tax purposes, (i) an individual citizen or resident of the United States, (ii) a corporation created or organised under the laws of the United States, any state thereof or the District of Columbia, (iii) an estate the income of which is subject to U.S. federal income tax without regard to its source or (iv) a trust if a court within the United States is able to exercise primary supervision over the administration of the trust and one or more U.S. persons have the authority to control all substantial decisions of the trust, or the trust has validly elected to be treated as a domestic trust for U.S. federal income tax purposes.

The U.S. federal income tax treatment of a partner in an entity or arrangement treated as a partnership for U.S. federal income tax purposes that holds Bonds will depend on the status of the partner and the activities of the partnership. Prospective purchasers that are entities or arrangements treated as partnerships for U.S. federal income tax purposes should consult their tax advisers concerning the U.S. federal income tax consequences to them and their partners of the acquisition, ownership and disposition of Bonds by the partnership.

This summary is based on the tax laws of the United States including the Internal Revenue Code of 1986, as amended, (the "Code") its legislative history, existing and proposed regulations thereunder, published rulings and court decisions, as well as on the income tax treaty between the United States and the People's Republic of China (the "Treaty") all as at the date hereof and all subject to change at any time, possibly with retroactive effect

THE SUMMARY OF U.S. FEDERAL INCOME TAX CONSEQUENCES SET OUT BELOW IS FOR GENERAL INFORMATION ONLY. ALL PROSPECTIVE PURCHASERS SHOULD CONSULT THEIR TAX ADVISERS AS TO THE PARTICULAR TAX CONSEQUENCES TO THEM OF

ACQUIRING, OWNING, AND DISPOSING OF THE BONDS, INCLUDING THEIR ELIGIBILITY FOR THE BENEFITS OF THE TREATY, THE APPLICABILITY AND EFFECT OF STATE, LOCAL, NON-U.S. AND OTHER TAX LAWS AND POSSIBLE CHANGES IN TAX LAW.

Payments of Interest

General

Interest on a Bond will be taxable to a U.S. Holder as ordinary income at the time it is received or accrued, depending on such holder's method of accounting for U.S. federal income tax purposes. Interest paid by the Ministry of Finance on the Bonds generally will constitute income from sources outside the United States.

Sale and Retirement of Bonds

A U.S. Holder generally will recognise gain or loss on the sale or retirement of a Bond equal to the difference between the amount realised on the sale or retirement and the U.S. Holder's adjusted tax basis of a Bond. A U.S. Holder's adjusted tax basis in a Bond generally will be its U.S. dollar cost. The amount realised does not include the amount attributable to accrued but unpaid interest, which will be taxable as interest income to the extent not previously included in income. Gain or loss recognised on the sale or retirement of a Bond will be capital gain or loss and will be long-term capital gain or loss if the U.S. Holder's holding period in the Bonds exceeds one year.

Backup Withholding and Information Reporting

Payments of principal and interest on, and the proceeds of sale or other disposition of Bonds, by a U.S. paying agent or other U.S. intermediary will be reported to the IRS and to the U.S. Holder as may be required under applicable regulations. Backup withholding may apply to these payments, if the U.S. Holder fails to provide an accurate taxpayer identification number or certification of exempt status or fails to comply with applicable certification requirements. Certain U.S. Holders are not subject to backup withholding. U.S. Holders should consult their tax advisers about these rules and any other reporting obligations that may apply to the ownership or disposition of Bonds, including requirements related to the holding of certain "specified foreign financial assets".

PRC Taxation

In the opinion of the Law Department of the Ministry of Finance of China, PRC legal counsel to China, the following summary accurately describes the principal PRC tax consequences of ownership of the debt securities by beneficial owners who, or which, are not residents of China for PRC tax purposes and do not conduct business activities in China.

The Bonds are not subject to any individual or enterprise income tax or stamp duty in the PRC.

SUBSCRIPTION AND SALE

The Ministry of Finance and the Joint Lead Managers have entered into a subscription agreement dated on or about 18 October 2021 (the "Subscription Agreement"), as supplemented by the pricing supplement dated 19 October 2021 pursuant to which the Ministry of Finance has agreed to sell to the Joint Lead Managers, and the Joint Lead Managers have agreed to subscribe and pay for or procure subscribers to subscribe and pay for each of the 2024 Bonds at their issue price of 99.935% of their principal amount, the 2026 Bonds at their issue price of 99.879% of their principal amount, the 2031 Bonds at their issue price of 99.000% of their principal amount and the 2051 Bonds at their issue price of 97.824% of their principal amount.

The Ministry of Finance is entitled to be released and discharged from its obligations under the Subscription Agreement prior to the closing of the issue of the Bonds.

Each Manager named below has severally and not jointly agreed to purchase, and the Ministry of Finance has agreed to issue and sell to each such Manager, the principal amount of the Bonds set forth opposite the name of such Manager. The Ministry of Finance agrees to pay an underwriting commission to each Manager.

2024 Bonds

Managers	Principal Amount (USD)
Bank of China Limited	71,429,000
Bank of Communications Co., Ltd. Hong Kong Branch	71,429,000
China Construction Bank (Asia) Corporation Limited	71,429,000
China International Capital Corporation Hong Kong Securities Limited	71,429,000
ICBC International Securities Limited	71,429,000
Merrill Lynch (Asia Pacific) Limited	71,429,000
Citigroup Global Markets Inc.	71,429,000
Crédit Agricole Corporate and Investment Bank	71,429,000
CTBC Bank Co., Ltd.	71,428,000
Deutsche Bank AG, London Branch	71,428,000
Goldman Sachs (Asia) L.L.C.	71,428,000
J.P. Morgan Securities plc	71,428,000
Mizuho Securities Asia Limited	71,428,000
Standard Chartered Bank	71,428,000
Total	1,000,000,000

2026 Bonds

Managers	Principal Amount (USD)
Bank of China Limited	107,143,000
Bank of Communications Co., Ltd. Hong Kong Branch	107,143,000
China Construction Bank (Asia) Corporation Limited	107,143,000
China International Capital Corporation Hong Kong Securities Limited	107,143,000
ICBC International Securities Limited	107,143,000
Merrill Lynch (Asia Pacific) Limited	107,143,000
Citigroup Global Markets Inc.	107,143,000
Crédit Agricole Corporate and Investment Bank	107,143,000
CTBC Bank Co., Ltd.	107,143,000
Deutsche Bank AG, London Branch	107,143,000
Goldman Sachs (Asia) L.L.C.	107,143,000
J.P. Morgan Securities plc	107,143,000
Mizuho Securities Asia Limited	107,142,000
Standard Chartered Bank	107,142,000
Total	1,500,000,000

2031 Bonds

Managers	Principal Amount (USD)
Bank of China Limited	71,429,000
Bank of Communications Co., Ltd. Hong Kong Branch	71,429,000
China Construction Bank (Asia) Corporation Limited	71,428,000
China International Capital Corporation Hong Kong Securities Limited	71,428,000
ICBC International Securities Limited	71,428,000
Merrill Lynch (Asia Pacific) Limited	71,428,000
Citigroup Global Markets Inc.	71,428,000
Crédit Agricole Corporate and Investment Bank	71,428,000
CTBC Bank Co., Ltd.	71,429,000
Deutsche Bank AG, London Branch	71,429,000
Goldman Sachs (Asia) L.L.C.	71,429,000
J.P. Morgan Securities plc	71,429,000
Mizuho Securities Asia Limited	71,429,000
Standard Chartered Bank	71,429,000
Total	1,000,000,000

2051 Bonds

Managers	Principal Amount (USD)
Bank of China Limited	35,715,000
Bank of Communications Co., Ltd. Hong Kong Branch	35,715,000
China Construction Bank (Asia) Corporation Limited	35,714,000
China International Capital Corporation Hong Kong Securities Limited	35,714,000
ICBC International Securities Limited	35,714,000
Merrill Lynch (Asia Pacific) Limited	35,714,000
Citigroup Global Markets Inc.	35,714,000
Crédit Agricole Corporate and Investment Bank	35,714,000
CTBC Bank Co., Ltd.	35,714,000
Deutsche Bank AG, London Branch	35,714,000
Goldman Sachs (Asia) L.L.C.	35,714,000
J.P. Morgan Securities plc	35,714,000
Mizuho Securities Asia Limited	35,715,000
Standard Chartered Bank	35,715,000
Total	500,000,000

The Ministry of Finance has agreed to indemnify the Managers against certain liabilities incurred in connection with the issue of the Bonds. In addition, The Ministry of Finance has agreed to reimburse the Managers for certain of their expenses in connection with the issue of the Bonds. The Subscription Agreement may be terminated by the Ministry of Finance in certain circumstances.

The Bonds are offered for sale in those jurisdictions where it is lawful to make such offers. Any Bonds offered in the United States by a Manager will either be offered directly by such Manager or through its respective U.S. broker-dealer affiliates or agents, as applicable.

Certain of the Managers and their affiliates have engaged, and may in the future engage, in various financial advisory, investment banking and/or commercial banking transactions with, and may perform services for, the Ministry of Finance and its affiliates in the ordinary course of business for which they have received, and for which they may in the future receive, fees and expenses.

In addition, in the ordinary course of their business activities, the Managers and their affiliates may make or hold a broad array of investments and actively trade debt and equity securities (or related derivative securities) and financial instruments (including bank loans) for their own account and for the accounts of their customers. Such investments and securities activities may involve securities and/or instruments of the Ministry of Finance or its affiliates.

United States

The Bonds have not been and will not be registered under the Securities Act. Subject to certain exceptions, the Bonds may not be offered, sold or delivered within the United States.

The Bonds are being offered and sold outside of the United States in reliance on Regulation S. The Subscription Agreement provides that the Joint Lead Managers may directly or through their respective U.S. broker-dealer affiliates arrange for the offer and resale of Bonds within the United States only to QIBs in reliance on Rule 144A.

In addition, until 40 days after the commencement of the offering of the Bonds, an offer, sale, resale, pledge or any transfer of Bonds within the United States by any dealer (whether or not participating in the offering) may violate the registration requirements of the Securities Act if such offer, sale, resale, pledge or any transfer is made otherwise than in accordance with Rule 144A.

United Kingdom

Each Joint Lead Manager has represented, warranted and undertaken that (a) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of Section 21 of the Financial Services and Markets Act 2000 (the "FSMA")) received by it in connection with the issue or sale of the Bonds in circumstances in which Section 21(1) of the FSMA does not apply to the Ministry of Finance; and (b) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to the Bonds in, from or otherwise involving the U.K.

Hong Kong

Each Joint Lead Manager has represented and agreed that it has not issued or had in its possession for the purposes of issue, and will not issue or have in its possession for the purposes of issue, whether in Hong Kong or elsewhere, any advertisement, invitation or document relating to the Bonds, which is directed at, or the contents of which are likely to be accessed or read by, the public of Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to Bonds which are or are intended to be disposed of only to persons outside Hong Kong or only to "professional investors" as defined in the Securities and Futures Ordinance (Cap. 571) of Hong Kong and any rules made under that Ordinance.

Mainland China

The Bonds are not intended to be offered directly or indirectly within the Mainland China. This Offering Circular has not been and will not be submitted to or approved by or registered with any governmental authorities in the PRC and may not be supplied to the public in the Mainland China. This Offering Circular does not constitute an offer to sell or the solicitation of an offer to purchase any Bonds in the Mainland China. The Bonds may only be offered to investors in Mainland China which are authorised to invest in the Bonds.

Each Joint Lead Manager has represented, warranted and agreed that the Bonds not being offered or sold and may not be offered or sold, directly or indirectly, in Mainland China, except where permitted by applicable law of Mainland China.

Taiwan

The Bonds have not been and will not be registered or filed with, or approved by, the Financial Supervisory Commission of Taiwan and/or other government authority or agency of Taiwan pursuant to relevant securities laws and regulations of Taiwan and may not be issued, offered or sold within Taiwan through a public offering or in circumstances which constitute an offer within the meaning of the Securities and Exchange Act of Taiwan that requires a registration, filing or approval of the Financial Supervisory Commission of Taiwan and/or other government authority or agency of Taiwan. No person or entity in Taiwan has been authorised to offer or sell the Bonds in Taiwan. The Bonds may be made available outside Taiwan for purchase outside Taiwan by Taiwan resident investors, but may not be offered or sold in Taiwan.

Macau

This is an offering targeted at institutional investors. Each Joint Lead Manager has represented, warranted and agreed that the Bonds may not be promoted, distributed, sold or delivered in Macau, or any document relating to the Bonds be distributed or circulated in Macau, except under the terms of and in compliance with the Macau Financial System Act approved by the Decree Law no. 32/93/M ("FSA") and Guidelines under Circular no. 033/B/2010-DSB/AMCM, Circular no. 009/B/2019-DSB/AMCM and Circular 008/B/2021-DSB/AMCM as well as any other laws in Macau that may apply to the offer and sale of the Bonds in Macau. The Bonds are not authorised for public offer in Macau under the FSA and Guidelines under Circular no. 033/B/2010-DSB/AMCM, Circular no. 009/B/2019-DSB/AMCM and Circular 008/B/2021-DSB/AMCM, thus may not be offered or sold in Macau, unless such offer is made by Macau licensed financial institution according to the FSA and Guidelines under Circular no. 033/B/2010-DSB/AMCM and Circular no. 009/B/2019-DSB/AMCM and Circular no. 009

Singapore

Each Joint Lead Manager has acknowledged that this Offering Circular has not been registered as a prospectus with the Monetary Authority of Singapore. Accordingly, each Joint Lead Manager has represented and agreed that it has not offered or sold any Bonds or caused the Bonds to be made the subject of an invitation for subscription or purchase and will not offer or sell any Bonds or cause the Bonds to be made the subject of an invitation for subscription or purchase, and has not circulated or distributed, nor will it circulate or distribute, this Offering Circular or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the Bonds, whether directly or indirectly, to any person in Singapore other than (i) to an institutional investor (as defined in Section 4A of the SFA) pursuant to Section 274 of the SFA, (ii) to a relevant person (as defined in Section 275(2) of the SFA) pursuant to Section 275(1) of the SFA, or any person pursuant to Section 275(1A) of the SFA, and in accordance with the conditions specified in Section 275 of the SFA, or (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where Bonds are subscribed or purchased under Section 275 of the SFA by a relevant person which is:

- a corporation (which is not an accredited investor (as defined in Section 4A of the SFA)) the sole business
 of which is to hold investments and the entire share capital of which is owned by one or more individuals,
 each of whom is an accredited investor; or
- (b) a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor,

securities or securities-based derivatives contracts (each term as defined in Section 2(1) of the SFA) of that corporation or the beneficiaries' rights and interest (howsoever described) in that trust shall not be transferred within six months after that corporation or that trust has acquired the Bonds pursuant to an offer made under Section 275 of the SFA except:

- (i) to an institutional investor or to a relevant person, or to any person arising from an offer referred to in Section 275(1A) or Section 276(4)(i)(B) of the SFA;
- (ii) where no consideration is or will be given for the transfer;
- (iii) where the transfer is by operation of law;
- (iv) as specified in Section 276(7) of the SFA; or

(v) as specified in Regulation 37A of the Securities and Futures (Offers of Investments) (Securities and Securities-based Derivatives Contracts) Regulations 2018 of Singapore.

Japan

The Bonds have not been and will not be registered under the Financial Instruments and Exchange Act of Japan (Law No. 25 of 1948, as amended; the "FIEA") and each Joint Lead Manager has represented and agreed that it will not offer or sell any Bonds, directly or indirectly, in Japan or to, or for the benefit of, any resident of Japan (as defined under Item 5, Paragraph 1, Article 6 of the Foreign Exchange and Foreign Trade Act (Law No. 228 of 1949, as amended)), or to others for re offering or resale, directly or indirectly, in Japan or to, or for the benefit of, a resident of Japan, except pursuant to an exemption from the registration requirements of, and otherwise in compliance with, the FIEA and any other applicable laws, regulations and ministerial guidelines of Japan.

France

Each of the Joint Lead Managers has represented and agreed that it has only offered or sold and will only offer or sell, directly or indirectly, any Bonds to the public in France pursuant to an exemption under Article 1(4) of the Prospectus Regulation and Article L.411-2 1° of the French Code monétaire et financier, and that this Offering Circular and any other offering material relating to the Bonds and such offers, sales and distributions have been and will be made in France only to qualified investors (*investisseurs qualifiés*), all as defined in, and in accordance with, Regulation (EU) 2017/1129 as amended.

Germany

Each Joint Lead Manager has represented and agreed that the Bonds have not been and will not be offered or sold or publicly promoted or advertised by it in Germany other than in compliance with the Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC or, as the case may be, the German Capital Investment Act (Vermögensanlagengesetz) each as amended from time to time and all other applicable legislation and regulation in Germany governing the issue, offering and sale of securities.

Switzerland

This Offering Circular is not intended to constitute an offer or solicitation to purchase or invest in the Bonds described herein. The Bonds may not be publicly offered, directly or indirectly, in Switzerland within the meaning of the Swiss Financial Services Act ("FinSA") and no application has or shall be made to admit the Bonds to trading on any trading venue (exchange or multilateral trading facility) in Switzerland. Neither this Offering Circular nor any other offering or marketing material relating to the Bonds constitutes a prospectus compliant with the requirements of the FinSA for a public offering of the Bonds in Switzerland and no such prospectus has been or will be prepared for or in connection with the offering of the Bonds in Switzerland. Neither this Offering Circular nor any other offering or marketing material relating to the offering of the Bonds have been or will be filed with or approved by a Swiss review body (Prüfstelle) and none of these shall be publicly distributed or otherwise made publicly available in Switzerland.

Republic of Italy

The offering of the Bonds has not been registered pursuant to Italian securities legislation and, accordingly, no Bonds may be offered, sold or delivered, nor may copies of this Offering Circular or of any other document relating to any Bonds be distributed in the Republic of Italy, except:

(i) to qualified investors (*investitori qualificati*), as defined pursuant to Article 2 of Regulation (EU) No. 1129 of 14 June 2017 (the "PD Regulation") and any applicable provision of Legislative Decree No. 58 of 24 February 1998, as amended (the "Financial Services Act") and Italian *Commissione Nazionale per le Società e la Borsa* ("CONSOB") regulations;; or (ii) in other circumstances which are exempted from the rules on public offerings pursuant to Article 1 of the PD Regulation, Article 34-*ter* of CONSOB Regulation No. 11971 of 14 May 1999, as amended from time to time, and applicable Italian laws.

Any offer, sale or delivery of the Bonds or distribution of copies of this Offering Circular or any other document relating to the Bonds in the Republic of Italy under (i) or (ii) above must: (a) be made by an investment firm, bank or financial intermediary permitted to conduct such activities in the Republic of Italy in accordance with the Financial Services Act, CONSOB Regulation No. 20307 of 15 February 2018 (as amended from time to time) and Legislative Decree No. 385 of 1 September 1993, as amended (the "Banking Act"); and (b) comply with any other applicable laws and regulations or requirement imposed by CONSOB, the Bank of Italy (including the reporting requirements, where applicable, pursuant to Article 129 of the Banking Act and the implementing guidelines of the Bank of Italy, as amended from time to time) and/or any other Italian authority.

Canada

The Bonds may be sold only to purchasers purchasing, or deemed to be purchasing, as principal that are accredited investors, as defined in National Instrument 45-106 *Prospectus Exemptions* or subsection 73.3(1) of the *Securities Act* (Ontario), and are permitted clients, as defined in National Instrument 31-103 *Registration Requirements, Exemptions and Ongoing Registrant Obligations*. Any resale of the Bonds must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

Securities legislation in certain provinces or territories of Canada may provide a purchaser with remedies for rescission or damages if this Offering Circular (including any amendment thereto) contains a misrepresentation, provided that the remedies for rescission or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for particulars of these rights or consult with a legal advisor.

Pursuant to section 3A.4 of National Instrument 33-105 *Underwriting Conflicts* ("NI 33-105"), the Joint Lead Managers are not required to comply with the disclosure requirements of NI 33-105 regarding underwriter conflicts of interest in connection with this offering.

General

Each Joint Lead Manager has represented, warranted and agreed that it has complied and will comply with all applicable laws and regulations in each country or jurisdiction in which it purchases, offers, sells or delivers Bonds or possesses, distributes or publishes this Offering Circular or any other offering material relating to the Bonds. Persons into whose hands this Offering Circular comes are required by the Ministry of Finance and the Joint Lead Managers to comply with all applicable laws and regulations in each country or jurisdiction in which they purchase, offer, sell or deliver Bonds or possess, distribute or publish this Offering Circular or any other offering material relating to the Bonds, in all cases at their own expense.

CLEARING AND SETTLEMENT

The information sets out below is subject to any change in or reinterpretation of the rules, regulations and procedures of DTC, Euroclear or Clearstream currently in effect. The information in this section concerning such clearing systems has been obtained from sources that the Ministry of Finance believes to be reliable, but none of the Ministry of Finance, the Joint Lead Managers or the Fiscal Agent takes any responsibility for the accuracy of this section. The Ministry of Finance only takes responsibility for the correct extraction and reproduction of the information in this section. Investors wishing to use the facilities of any of the clearing systems are advised to confirm the continued applicability of the rules, regulations and procedures of the relevant clearing system. Neither the Ministry of Finance nor any other party to the Fiscal Agency Agreement will have any responsibility or liability for any aspect of the records relating to, or payments made on account of, beneficial ownership interests in the Bonds held through the facilities of any clearing system or for maintaining, supervising or reviewing any records relating to such beneficial ownership interests.

Book-entry Ownership

The Bonds will be evidenced on issue by the Unrestricted Global Certificates, registered in the name of a nominee of, and shall be deposited with a custodian for, DTC for the accounts of Euroclear and Clearstream, and the Restricted Global Certificates (registered in the name of a nominee of, and shall be deposited with a custodian for, DTC).

The Ministry of Finance, and a relevant joint lead manager appointed for such purpose that is an eligible DTC participant, will make application to DTC for acceptance in its book-entry settlement system of the Bonds represented by the Unrestricted Global Certificates and the Restricted Global Certificates. The Ministry of Finance will also make application to Euroclear and/or Clearstream for acceptance in their respective bookentry systems in respect of the Bonds to be represented by the Unrestricted Global Certificates. The Unrestricted Global Certificates and Restricted Global Certificates will each have a CUSIP, an ISIN and a Common Code. The Restricted Global Certificates will be subject to restrictions on transfer contained in a legend appearing on the front of such Global Certificate, as set out under "Transfer Restrictions". In certain circumstances, as described below, transfers of interests in the Restricted Global Certificates may be made as a result of which such legend may no longer be required.

Upon the Global Certificates being registered in the name of a nominee of, and deposited with a custodian for, DTC, DTC will electronically record the nominal amount of the Bonds held within the DTC system. Investors may hold their beneficial interests in the Global Certificates directly through DTC if they are participants in the DTC system, or indirectly through organisations (including Euroclear and Clearstream) which are direct or indirect participants in such system (together, such direct and indirect participants of DTC shall be referred to as "DTC participants"). All interests in the Global Certificates, including those held through Euroclear or Clearstream may be subject to the procedures and requirements of DTC. Those interests held through Euroclear, Clearstream may also be subject to the procedures and requirements of such system.

Payments and Relationship of Participants with Clearing Systems

Each of the persons shown in the records of DTC as the holder of a Bond represented by a Global Certificate must look solely to DTC for his share of each payment made by the Ministry of Finance to the holder of such Global Certificate and in relation to all other rights arising under such Global Certificate, subject to and in accordance with the respective rules and procedures of DTC. The Ministry of Finance expects that, upon receipt of any payment in respect of Bonds represented by a Global Certificate, DTC or its nominee will immediately credit the relevant participants' or accountholders' accounts in the relevant clearing system with payments in amounts proportionate to their respective beneficial interests in the face amount of the relevant Global Certificate as shown on the records of the relevant clearing system or its nominee. The Ministry of Finance also expects that payments by DTC participants to owners of beneficial interests in a Global Certificate held through

such DTC participants will be governed by standing instructions and customary practices. Save as aforesaid, such persons shall have no claim directly against the Ministry of Finance in respect of payments due on the Bonds for so long as the Bonds are represented by such Global Certificate and the obligations of the Ministry of Finance will be discharged by payment to the registered holder, as the case may be, of such Global Certificate in respect of each amount so paid. None of the Ministry of Finance, or any Agent shall have any responsibility or liability for any aspect of the records relating to or payments made on account of ownership interests in any Global Certificate or for maintaining, supervising or reviewing any records relating to such ownership interests.

Transfer of Bonds

Transfers of interests in the Global Certificates within Euroclear, Clearstream and DTC will be in accordance with the usual rules and operating procedures of the relevant clearing system. The laws of some states in the United States require that certain persons take physical delivery in definitive form of securities. Consequently, the ability to transfer interests in the Restricted Global Certificates to such persons may be limited. Because DTC can only act on behalf of participants, who in turn act on behalf of indirect participants, the ability of a person having an interest in the Restricted Global Certificates to pledge such interest to persons or entities that do not participate in DTC, or otherwise take actions in respect of such interest, may be affected by the lack of a physical note in respect of such interest.

Beneficial interests in the Unrestricted Global Certificate will be effected only through records maintained by DTC and its direct or indirect participants, including Euroclear and Clearstream. In the case of Bonds to be cleared through Euroclear, Clearstream, and/or DTC, transfers may be made at any time by a holder of an interest in the Unrestricted Global Certificates to a transferee who wishes to take delivery of such interest through the Restricted Global Certificates provided that any such transfer will, subject to the applicable procedures of Euroclear, Clearstream and/or DTC from time to time, only be made upon receipt by any transfer agent of a written certificate from Euroclear or Clearstream, as the case may be, (based on a written certificate from the transferor of such interest) to the effect that such transfer is being made to a person that the transferor reasonably believes is a QIB within the meaning of Rule 144A purchasing the Bonds for its own account or any account of a QIB, in each case in a transaction meeting the requirements of Rule 144A and in accordance with any applicable securities laws of any state of the United States. Any such transfer made thereafter of the Bonds represented by such Unrestricted Global Certificates will only be made upon request through Euroclear or Clearstream by the holder of an interest in the Unrestricted Global Certificates to the agent of details of that account at DTC to be credited with the relevant interest in the Restricted Global Certificates. Transfers at any time by a holder of any interest in the Restricted Global Certificates to a transferee who takes delivery of such interest through the Unrestricted Global Certificates will, subject to the applicable procedures of Euroclear, Clearstream and/or DTC from time to time, only be made upon delivery to any transfer agent of a certificate setting forth compliance with the provisions of Regulation S and giving details of the account at Euroclear or Clearstream, as the case may be, and DTC to be credited and debited, respectively, with an interest in each relevant Global Certificate.

Subject to compliance with the transfer restrictions applicable to the Bonds described above and under "*Transfer Restrictions*", cross-market transfers between DTC, on the one hand, and directly or indirectly through Euroclear or Clearstream accountholders, on the other, will be effected by the relevant clearing system in accordance with its rules and through action taken by the custodian of the Global Certificates, the Registrar, the Principal Paying Agent and other paying agents.

On or after the Issue Date, transfers of Bonds between accountholders in Euroclear and/or Clearstream and transfers of Bonds between participants in DTC will generally have a settlement date two business days after the trade date (T+2). The customary arrangements for delivery versus payment will apply to such transfers.

Cross-market transfers between accountholders in Euroclear or Clearstream and DTC participants will need to have an agreed settlement date between the parties to such transfer. Because there is no direct link between

DTC, on the one hand, and Euroclear and Clearstream, on the other, transfers of interests between the Global Certificates will be effected through the Principal Paying Agent and other paying agents, the custodian of the Global Certificates, the Registrar and any transfer agent receiving instructions (and where appropriate certification) from the transferor and arranging for delivery of the interests being transferred to the credit of the designated account for the transferee. Transfers will be effected on the later of (i) three business days after the trade date for the disposal of the interest in the relevant Global Certificate resulting in such transfer and (ii) two business days after receipt by the Principal Paying Agent or other paying agent or the Registrar, as the case may be, of the necessary certification or information to effect such transfer. In the case of cross-market transfers, settlement between Euroclear or Clearstream accountholders and DTC participants cannot be made on a delivery versus payment basis. The securities will be delivered on a free delivery basis and arrangements for payment must be made separately.

For a further description of restrictions on transfer of the Bonds, see "Transfer Restrictions".

DTC will take any action permitted to be taken by a holder of Bonds only at the direction of one or more DTC participants in whose accounts with DTC interests in the Global Certificates are credited and only in respect of such portion of the aggregate nominal amount of the relevant Global Certificate as to which such DTC participant or participants has or have given such direction. However, the custodian of the Global Certificates will surrender the relevant Global Certificate for exchange for individual Definitive Certificates in certain limited circumstances.

DTC is a limited purpose trust company organised under the laws of the State of New York, a "banking organisation" under the laws of the State of New York, a member of the U.S. Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code and a "clearing agency" registered pursuant to the provisions of Section 17A of the Exchange Act. DTC was created to hold securities for its participants and facilitate the clearance and settlement of securities transactions between participants through electronic computerised book-entry changes in accounts of its participants, thereby eliminating the need for physical movement of notes. Direct participants include securities brokers and dealers, banks, trust companies, clearing corporations and certain other organisations. Indirect access to DTC is available to others, such as banks, securities brokers, dealers and trust companies, that clear through or maintain a custodial relationship with a DTC direct participant, either directly or indirectly.

Although Euroclear, Clearstream and DTC have agreed to the foregoing procedures in order to facilitate transfers of beneficial interests in the Global Certificates among participants and accountholders of Euroclear, Clearstream and DTC they are under no obligation to perform or continue to perform such procedures, and such procedures may be discontinued at any time. None of the Ministry of Finance or any Agent will have any responsibility for the performance by Euroclear, Clearstream or DTC or their respective direct or indirect participants or accountholders of their respective obligations under the rules and procedures governing their operations. While the Global Certificates are lodged with DTC, Bonds represented by individual Definitive Certificates will not be eligible for clearing or settlement through Euroclear, Clearstream, or DTC.

Definitive Certificates

Each Global Certificate is exchangeable in whole or, in certain circumstances, in part, for definitive certificates as described in the relevant Global Certificate. In exchange for the relevant Global Certificate, as provided in the Fiscal Agency Agreement, the Registrar will deliver or procure the delivery of an equal aggregate face amount of duly executed Definitive Certificates in or substantially in the form sets out in the Fiscal Agency Agreement. Subject to the terms of the Fiscal Agency Agreement, any definitive certificates issued in exchange for interests in a Restricted Global Certificate will bear the legend as set out under "Transfer Restrictions".

Pre-issue Trades Settlement

It is expected that delivery of Bonds will be made against payment therefor on the Issue Date, which could be more than two business days following the date of pricing. Under Rule 15c6-1 under the Exchange Act, trades in the secondary market generally are required to settle within two business days ("T+2"), unless the parties to any such trade expressly agree otherwise. Accordingly, purchasers who wish to trade Bonds on the date of pricing or the next succeeding business day will be required, by virtue of the fact the Bonds initially will settle beyond T+2, to specify an alternative settlement cycle at the time of any such trade to prevent a failed settlement. Settlement procedures in other countries will vary. Purchasers of Bonds may be affected by such local settlement practices and purchasers of Bonds who wish to trade Bonds on the date of pricing or the next succeeding business day should consult their own adviser.

TRANSFER RESTRICTIONS

Because of the following restrictions, purchasers are advised to consult legal counsel prior to making any offer, sale, resale, pledge or other transfer of the Bonds.

The Bonds have not been and will not be registered under the Securities Act, and may not be offered or sold in the United States except pursuant an effective registration statement or to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Bonds are being offered and sold (1) in the United States only to QIBs within the meaning of and in reliance on Rule 144A under the Securities Act and (2) outside the United States in offshore transactions pursuant to Regulation S under the Securities Act. Terms used herein that are defined in Rule 144A or Regulation S under the Securities Act are used herein as defined therein, as applicable.

Transfer Restrictions

Beneficial interests in the Restricted Global Certificates will be subject to certain restrictions on transfer set out in the Restricted Global Certificates and in the Fiscal Agency Agreement while the Bonds are represented by the Restricted Global Certificates and such Restricted Global Certificates will bear the legend as set out under "Transfer Restrictions". Subject to certain exceptions, beneficial interests in the Restricted Global Certificates may only be held by persons who are QIBs, holding their interests for their own account or for the account of one or more QIBs. By acquisition of a beneficial interest in a Restricted Global Certificate, the purchaser thereof will be deemed to represent, among other things, that it is a QIB and that, if in the future it determines to transfer such beneficial interest, it will transfer such interest in accordance with the procedures and restrictions contained in the Restricted Global Certificates while the Bonds are represented by the Restricted Global Certificates.

No Unrestricted Global Certificates may be transferred to a person who takes delivery in the form of a Restricted Global Certificate unless (i) the transfer is to a person reasonably believed to be a QIB, (ii) such transfer is made in reliance on Rule 144A, and (iii) the transferor provides the Registrar with a written certification substantially in the form sets out in the Fiscal Agency Agreement to the effect that the transferor reasonably believes that the transferee is a QIB purchasing the beneficial interest for its own account or any account of a QIB, in each case, in a transaction meeting the requirements of Rule 144A and that such transaction is in accordance with any applicable securities laws of any state of the United States or any other jurisdiction.

No beneficial interest in the Restricted Global Certificates may be transferred to a person who takes delivery in the form of a beneficial interest in the Unrestricted Global Certificate unless (i) the transfer is in an offshore transaction in reliance on Rule 904 of Regulation S and (ii) the transferor provides the Registrar with a written certification substantially in the form sets out in the Fiscal Agency Agreement to the effect that the transfer is being made in an offshore transaction in accordance with Regulation S.

Any Unrestricted Global Certificate that is transferred to a person who takes delivery in the form of a Restricted Global Certificate will, upon transfer, cease to be represented by the Unrestricted Global Certificate and become an interest in the Restricted Global Certificate, and, accordingly, will thereafter be subject to all transfer restrictions and other procedures applicable to beneficial interests in the Restricted Global Certificate for as long as it retains such an interest.

Any Restricted Global Certificate that is transferred to a person who takes delivery in the form of an Unrestricted Global Certificate will, upon transfer, cease to be represented by the Restricted Global Certificate and become an interest in the Unrestricted Global Certificate and, accordingly, will thereafter be subject to all procedures applicable to the Unrestricted Global Certificate for so long as it remains represented by the Unrestricted Global Certificate. No service charge will be made for any registration of transfer or exchange of Bonds, but the Ministry of Finance may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith.

Any beneficial interest in either the Restricted Global Certificates or the applicable Unrestricted Global Certificate that is transferred to a person who takes delivery in the form of a beneficial interest in the other Global Certificate will, upon transfer, cease to be a beneficial interest in such Global Certificate and become a beneficial interest in the other Global Certificate, as applicable and, accordingly, will thereafter be subject to all transfer restrictions and other procedures applicable to a beneficial interest in such other Global Certificate, as applicable, for so long as such person retains such an interest.

The Ministry of Finance is a foreign government as defined in Rule 405 under the Securities Act, and is eligible to register securities on Schedule B of the Securities Act. Therefore, the Ministry of Finance is not subject to the information provision requirements of Rule 144A(d)(4)(i) under the Securities Act.

Restricted Global Certificates

Each prospective purchaser of Bonds within the United States pursuant to Rule 144A, by accepting delivery of this Offering Circular, will be deemed to have represented, agreed and acknowledged as follows (terms used herein that are defined in Rule 144A are used herein as defined therein):

- the purchaser (i) is a QIB within the meaning of Rule 144A, (ii) is acquiring the Bonds for its own account or for the account of a QIB and (iii) is aware, and each beneficial owner of the Bonds has been made aware, that the sale of the Bonds to it is being made in reliance on Rule 144A. If it is acquiring any Bonds for the account of one or more QIBs, it represents that it has sole investment discretion with respect to each such account and that it has full power to make the herein acknowledgments, representations and agreements on behalf of each such account;
- the purchaser understands that such Bonds have not been and will not be registered under the Securities Act and may not be offered, sold, resold, pledged or otherwise transferred except (a) in accordance with Rule 144A to a person that it and any person acting on its behalf reasonably believe is a QIB purchasing for its own account or for the account of a QIB, (b) in an offshore transaction in accordance with Rule 903 or Rule 904 of Regulation S or (c) pursuant to an exemption from registration under the Securities Act provided by Rule 144 thereunder (if available), in each case in accordance with any applicable securities laws of any state of the United States;
- the purchaser understands that the Bonds offered in reliance on Rule 144A hereby will bear a legend to
 the following effect, unless the Ministry of Finance determines otherwise in accordance with applicable
 law:

"THE BONDS REPRESENTED HEREBY HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933 (THE "SECURITIES ACT") OR WITH ANY SECURITIES REGULATORY AUTHORITY OF ANY STATE OR OTHER JURISDICTION OF THE UNITED STATES. THE HOLDER HEREOF, BY PURCHASING THE BONDS REPRESENTED HEREBY, AGREES FOR THE BENEFIT OF THE MOF THAT THE BONDS REPRESENTED HEREBY MAY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS AND ONLY (1) PURSUANT TO RULE 144A UNDER THE SECURITIES ACT ("RULE 144A") TO A PERSON THAT THE HOLDER AND ANY PERSON ACTING ON ITS BEHALF REASONABLY BELIEVE IS A QUALIFIED INSTITUTIONAL BUYER WITHIN THE MEANING OF RULE 144A UNDER THE SECURITIES ACT PURCHASING FOR ITS OWN ACCOUNT OR A PERSON PURCHASING FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER WHOM THE HOLDER HAS INFORMED, IN EACH CASE, THAT THE REOFFER, RESALE, PLEDGE OR OTHER TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (2) IN AN OFFSHORE TRANSACTION WITHIN THE MEANING OF REGULATION S UNDER THE SECURITIES ACT ("REGULATION S") IN ACCORDANCE WITH RULE 903 OR RULE 904 OF REGULATION S OR (3) PURSUANT TO AN EXEMPTION FROM REGISTRATION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT (IF AVAILABLE), IN EACH CASE IN ACCORDANCE WITH ANY APPLICABLE SECURITIES LAWS OF ANY STATE OF THE UNITED STATES. NO REPRESENTATION CAN BE MADE AS TO THE AVAILABILITY OF THE EXEMPTION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT FOR RESALE OF THIS BOND."

- the purchaser understands that Bonds offered in reliance on Rule 144A will be represented by a Restricted Global Certificate. Before any interest in a Bond represented by a Restricted Global Certificate may be offered, sold, resold, pledged or otherwise transferred to a person who takes delivery in the form of an interest in the applicable Unrestricted Global Certificates, it will be required to provide the Registrar with a written certification (in the form provided in the Fiscal Agency Agreement) as to compliance with applicable securities laws; and
- the purchaser understands that the Ministry of Finance, the Registrar and the Joint Lead Managers and their affiliates and others will rely upon the truth and accuracy of the foregoing acknowledgements, representations and agreements.

For so long as the Bonds are held in global form, Bondholders may not require transfers to be registered during the period beginning on the fifteenth business day before the due date for any payment of principal or interest in respect of such Bonds.

Prospective purchasers are hereby notified that sellers of the Bonds may be relying on the exemption from the provisions of Section 5 of the Securities Act provided by Rule 144A.

Unrestricted Global Certificates

Each purchaser of Bonds outside the United States pursuant to Regulation S, by accepting delivery of this Offering Circular and the Bonds, will be deemed to have represented, agreed and acknowledged that:

- it is, or at the time Bonds are purchased will be, the beneficial owner of such Unrestricted Global Certificates and (i) it is located outside the United States (within the meaning of Regulation S) and (ii) it is not an affiliate of the Ministry of Finance or a person acting on behalf of such an affiliate;
- it understands that such Bonds have not been and will not be registered under the Securities Act; and
- it understands that the Ministry of Finance, the Registrar, the Joint Lead Managers and their affiliates, and others will rely upon the truth and accuracy of the foregoing acknowledgments, representations and agreements.

GENERAL INFORMATION

1. **Clearing Systems:** The Bonds have been accepted for clearance through DTC.

The securities codes for the Restricted Global Certificates are as follows:

	CUSIP	ISIN	Common Code
2024 Bonds:	60367Q AA1	US60367QAA13	240131455
2026 Bonds:	60367Q AB9	US60367QAB95	240131552
2031 Bonds:	60367Q AC7	US60367QAC78	240131587
2051 Bonds:	60367Q AD5	US60367QAD51	240131609

The securities codes for the Unrestricted Global Certificates are as follows:

	CUSIP	ISIN	Common Code
2024 Bonds:	Y5325Q AD4	USY5325QAD44	240131544
2026 Bonds:	Y5325Q AE2	USY5325QAE27	240131579
2031 Bonds:	Y5325Q AF9	USY5325QAF91	240131595
2051 Bonds:	Y5325Q AG7	USY5325QAG74	240131617

- 2. **Legal Entity Identifier**: the Legal Entity Identifier of the Ministry of Finance is 300300CHN201808MOF68.
- 3. **Authorisations:** The Ministry of Finance has obtained all necessary consents, approvals and authorisations in connection with the issue and performance of the Bonds.
- 4. **Listing:** The Bonds will be listed on the SEHK and ISM.
- 5. **Significant Change:** There has been no significant change in the PRC's tax and budgetary systems, sovereign debt, foreign trade and balance of payments, foreign exchange reserves, financial position and resources and income and expenditure figures since 31 December 2020.
- 6. **Legal Proceedings:** There are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Ministry of Finance is aware) during the 12 months preceding the date of this Offering Circular which may have, or have had in the recent past, significant effects on the financial position of the Ministry of Finance.
- 7. **Yield:** The yield of the 2024 Bonds, the 2026 Bonds, the 2031 Bonds and the 2051 Bonds is 0.772%, 1.275%, 1.860% and 2.605% on an annual basis respectively. The yields are calculated as at the Issue Date on the basis of the relevant Issue Price. They are not an indication of future yields.
- 8. **Available Documents:** From the date hereof and for so long as any of the Bonds remains outstanding, copies (and English translations where the documents in question are not in English) of the government budget for the current fiscal year, will be available to Bondholders from the specified office of the Fiscal Agent at 60 Wall Street 24th Floor, New York, New York 10005, USA, during normal business hours.
- 9. **Immunity:** To the extent that the Ministry of Finance may claim for itself immunity from any Proceedings (as defined in the *Terms and Conditions of the Bonds*), and to the extent that in any such jurisdiction there may be attributed to the Ministry of Finance such immunity (whether or not claimed),

the Ministry of Finance hereby agrees not to claim and hereby waives and will waive such immunity in the face of the courts; provided, however, that the Ministry of Finance has not waived, and shall not waive, its sovereign and other immunity with respect to assets of the PRC wherever located from execution or attachment, whether in aid of execution, before judgment or otherwise.

10. In addition, the MOF has not waived its sovereign immunity in connection with any action arising out of or based on United States federal or State securities laws.

ISSUER

The Ministry of Finance of the People's Republic of China

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FISCAL AGENT, PRINCIPAL PAYING AGENT AND REGISTRAR

Deutsche Bank Trust Company Americas

U.S. PAYING AGENT, U.S. TRANSFER AGENT AND U.S. REGISTRAR

Deutsche Bank Trust Company Americas

LEGAL ADVISORS

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