

2022
INTERIM REPORT

Contents

Corporate Information	2
Financial Highlights	3
Co-Chief Executive Officer's Statement	4
Management Discussion and Analysis	9
Report of the Directors	16
Corporate Governance	26
Independent Review Report	27
Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income	29
Condensed Consolidated Statement of Financial Position	31
Condensed Consolidated Statement of Changes in Equity	33
Condensed Consolidated Statement of Cash Flows	34
Notes to the Condensed Consolidated Interim Financial Statements	35

CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Zhang Bizhuang (Co-Chief Executive Officer)

Mr. Wang Kunxian (Vice President)

Ms. Han Aizhi (Vice President)

Mr. Zhang Bangcheng

Non-executive Director

Mr. Wei Jun (Chairman)

Mr. Huang Guang (retired on 17 June 2022)

Independent non-executive Directors

Mr. Chen Junzhu, ACCA, CICPA

Mr. Wu Geng

Mr. Qiao Jianmin

AUDIT COMMITTEE

Mr. Chen Junzhu (Chairman), ACCA, CICPA

Mr. Wu Gena

Mr. Qiao Jianmin

REMUNERATION COMMITTEE

Mr. Wu Geng (Chairman)

Mr. Wei Jun

Mr. Chen Junzhu, ACCA, CICPA

NOMINATION COMMITTEE

Mr. Qiao Jianmin (Chairman)

Mr. Zhang Bizhuang

Mr. Wu Geng

CO-CHIEF EXECUTIVE OFFICER

Mr. Zhang Liucheng

COMPANY SECRETARY

Mr. Zhang Feng

AUTHORISED REPRESENTATIVES

Ms. Han Aizhi

Mr. Zhang Feng

REGISTERED OFFICE

Cricket Square

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Cayman Islands

HEADQUARTERS IN CHINA

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Zhangdian District, Zibo City

Shandong Province

the PRC

Postal Code: 255082

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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PRINCIPAL BANKS

China Construction Bank

Bank of China

Agricultural Bank of China

Industrial & Commercial Bank of China

The Hongkong and Shanghai Banking Corporation Limited

Industrial and Commercial Bank of China (Asia)

LEGAL ADVISER AS TO HONG KONG LAW

Chungs Lawyers in association with DeHeng Law Offices

AUDITORS

ZHONGHUI ANDA CPA Limited 23/F, Tower 2, Enterprise Square Five 38 Wang Chiu Road Kowloon Bay, Hong Kong

SHARE REGISTRARS

Principal Share Registrar and Transfer Office

Suntera (Cayman) Limited

Hong Kong Branch Share Registrar and Transfer Office

Computershare Hong Kong Investor Services Limited

LISTING EXCHANGE INFORMATION Main Board

The Stock Exchange of Hong Kong Limited

STOCK CODE

1080

COMPANY WEBSITE

www.slogp.com

FINANCIAL HIGHLIGHTS

- Revenue for the Period under Review was approximately RMB443,281,000, representing a decrease of approximately 11.8% when compared to the corresponding period in 2021.
- Gross profit margin for the Period under Review was approximately 8.5%, representing a decrease of approximately 2.7 percentage points when compared to the corresponding period in 2021.
- Profit attributable to owners of the Company for the Period under Review amounted to approximately RMB38,410,000, while loss attributable to owners of the Company for the corresponding period in 2021 amounted to approximately RMB8,960,000.
- Basic earnings per share attributable to owners of the Company for the Period under Review amounted to approximately RMB0.99 cents, while basic loss per share attributable to owners of the Company for the corresponding period in 2021 amounted to approximately RMB0.23 cents.
- The Board does not recommend the declaration of any interim dividend for the six months ended 30 June 2022 (for the six months ended 30 June 2021: Nil).

Dear shareholders,

On behalf of the board (the "Board") of directors (the "Directors") of the Company, I hereby present to you the unaudited results of the Company and its subsidiaries (collectively, the "Group") for the six months ended 30 June 2022 (the "Period under Review").

In the first half of 2022, numerous uncertainties in the international environment and persistent rage of the COVID-19 pandemic across the globe exposed industries to multiple challenges and weighed on global economic growth. The World Economic Outlook released by the International Monetary Fund in July 2022 showed that global economic growth is expected to slow down to 3.2% in 2022 from 6.1% recorded in the previous year, representing a reduction of 0.4 percentage point as compared with the forecast in April 2022. In particular, developed economies and emerging and developing economies are expected to grow at a rate of 2.5% and 3.6%, respectively. From the perspective of industry, given the increased cost in gas supply due to high import price, China's government authorities, with a focus on guaranteeing supply safety, strive to cap price increase and preclude market disorder. Besides, regions and departments at all levels have taken effective measures to coordinate pandemic prevention and economic development, which have contributed to overall steady economic recovery at a growth pace of 2.5% year on year. Since the beginning of the second guarter of 2022, especially in late May, the central government has introduced a package of policies to steer the economy into a normalized growth track. Smooth business reopening demonstrated a sound economic momentum. Following the implementation of the national oil and gas system reform and establishment of China Oil & Gas Pipeline Network Corporation* (國家石油 天然氣管網集團有限公司) ("PipeChina"), China increases investment in and expedites the progress of oil and gas pipeline infrastructure construction. Businesses primarily engaged in pipeline supply and construction are therefore poised for a positive prospect.

During the first quarter of 2022, PipeChina committed itself to the investment in and operation of main oil and gas pipeline, gas storage and peak regulation infrastructure, in a bid to promote the construction of oil and gas pipeline infrastructure. At the meeting held on 26 April 2022, the Central Committee of Finance and Economics emphasised the initiative of sparing no effort in expediting infrastructure construction and constructing modern infrastructure systems to lay a solid foundation for building China as a modern socialist country. PipeChina has been dedicated to the construction of oil and gas pipelines since establishment, which accelerated China's progress towards the achievement of "One Pipeline Network Nationwide* (全國一張網)" vision, and further strengthened the supply capacity in peak seasons. In view of the above, following the gradual materialization of supply guarantee policies and development projects introduced by China's government authorities, domestic oil and gas industry is poised for steady improvement, which will in turn enhance oil and gas exploration efforts, and offer more opportunities to private companies. The Group will also draw upon its advantages in terms of extensive experience, advanced equipment and cutting-edge technologies to win more business orders and deliver desirable results.

SECURING BRILLIANT RESULTS IN PIPECHINA AND SINOPEC'S 2022 FRAMEWORK BIDDINGS LEVERAGING COMPREHENSIVE STRENGTH

Despite the ever complicated and grim international environment and persistent COVID-19 pandemic spreading nationwide in the first half of 2022, the lockdown measures adopted by government authorities had little impact on the Group's operations. The Group made constant technological improvements and equipment upgrade, and refined technological processes to improve comprehensive competitiveness leveraging its desirable business results, cutting-edge process, well-established quality assurance system, proactive market expansion efforts and solid production and operation.

During the Period under Review, Shandong Shengli Steel Pipe Co., Ltd.* (山東勝利鋼管有限公司) ("Shandong Shengli Steel Pipe"), a subsidiary of the Group, won another bid for submerged-arc helical welded pipes ("SAWH pipes") from PipeChina in the 2022 pipeline framework agreement procurement project, following being shortlisted as a qualified supplier of SAWH pipes by PipeChina for the first time in 2021. Shandong Shengli Steel Pipe ranked 3rd in terms of comprehensive strength and was chosen as a major supplier of SAWH pipes, securing over 15% orders for SAWH pipes from PipeChina under the 2022 pipeline framework agreement procurement project. Meanwhile, Hunan Shengli Xianggang Steel Pipe Co., Ltd.* (湖南勝利湘鋼鋼管有限公司) ("Hunan Shengli Steel Pipe"), an associate of the Group, also won the bid for submerged-arc longitudinal welded pipes ("SAWL pipes") in the same bidding and was selected as PipeChina's supplier of SAWL pipes.

This marked the first time for the Group to obtain such satisfactory results in PipeChina's bidding projects since the latter's establishment on 9 December 2019, which fully demonstrated the Group's comprehensive strength, further consolidated the Group's leading position in national major oil and gas pipeline industry, and laid a solid market foundation for its sustainable development.

In addition, during the Period under Review, Shandong Shengli Steel Pipe was listed as No. 2 in terms of SAWH pipes and anti-corrosion processing services by China Petroleum & Chemical Corporation ("SINOPEC") in its 2022 SAWH pipes processing service for long distance pipeline framework agreement bidding, and shall be assigned at least 20% orders without upper limit.

SUCCESSFULLY FULFILLING PRODUCTION AND DELIVERY RESPONSIBILITIES LEVERAGING RATIONAL PLANNING AND SHREWD ARRANGEMENT

In the first half of 2022, the majority of orders of Shandong Shengli Steel Pipe were secured from the general market. Given the large number and complex specifications of orders, Shandong Shengli Steel Pipe adopted multiple measures to improve efficiency and reduce costs, which contributed to a year-on-year decrease in power consumption of approximately 30% for producing per ton of pipes, and approximately 20% for per square meter of anti-corrosion pipes. Meanwhile, it stepped up coordination between different posts based on specific orders and raw materials, with a vision to minimizing the personnel required for production and inspection, boosting efficiency at source, avoiding unnecessary waste of time and workforce, and guaranteeing the fulfilment of production and delivery responsibilities of all production lines.

PROACTIVELY VENTURING INTO INSULATION PIPELINE BUSINESS TO NURTURE SUSTAINABLE GROWTH DRIVER

During the Period under Review, Shandong Shengli Steel Pipe made breakthroughs in the insulation pipeline business as it achieved 100% qualification rate for the Φ 1,220 pipeline insulation processing project undertaken in the first half of 2022, and gained recognition from customers for the premium product quality. Shandong Shengli Steel Pipe not only strengthened the competence of its workforce, but also laid a solid foundation for follow-up production. The Group will continue to strive to foster the insulation pipeline business as a sustainable growth driver.

ENHANCING AUTOMATIC LEVEL WITH STEADY PROGRESS OF TECHNOLOGICAL AND EQUIPMENT UPGRADE

The Group made constant efforts to strengthen technological innovation capacity to improve automation. Shandong Shengli Steel Pipe identified six technological projects and six technical upgrade projects at the beginning of 2022, of which the Research and Development of Main Machine Centralized Control System for Pre-welding Plants* (預精焊分廠主機集中控制系統研發) and Butt Seam Automatic External Repair Welding System of No. 3 Factory* (三分廠對頭縫自動外補焊系統) have been validated and under inspection and acceptance, Anti-corrosion 1# Line Reactive Power Compensation Cabinet Project* (防腐1#線無功補償櫃項目) and Expanding Machine Relocation Project of No. 2 Factory* (二分廠擴徑機搬遷項目) have completed installation and commissioning, and other projects were in smooth progress. Upon completion, such projects will effectively improve efficiency and product quality, boost automation level and mitigate labor intensity.

STREAMLINING BUSINESS LAYOUT WITH A VISION TOWARDS SUSTAINABLE DEVELOPMENT

Leveraging the attractive business opportunities brought about by China's initiative to expedite major domestic pipeline network projects, the Group streamlined and conducted comprehensive analysis of the performance of its investment portfolio, and pooled resources and advantages to support the development of the pipes business with a vision to achieving sustainable growth.

On 21 February 2022, Shandong Shengli Steel Pipe, a subsidiary of the Group, completed the disposal of 8.9% equity interests in Hunan Shengli Steel Pipe to Xiangtan Iron & Steel Group Co., Ltd.* (湘潭鋼鐵集團有限公司) ("Xiangtan Steel"). Since then, Hunan Shengli Steel Pipe is owned as to 48% and 52% by Shandong Shengli Steel Pipe and Xiangtan Steel, respectively. The transaction equipped Hunan Shengli Steel Pipe with easier access to the long-term support from Xiangtan Steel in terms of, among other things, capital, financing and stable supply of raw materials. Meanwhile, although Hunan Shengli Steel Pipe ceased to be a subsidiary of the Group, the Group is still able to exercise significant influence over Hunan Shengli Steel Pipe, thereby guaranteeing the Group's interests in Hunan Shengli Steel Pipe.

In March 2022, Gold Apple Holdings Limited, a subsidiary of the Group, completed all the procedures concerning transfer of its obligations, responsibilities, rights, interests and benefits in the contracts in relation to acquisition of Blossom Time Group Limited to an independent third party.

In addition, on 27 June 2022, Zhejiang Shengguan Industrial Co., Ltd* (浙江勝管實業有限公司) ("**Zhejiang Shengguan Industrial**"), a subsidiary of the Group, completed the transfer of approximately 9.9% equity interests (corresponding to registered capital in an amount of RMB81,420,000 unpaid by Zhejiang Shengguan Industrial) held by it in Xinfeng Energy Enterprise Group Co., Ltd* (新鋒能源集團有限公司) ("**Xinfeng Energy Group**") to an independent third party. The transaction relieved the Group from investment commitment of approximately RMB81,420,000, and enabled the Group to retain funds for its principal business development and facilitate its sustainable growth.

FUTURE PROSPECTS

Given the ongoing complex global economic context and external environment expected in the second half of 2022, the oil and gas industry, especially oil and gas giants, will play the "pillar" and "dominant" role, thereby spearheading in and contributing to economic stabilization via unremitting efforts in supply guarantee and price control. Since the expedition of construction of the natural gas production-supply-storage-sales system in 2018, China's gas storage has doubled over three years' time, representing a sharp increase, which further strengthened the foundation for safe oil and gas supply, and highlighted the significance of natural gas in clean and low-carbon energy system. According to the 14th Five-year Plan and the Outline of Long-term Goals for 2035* (《第十四個五年規劃和2035年遠景目標綱要》), by the end of the "14th five-year" period, China's gas storage capacity is expected to double as compared with that in 2021, and meanwhile it will scale new height in terms of balanced development and safe supply of natural gas, which suggests that stronger pipeline construction demands are expected in the upcoming years.

At the State Council executive meeting held recently, it was proposed to accelerate the progress of and enhance efforts in implementation of the policies specified at the Central Economic Work Conference and in the Government Work Report, that is, stabilization of the macro-economic condition through implementing 33 measures concerning six aspects and increasing investment in infrastructure construction serve as the pillar for macro-economic stabilization. In this regard, PipeChina and other state-owned enterprises will enhance and speed up project construction efforts.

Since its establishment, PipeChina has been committed to expediting the construction of oil and gas pipeline infrastructure. At present, the West-East Gas Pipeline No. 4 and Sichuan-to-East Gas Pipeline No. 2 projects have successively commenced construction, and breakthroughs have been made in Tianjin LNG Transmission Pipeline Project* (天津LNG外輸管道工程). Shandong Shengli Steel Pipe, a subsidiary of the Group, and Hunan Shengli Steel Pipe, an associate of the Group, as a major and qualified supplier of PipeChina in 2022, will undertake production for considerable national major oil and gas pipeline projects in the second half of the year. At present, the Group is pooling its production advantages and pre-welding technical edges to guarantee supply for the West-East Gas Pipeline No. 4 and Sichuan-to-East Gas Pipeline No. 2 projects, in an endeavor to fulfill its production responsibilities without any compromise to quality or quantity.

The Group believes that it is well positioned to secure more construction projects in the future. It will keep close track of the oil and gas network construction progress, and strive to engage in large-scale pipeline projects, with an aim to create value to society and broaden revenue streams of the Group.

Looking into the second half of 2022, the Group will also continue to venture into the insulation pipeline business. At present, the insulation pipeline industry features a diverse landscape where private enterprises play a dominant role and compete with state-owned enterprises and joint ventures. Thorough researches into the insulation pipeline industry suggest that there exists significant development potential. The Group has been capable of undertaking insulation pipeline business orders and is therefore confident to secure footing in the market competition and sales of insulation pipes are expected to be the Group's another growth driver.

Moreover, the Company will proactively assess the performance of each business segment, assets and investment to refine operations, remain focused on its principal businesses, in an endeavour to enhance its core profitability and sustainability in the long term.

Last but not least, I would like to take this opportunity to express gratitude to our shareholders, customers and stakeholders, and our management and staff for their dedication. With timely moves to seize business opportunities and proactive planning, the Group, while strengthening and optimising oil and gas transportation products, will continue to venture into new business fields with a vision towards sustainable growth, thereby delivering long-term value to our shareholders.

Zhang Bizhuang

Executive Director & Co-Chief Executive Officer

* For identification purpose only

MARKET OVERVIEW

During the first half of 2022, given decelerated economic growth weighed downed by the complicated and harsh environment in the international market, as well as the persistent and wide-spread COVID-19 pandemic domestically, government authorities at all levels and in different regions adopted efficient measures to coordinate pandemic control and economic development, which have borne fruits and contributed to overall steady economic recovery. China's Gross Domestic Product (GDP) recorded a year-on-year increase of 2.5% in the first half of 2022. Since the beginning of the second quarter of 2022, especially in late May, the central government has introduced a package of policies to steer the economy into a normalized growth track. Smooth business reopening demonstrated a sound economic momentum.

In the first half of 2022, the COVID-19 pandemic and international situation had little impact on China's oil and gas industry, as evidenced by the sustained increase in oil and gas output. Enhanced oil and gas exploration and development efforts effectively facilitated the stable output increment of crude oil and natural gas, which in turn further strengthened the guarantee over China's independent oil and gas supply. According to the National Bureau of Statistics, in the first half of 2022, crude oil and natural gas produced by major industry players reached 102.88 million tonnes and 109.6 billion cubic meters, representing a year-on-year increase of 4.0% and 4.9%, respectively. Recently, the National Energy Administration also proposed to vigorously expedite the materialization of oil and gas projects. Meanwhile, PipeChina is committed to the investment in and operation of main oil and gas pipeline network, gas storage and peak regulation infrastructure, in an endeavor to promote the construction of oil and gas pipeline infrastructure. At present, the "One Pipeline Network Nationwide* (全國一張網)" initiative has taken shape. During the first half of 2022, Shandong Shengli Steel Pipe, a subsidiary of the Group, and Hunan Shengli Steel Pipe, an associate, grasped the opportunities to win bids from PipeChina, securing considerable business orders for the Group.

Despite the impact of the COVID-19 pandemic on business operations and daily life in the short term, further economic recovery is expected in the domestic market leveraging the results achieved from effective measures adopted by government authorities to align pandemic control with economic development, as well as the implementation of multiple policies to stabilize growth and revitalize consumption. In the mid to long term, following the materialization of the supply guarantee measures and relevant development projects, the domestic oil and gas industry is expected to maintain the steady upward momentum with oil and gas demands on constant rise, which will contribute to enhanced oil and gas exploration efforts. Along with China's drive towards oil and gas pipeline infrastructure construction, the Group will strive to be involved in more projects, thereby creating greater value to society and generating sustainable return for the Group.

BUSINESS REVIEW

As one of China's largest oil and gas pipeline manufacturers offering superior quality products with top-rated facilities, cutting-edge technologies, advanced technique and a comprehensive quality inspection and assurance system, the Group is one of the few domestic qualified suppliers which are capable of providing, among other things, large-diameter pipes designed to sustain the high pressure in long distance transportation of crude oil, refined petroleum and natural gas for major oil and gas pipeline projects in China.

Major customers of the Group comprise PipeChina and large-scale state-owned oil and gas enterprises and their subsidiaries such as the Three Barrels* (三桶油) (including SINOPEC, China National Petroleum Corporation ("CNOC") and China National Offshore Oil Corporation ("CNOC")). The Group focuses on the design, manufacturing, anti-corrosion processing, insulation processing and servicing of SAWH pipes and SAWL pipes used for the transport of crude oil, refined petroleum products, natural gas and other related products.

During the Period under Review, Shandong Shengli Steel Pipe, a subsidiary of the Group, won the bid for SAWH pipes from PipeChina to be one of its major suppliers of SAWH pipes in the 2022 pipeline framework agreement procurement bidding. In addition, Hunan Shengli Steel Pipe, an associate of the Group, also won the bid for SAWL pipes and become PipeChina's supplier of SAWL pipes in the same bidding. The Group also achieved breakthroughs in the insulation pipeline business, where it realized independent production and gained recognition from customers for its product quality. The Group also proactively ventured into the market and concluded considerable contracts with several companies.

As of 30 June 2022, the annual production capacity of the SAWH pipes, ancillary anti-corrosion production line and insulation pipe production line of the Group's subsidiaries reached approximately 800,000 tonnes, 7.20 million square meters and 110 kilometres, respectively.

As of 30 June 2022, the annual production capacity of the SAWH pipes, SAWL pipes and ancillary anti-corrosion production line of Hunan Shengli Steel Pipe, the Group's associate, reached approximately 200,000 tonnes, 300,000 tonnes and 4.80 million square meters, respectively.

As of 30 June 2022, pipes manufactured by the Group's subsidiaries and associate were used in the world's oil and gas pipelines with a cumulative total length of approximately 33,876 kilometres, of which 94.6% were installed in China while the remaining 5.4% were installed outside China.

During the Period under Review, large-scale pipeline projects using SAWH pipes manufactured by the Group's subsidiaries and/or associate included: Zhucheng Urban Area Heat Supply "Steam to Water" Reconstruction Project* (諸城市城區供熱"汽改水"改造工程), Qingdao Huaneng Long-distance Heat Supply Pipeline Project* (青島華能長輸熱力管線項目), Shenxian County Intelligent Heating Infrastructure Construction Project* (莘縣智能供熱基礎設施建設項目), Shengli Oilfield Dongying Crude Oil Depot Relocation Project* (勝利油田東營原油庫遷建工程), Qingdao Dongjiakou Port Crude Oil Commercial Reserve Project* (青島董家口港區原油商業儲備庫工程), SINOPEC Northeast Anhui Project* (中石化皖東北工程), PowerChina & China Energy Hunan Yueyang Project* (中國電建集團國能湖南岳陽項目), SINOPEC Southwest Region Underground Integrated Pipeline Network Project* (中石化西南片區地下綜合管網項目) and Taiyuan Central Heating Project* (太原市集中供熱工程).

Large-scale pipeline projects using SAWL pipes manufactured by Hunan Shengli Steel Pipe, the Group's associate, included: Zhongwei-Zaoyang (Shaanxi Section) Project of PipeChina West-East Gas Pipeline No. 3 Mid-section Project (Zhongwei-Ji'an)* (國家管網集團西氣東輸三線中段 (中衛一吉安)項目中衛一棗陽 (陝西段)工程), CNOOC Shenmu-Anping Coal-bed Methane Pipeline Project* (中海油神木一安平煤層氣管道工程), Guangdong Energy Group Huizhou LNG Station Export Pipeline Project* (廣東能源集團惠州LNG接收站外輸管道項目), PipeChina Xinjiang Coal-based Gas Transmission Pipeline Guangxi Branch Line Project* (國家管網集團新疆煤制氣外輸管道廣西支幹線工程) and PipeChina Guangdong Pipeline Network Shante Gas Turbine Power Plant Gas Supply Branch Line Project and Qinghe Special Line Project* (國家管網集團廣東管網汕特燃機電廠供氣支線項目和清禾專線項目).

Large-scale pipeline projects using anti-corrosion pipes manufactured by the Group's subsidiaries and/ or associate included: Zhongwei-Zaoyang (Shaanxi Section) Project of PipeChina West-East Gas Pipeline No. 3 Mid-section Project (Zhongwei-Ji'an), CNOOC Shenmu-Anping Coal-bed Methane Pipeline Project, Guangdong Energy Group Huizhou LNG Station Export Pipeline Project, PipeChina Guangdong Pipeline Network Shante Gas Turbine Power Plant Gas Supply Branch Line Project and Qinghe Special Line Project, CNPC Niger Crude Oil Export Pipeline Project* (中石油尼日爾原油外輸管道項目), PipeChina Xinjiang Coal-based Gas Transmission Pipeline Guangxi Branch Line Project, SINOPEC Northeast Anhui Project, Phase IV Project of Guangzhou Natural Gas Utilization Project* (廣州市天然氣利用工程四期工程), PowerChina & China Energy Hunan Yueyang Project, SINOPEC Southwest Region Underground Integrated Pipeline Network Project and Yinan County Qingtuo Town – Shuanghou Town Gas Pipeline Project* (沂南縣青駝鎮一雙堠鎮燃氣管道工程).

FINANCIAL REVIEW

Revenue

The Group's unaudited revenue for the Period under Review was approximately RMB443,281,000, representing a decrease of approximately 11.8% when compared to that of approximately RMB502,823,000 for the corresponding period of 2021. The Group's revenue was mainly generated from the core business segment, being the pipes business. Among which, (1) sales revenue from SAWH pipes reached approximately RMB235,628,000 (the corresponding period of 2021: approximately RMB269,758,000), representing a year-on-year decrease of approximately 12.7%; (2) sales revenue from SAWL pipes reached approximately RMB159,386,000 (the corresponding period of 2021: approximately RMB179,099,000), representing a year-on-year decrease of approximately 11.0%; (3) sales revenue from anti-corrosion processing business reached approximately RMB27,129,000 (the corresponding period of 2021: approximately RMB52,265,000), representing a year-on-year decrease of approximately 48.1%; (4) revenue from the insulation processing business reached approximately RMB13,642,000 (the corresponding period of 2021: nil); and (5) revenue from the trading business reached approximately RMB7,496,000 (the corresponding period of 2021: approximately RMB1,701,000). Such slight decrease in revenue was mainly due to the fact that the Group completed the change of shareholding in Hunan Shengli Steel Pipe on 21 February 2022 (the "Shareholding Change Completion Date"). Accordingly, the interests held by the Group in Hunan Shengli Steel Pipe was changed from 56.9% to 48%, and Hunan Shengli Steel Pipe ceased to be a subsidiary of the Group, and its financial results were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date. In addition, contribution from sales of pipes recorded a substantial increase from the corresponding period of last year, leading to a slight decline in revenue during the Period under Review compared with the corresponding period last year.

Cost of sales and services

The Group's cost of sales and services decreased year-on-year by approximately 9.1% from approximately RMB446,330,000 for the six months ended 30 June 2021 to approximately RMB405,655,000 during the Period under Review, primarily attributable to the fact that financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date.

Gross profit

Gross profit for the Period under Review was approximately RMB37,626,000, while that for the corresponding period of 2021 amounted to approximately RMB56,493,000. Such decrease was mainly attributable to the impact of change in shareholding in Hunan Shengli Steel Pipe during the Period under Review, that is, the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date. The Group's gross profit margin decreased from approximately 11.2% for the six months ended 30 June 2021 to approximately 8.5% for the Period under Review, which was mainly due to a year-on-year decrease in sales of the pipes processing business and anti-corrosion processing business with higher gross profit margin during the Period under Review as compared with the corresponding period of 2021.

Other income and net gains

Other income and net gains of the Group increased year-on-year from approximately RMB55,339,000 for the six months ended 30 June 2021 to approximately RMB85,658,000 for the Period under Review. Such significant increase was primarily due to the net gains from transfer of the equity interests in Hunan Shengli Steel Pipe during the Period under Review.

Selling and distribution costs

Selling and distribution costs of the Group decreased from approximately RMB20,754,000 for the six months ended 30 June 2021 to approximately RMB15,428,000 for the Period under Review. The decrease was principally due to the fact that the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date, leading to a year-on-year decrease in transportation expenses.

Administrative expenses

The Group's administrative expenses decreased from approximately RMB92,639,000 for the six months ended 30 June 2021 to approximately RMB67,572,000 for the Period under Review. Such significant decrease was mainly attributable to the fact that the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date.

Share of profit of associates

During the Period under Review, the Group recorded share of profit of associates of approximately RMB3,663,000, as compared to share of loss of an associate of approximately RMB1,229,000 for the corresponding period of 2021, which was primarily attributable to the change in shareholding in Hunan Shengli Steel Pipe during the Period under Review, i.e. it has been accounted for as an associate of the Group under the equity method commencing from the Shareholding Change Completion Date, while during the corresponding period of 2021, the Group only had one associate, i.e. Xinfeng Energy Enterprise Group Co., Ltd* (新鋒能源集團有限公司).

Finance costs

The Group's finance costs decreased from approximately RMB18,031,000 for the six months ended 30 June 2021 to approximately RMB9,909,000 for the Period under Review. The finance costs mainly came from interest on bank loans, and the decrease was due to the fact that the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date, leading to a substantial decrease in finance costs during the Period under Review as compared with the corresponding period of last year.

Total comprehensive income for the Period under Review

The Group's total comprehensive income for the Period under Review was approximately RMB34,736,000, as compared to total comprehensive loss of approximately RMB23,643,000 for the six months ended 30 June 2021.

Assets and liabilities

As of 30 June 2022, the Group's total assets amounted to approximately RMB1,138,150,000 (31 December 2021: approximately RMB1,919,687,000); the Group's net assets amounted to approximately RMB674,686,000 (31 December 2021: approximately RMB627,465,000); net assets per share amounted to approximately RMB0.17, representing an increase of approximately RMB1 cent when compared to that of 31 December 2021; and the Group's total liabilities amounted to approximately RMB463,464,000 (31 December 2021: approximately RMB1,292,222,000). The significant decrease in total assets and total liabilities was mainly due to the fact that the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date.

Net current assets/(liabilities)

As of 30 June 2022, the Group's net current assets amounted to approximately RMB12,442,000, as compared to net current liabilities of approximately RMB279,039,000 as of 31 December 2021. The turnaround from net current liabilities to net current assets was mainly due to the fact that the financial results of Hunan Shengli Steel Pipe were no longer consolidated into the Group's financial statements commencing from the Shareholding Change Completion Date.

During the Period under Review, Shandong Shengli Steel Pipe, a subsidiary of the Group, ranked third in terms of comprehensive strength in the 2022 pipeline framework agreement procurement projects of PipeChina, and was selected as a major supplier of SAWH pipes. In this regard, leveraging the sound development opportunities in the pipes industry, the Group is confident in ensuring on-going stability of its production and operations through reasonable allocation of funds and meticulous operation, and will maintain its net current assets at an appropriate proportion.

Liquidity and financial resources

As of 30 June 2022, cash and cash equivalents of the Group amounted to approximately RMB89,186,000 (31 December 2021: approximately RMB134,311,000); and the Group had borrowings of approximately RMB283,000,000 (31 December 2021: approximately RMB691,000,000).

The gearing ratio is defined as net debt (represented by borrowings, trade payables, contract liabilities and other payables and accruals, net of cash and cash equivalents and pledged deposits) divided by the sum of total equity and net debt. As of 30 June 2022, the gearing ratio of the Group was approximately 34.4% (31 December 2021: approximately 56.0%).

Financial management and fiscal policy

During the Period under Review, the Group's revenue, expenses, assets and liabilities were primarily denominated in Renminbi. The Directors consider that the Group currently has limited foreign exchange exposure and has not entered into any hedging arrangement for its foreign exchange risk. The Group will closely monitor the foreign currency movement and will assess the need to adopt any measures in relation to foreign exchange risk from time to time.

Interim dividend

The Board does not recommend the payment of any interim dividend for the Period under Review (for the six-month period ended 30 June 2021: nil).

* For identification purpose only

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2022, the interests or short positions of the Directors and chief executives in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provision of the SFO) or which were required to be recorded in the register required to be kept under Section 352 of the SFO or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") were as follows:

Name of Director/ chief executives	Capacity	Number of issued ordinary shares held	Number of shares subject to options granted under the Share Option Scheme	Approximate percentage of the issued share capital of the Company as at 30 June 2022
Wei Jun	Interest in controlled corporation ⁽¹⁾	620,000,000	N/A	16.003%
Zhang Bizhuang	Interest in controlled corporation ⁽²⁾	153,130,224	N/A	3.952%
	Beneficial owner	79,800,000(3)		2.06%
Wang Kunxian	Interest in controlled corporation ⁽⁴⁾	26,708,760	N/A	0.689%
Han Aizhi	Interest in controlled corporation ⁽⁵⁾	26,708,760	N/A	0.689%

Notes:

- (1) Mefun Group Limited holds 620,000,000 shares of the Company (representing approximately 16.003% of the issued shares of the Company) and is the single largest shareholder of the Company. Mefun Group Limited is held as to 65.97% and 34.03% by Mr. Wei Jun and HZJ Holding Limited, respectively. Mr. Wei Jun is the chairman and non-executive Director of the Company. Therefore, Mr. Wei Jun is deemed to be interested in the shares of the Company held by Mefun Group Limited by virtue of the SFO.
- (2) Goldmics Investments Limited ("Goldmics Investments") holds 153,130,224 shares of the Company, representing approximately 3.952% of the issued shares of the Company. Mr. Zhang Bizhuang, an executive Director, holds 40% interest of the issued share capital of Goldmics Investments, and Ms. Du Jichun, his spouse, holds the remaining 60% interest. Therefore, Mr. Zhang Bizhuang is deemed to be interested in the shares of the Company held by Goldmics Investments by virtue of the SFO.
- (3) Mr. Zhang Bizhuang holds 79,800,000 shares of the Company, representing approximately 2.06% of the issued shares of the Company.
- (4) Glad Sharp Limited ("**Glad Sharp**") holds 26,708,760 shares of the Company, representing approximately 0.689% of the issued shares of the Company. Mr. Wang Kunxian, an executive Director, owns the entire issued share capital of Glad Sharp and is therefore deemed to be interested in the shares of the Company held by Glad Sharp by virtue of the SFO.
- (5) Crownova Limited ("**Crownova**") holds 26,708,760 shares of the Company, representing approximately 0.689% of the issued shares of the Company. Ms. Han Aizhi, an executive Director, owns the entire issued share capital of Crownova and is therefore deemed to be interested in the shares of the Company held by Crownova by virtue of the SFO.

Save as disclosed above, as at 30 June 2022, none of the Directors and chief executive of the Company or the chairman or their respective associates of the Company had registered an interest or short position in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which will have to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or which will be required, pursuant to Model Code for Securities Transactions by Directors of Listed Issuers contained in the Listing Rules, to be notified to the Company and the Stock Exchange.

DIRECTORS' RIGHT TO ACQUIRE SHARES

Save as disclosed above, at no time during the Period under Review was the Company, or any of its holding companies, its subsidiaries or its fellow subsidiaries a party to any arrangement to enable the Directors and chief executives of the Company (including their spouses and minor children) to hold any interests or short positions in the shares, underlying shares or debentures of the Company or its associated corporations.

CHARGES ON THE GROUP'S ASSETS

As at 30 June 2022, the bank loans of RMB283,000,000 (31 December 2021: approximately RMB283,000,000) were secured by pledge of certain property and plant amounting to approximately RMB114,515,000 (31 December 2021: approximately RMB140,750,000), and certain land use rights amounting to approximately RMB116,734,000 (31 December 2021: approximately RMB118,163,000) of the Group.

As at 31 December 2021, an amount of approximately RMB146,540,000 out of bank loans of the Group of approximately RMB340,000,000 was guaranteed by a non-controlling shareholder of a subsidiary. At the same time, such bank loans were secured by the pledge of certain property, plant and equipment amounting to approximately RMB173,387,000 and certain land use rights amounting to approximately RMB36,740,000.

CONTINGENT LIABILITIES

As at 30 June 2022, the Group did not have any contingent liabilities (31 December 2021: Nil).

FOREIGN EXCHANGE RISK

During the Period under Review, the Group's businesses have been mainly transacted and settled in functional currency of subsidiaries, so the Group has had minimal exposure to foreign currency risk. The Group did not utilise any forward contracts or other means to hedge its foreign exchange exposure. However, the management will closely monitor the exchange rate fluctuations to ensure sufficient precautionary measures against any adverse impacts are in place.

HUMAN RESOURCES AND REMUNERATION POLICIES

The Group reviews its human resources and remuneration policies periodically with reference to local legislations, market conditions, industry practices and assessments of the performance of the Group and individual employees. As at 30 June 2022, the Group has employed a work force of 531 employees (including Directors). The total salaries and related costs (including the Directors' fees) amounted to approximately RMB32,188,000 (30 June 2021: approximately RMB45,816,000).

SHARE OPTION SCHEME

At the extraordinary general meeting held on 20 May 2016, the shareholders of the Company approved and adopted a new share option scheme (the "**New Scheme**") and terminated the then share option scheme (the "**Old Scheme**") (the Old Scheme and New Scheme are collectively referred to as the "**Share Option Scheme**"). The Old Scheme was adopted on 21 November 2009, which was valid for a period of 10 years from the date of adoption. The Company has granted all share options under the Old Scheme, and all outstanding share options granted prior to the termination of the Old Scheme will remain in force.

The purpose of the New Scheme is to give the Eligible Persons (as defined in the New Scheme) an opportunity to have a personal stake in the Company and help motivate them to optimize their future performance and efficiency to the Group and/or to reward them for their past contributions, to attract and retain or otherwise maintain ongoing relationships with such Eligible Persons who are significant to and/or whose contributions are or will be beneficial to the performance, growth or success of the Group, and in the case of executives, to enable the Group to attract and retain individuals with experience and ability and/or to reward them for their past contributions.

Participants referred to below are the "Eligible Persons" under the New Scheme, which include:

- (a) any executive director of, manager of, or other employee holding an executive, managerial, supervisory or similar position in any member of the Group ("**Executive**"), any full-time or part-time employee, or any person for the time being seconded to work full-time or part-time for any member of the Group ("**Employee**");
- (b) a director or proposed director (including an independent non-executive director) of any member of the Group;
- (c) a direct or indirect shareholder of any member of the Group;
- (d) a supplier of goods or services to any member of the Group;
- (e) a customer, consultant, business or joint venture partner, franchisee, contractor, agent or representative of any member of the Group;
- (f) a person or entity that provides design, research, development or other support or any advisory, consultancy, professional or other services to any member of the Group; and
- (g) an associate (as defined under the Listing Rules) of any of the persons referred to in paragraphs (a) to (c) above.

18

The principal terms of the New Scheme are summarized as follows:

The New Scheme was adopted for a period of 10 years commencing from 20 May 2016 and will remain in force until 19 May 2026. The Company may at any time terminate the operation of the New Scheme by resolution in general meeting. Upon termination of the New Scheme as aforesaid, no further options shall be granted but the provisions of the Share Option Scheme shall remain in force and effect in all other respects. All options granted prior to such termination and not then exercised shall continue to be valid and exercisable subject to and in accordance with the New Scheme. An offer of a grant of share options may be accepted within 28 days from the date of offer, upon payment of a nominal consideration of HK\$1.0 in total by the grantee. The exercise period of the share options granted is determined by the Board, and commences after a certain vesting period and ends on a date which is not later than 10 years from the date of offer of the share options. The subscription price in respect of any particular share option shall be such price as the Board may in its discretion determine at the time of grant of the relevant share option (and shall be stated in the letter containing the offer of the grant of the share option) but shall not be less than whichever is the highest of:

- (a) the nominal value of a share;
- (b) the closing price of a share as stated in the Stock Exchange's daily quotations sheet on the date of offer; and
- (c) the average closing price of a share as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of offer.

The maximum number of shares which may be issued upon exercise of all options to be granted under the New Scheme and any other schemes of the Group shall not in aggregate exceed 327,436,560 shares, being 10% of the shares in issue as of the date of adoption (the "Scheme Mandate Limit"), provided that:

(a) The Company may at any time as the Board may think fit to seek approval from the shareholders of the Company to refresh the Scheme Mandate Limit, save that the maximum number of shares which may be issued upon exercise of all options to be granted under the New Scheme and any other schemes of the Company shall not exceed 10% of the shares in issue as of the date of approval by shareholders in general meeting where the Scheme Mandate Limit is refreshed. Options previously granted under the New Scheme and any other schemes of the Company (including those outstanding, cancelled, lapsed or exercised in accordance with the terms of the Share Option Scheme or any other schemes of the Company) shall not be counted for the purpose of calculating the Scheme Mandate Limit as refreshed. The Company shall send to our shareholders a circular containing the details and information required under the Rules Governing the Listing of Securities on the Main Board of The Stock Exchange of Hong Kong Limited ("Listing Rules").

- (b) The Company may seek separate approval from its shareholders in general meeting for granting options beyond the Scheme Mandate Limit, provided that the options in excess of the Scheme Mandate Limit are granted only to the Eligible Person(s) specified by the Company before such approval is obtained. The Company shall send to our shareholders a circular containing the details and information required under the Listing Rules.
- (c) The maximum number of shares which may be issued upon full exercise of outstanding options granted under the New Scheme and any other schemes of the Group shall not exceed 30% of the Company's issued share capital from time to time. No options may be granted under the New Scheme and any other share option schemes of the Company if this will result in such limit being exceeded.

No option may be granted to any one person such that the total number of shares issued and to be issued upon exercise of options granted and to be granted to that person in any 12-month period exceeds 1% of the Company's issued share capital from time to time. Where any further grant of options to such Eligible Person would result in the shares issued and to be issued upon exercise of all options granted and to be granted to such Eligible Person in the 12-month period up to and including the date of such further grant representing in aggregate over 1% of the shares in issue, such further grant shall be separately approved by the shareholders of the Company in general meeting with such Eligible Person and his/her/its associate(s) abstaining from voting. The Company shall send a circular to our shareholders disclosing the identity of the Eligible Person, the number and terms of the options to be granted (and options previously granted) to such Eligible Person, and containing the details and information required under the Hong Kong Listing Rules. The number and terms (including the subscription price) of the options to be granted to such Eligible Person must be fixed before the approval of the shareholders of the Company and the date of the Board meeting proposing such grant shall be taken as the offer date for the purpose of calculating the subscription price of those options.

On 3 January 2012, the Board granted 24,000,000 share options to 81 directors and senior management of the Company and its subsidiaries and other personnel approved by the Board, including four Directors of the Company, at an exercise price of HK\$0.80 per share under the Old Scheme. 1,260,000 share options held by three members of the management were lapsed following their departure in 2013. 300,000 share options held by two employees were lapsed following their departure in 2014. 300,000 share options held by two employees were lapsed following their departure in 2015. 600,000 share options held by four employees were lapsed following their departure in 2016. 420,000 share options held by two employees were lapsed following their departure in 2017. 570,000 share options held by three employees were lapsed following their departure in 2019. 1,200,000 share options held by one senior management member and 810,000 share options held by five employees were lapsed following their departure in 2020. 1,770,000 share options held by eight employees were lapsed following their departure in 2021. The remaining 16,770,000 share options were lapsed on 2 January 2022 without being exercised.

On 22 June 2020, the Board granted 77,100,000 share options to 40 management members and key staff of the Company and its subsidiaries at an exercise price of HK\$0.10 per share under the New Scheme. 1,800,000 share options held by four employees were lapsed following their departure in 2020. 900,000 share options held by two employees were lapsed following their departure in 2021.

After taking into account of the shares available for issue after deducting those which have been exercised or lapsed under the Share Option Scheme, as at 30 June 2022, the total number of shares available for issue under the Share Option Scheme was 139,893,060, representing approximately 3.6107% of the issued shares of the Company of 3,874,365,600 shares as at the date of this report.

As at 30 June 2022, movements of options granted under the Share Option Scheme are set out below:

Name	Capacity	Exercise price	Outstanding as at 1 January 2022	Granted during the period	Exercised during the period	Lapsed during the period	Outstanding as at 30 June 2022	percentage of the issued share capital of the Company as at 30 June	Notes
Directors									
Zhang Bizhuang	Beneficial owner	HK\$0.80	1,200,000	0	0	1,200,000	0	0%	(1)
Wang Kunxian	Beneficial owner	HK\$0.80	960,000	0	0	960,000	0	0%	(1)
Han Aizhi	Beneficial owner	HK\$0.80	1,200,000	0	0	1,200,000	0	0%	(1)
Employees									
Employees	Beneficial owner	HK\$0.80	13,410,000	0	0	13,410,000	0	0%	(1)
Employees	Beneficial owner	HK\$0.10	74,400,000	0	0	0	74,400,000	1.9203%	(2)
Total			91,170,000	0	0	16,770,000	74,400,000	1.9203%	

Notes:

- (1) The share options granted by the Company are exercisable for 10 years. The grantees may exercise up to one-third, two-thirds and 100% of the respective total share options granted from the first, second and third anniversaries of the date of grant (i.e. 3 January 2012), respectively. These share options are exercisable at HK\$0.80 each according to the rules of the Old Scheme during the period from 3 January 2012 to 2 January 2022.
- (2) The share options granted by the Company are exercisable for 5 years. The grantees may exercise up to one-third, two-thirds and 100% of the respective total share options granted from the first, second and third anniversaries of the date of grant (i.e. 22 June 2020), respectively. These share options are exercisable at HK\$0.10 each according to the rules of the New Scheme during the period from 22 June 2020 to 21 June 2025.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As far as the Company is aware, as at 30 June 2022, the following persons (other than Directors or chief executives of the Company) were interested in 5% or more of the issued share capital of the Company which were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO, or required to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO and the Listing Rules:

Name of shareholders	Capacity	Number of issued ordinary shares/ underlying shares held	Approximate percentage of the issued share capital of the Company
Mafus Cuaus Lisaita d	Denoficial ourseu(1)	000 000 000	10,0000/
Mefun Group Limited	Beneficial owner ⁽¹⁾	620,000,000	16.003%
HZJ Holding Limited	Interest in controlled corporation ⁽²⁾	620,000,000	16.003%
Chen Haili	Interest in controlled corporation ⁽²⁾	620,000,000	16.003%
Yang Zhihui	Interest of spouse ⁽²⁾	620,000,000	16.003%
LM Global Asset LP	Beneficial owner ⁽³⁾	600,000,000	15.486%
LMT International Corporation Limited (魯民投國際有限公司)	Interest in controlled corporation ⁽³⁾	600,000,000	15.486%
Shandong Private Joint Investment Holding Co., Ltd.* (山東民營聯合投資控股股份有限公司)	Interest in controlled corporation ⁽³⁾	600,000,000	15.486%
LM Asset Management Corp	Interest in controlled corporation ⁽³⁾	600,000,000	15.486%
Huang Guang	Interest in controlled corporation ⁽³⁾	600,000,000	15.486%
Du Jichun	Interest of spouse ⁽⁴⁾	79,800,000	2.06%
2.3 0.3	Interest in controlled corporation ⁽⁵⁾	153,130,224	3.952%

Notes:

- (1) Mefun Group Limited holds 620,000,000 shares of the Company (representing 16.003% of the issued shares of the Company), which is in turn owned as to 65.97% by Mr. Wei Jun. Mr. Wei Jun also acts as the director of Mefun Group Limited. Please refer to the paragraph headed "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures" for details.
- (2) HZJ Holding Limited holds 34.03% of the issued share capital of Mefun Group Limited and HZJ Holding Limited is held as to 59% and 12% by Ms. Chen Haili and Mr. Yang Zhihui, respectively. Mr. Yang Zhihui is the spouse of Ms. Chen Haili. Therefore, HZJ Holding Limited, Ms. Chen Haili and Mr. Yang Zhihui are deemed to be interested in the shares of the Company held by Mefun Group Limited by virtue of the SFO.

- (3) LM Global Asset LP is a limited partnership registered under the laws of the British Virgin Islands and holds 600,000,000 shares of the Company, representing 15.486% of the issued shares of the Company. LMT International Corporation Limited is a limited partner of LM Global Asset LP and holds approximately 49.18% of the partnership interest in LM Global Asset LP. LMT International Corporation Limited is wholly owned by Shandong Private Joint Investment Holding Co., Ltd. The general partner of LM Global Asset LP is LM Asset Management Corp, which is in turn owned as to approximately 70% by Mr. Huang Guang. Therefore, each of Mr. Huang Guang, LM Asset Management Corp, LMT International Corporation Limited and Shandong Private Joint Investment Holding Co., Ltd. is deemed to be interested in the shares of the Company held by LM Global Asset LP by virtue of the SFO.
- (4) Ms. Du Jichun is the spouse of Mr. Zhang Bizhuang. Therefore, by virtue of the provisions of Divisions 2 and 3 of Part XV of the SFO, Ms. Du Jichun is deemed to be interested in all the shares held by Mr. Zhang Bizhuang.
- (5) Goldmics Investments holds 153,130,224 shares of the Company, representing 3.952% of the issued shares of the Company. Ms. Du Jichun holds 60% interest of the issued share capital of Goldmics Investments, and Mr. Zhang Bizhuang, her spouse, holds the remaining 40% interest. Therefore, Ms. Du Jichun is deemed to be interested in the shares of the Company held by Goldmics Investments by virtue of the SFO. Mr. Zhang Bizhuang is the director of Goldmics Investments. Please refer to the paragraph headed "Directors' and Chief Executives' Interests and Short Positions in Shares, Underlying Shares and Debentures" for details.

Save as disclosed above, as at 30 June 2022, the Company had not been notified by any persons (other than Directors or chief executives of the Company) who had interests or short positions in the shares, underlying shares and debentures of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

CONTRACTS WITH CONTROLLING SHAREHOLDERS

During the Period under Review, no contract of significance, including contracts for the provision of services, had been entered into between the Company or any of its subsidiaries and the controlling shareholders.

COMPETING BUSINESS

During the Period under Review and up to the date of this report, none of the Directors and controlling shareholders of the Company has any interest in business which competes, either directly or indirectly, with the business of the Group under the Listing Rules.

PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, as at 30 June 2022, the Company has maintained a public float of not less than 25% as required under the Listing Rules.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

No transaction, arrangement or contract of significance to which the Company, its holding companies, or any of its subsidiaries was a party, and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the Period under Review or at any time during the Period under Review.

CAPITAL COMMITMENT

Save as disclosed in note 14 to the condensed consolidated interim financial statements, the Group did not have any material capital commitment as at 30 June 2022.

SIGNIFICANT INVESTMENT HELD

The Group had not held any significant investments during the six months ended 30 June 2022.

MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

(1) Disposal of 8.9% equity interest of Hunan Shengli Steel Pipe

On 21 December 2021, Shandong Shengli Steel Pipe (an indirect wholly-owned subsidiary of the Company), Xiangtan Steel and Hunan Shengli Steel Pipe entered into the equity transfer and capital increase agreement, pursuant to which Shandong Shengli Steel Pipe agreed to transfer and Xiangtan Steel agreed to acquire 8.9% equity interest of Hunan Shengli Steel Pipe for a consideration of RMB17,296,233. Further, subject to the completion of the equity transfer, Shandong Shengli Steel Pipe and Xiangtan Steel agreed to make capital contributions of RMB17,280,000 and RMB18,720,000 to Hunan Shengli Steel Pipe, respectively, in proportion to their respective shareholding percentage in Hunan Shengli Steel Pipe. Upon the completion, Hunan Shengli Steel Pipe will be owned as to 48.0% and 52.0% by Shandong Shengli Steel Pipe and Xiangtan Steel, respectively and the total registered capital of Hunan Shengli Steel Pipe will be increased from RMB464,000,000 to RMB500,000,000.

On 21 February 2022, Shandong Shengli Steel Pipe completed the equity transfer and capital contribution, and accordingly Hunan Shengli Steel Pipe ceased to be a subsidiary of the Company, and instead was accounted for as an associate of the Company using the equity method, and its financial results would no longer be consolidated into the financial statements of the Group.

(2) Disposal of 9.9% of the equity interest in Xinfeng Energy Group

On 22 December 2021, Zhejiang Shengguan Industrial (an indirect wholly-owned subsidiary of the Company) and Hangzhou Hanyue New Energy Co., Ltd* (杭州 晗月新能源有限公司) ("Hangzhou Hanyue") entered into the equity transfer agreement, pursuant to which Zhejiang Shengguan Industrial has conditionally agreed to transfer and Hangzhou Hanyue has conditionally agreed to acquire the transferred shares, representing approximately 9.9% of the equity interest in Xinfeng Energy Group in consideration of (i) Hangzhou Hanyue agreeing to pay up the unpaid registered capital of RMB81,420,000 with regard to the transferred shares and (ii) RMB1.00 in cash payable by Hangzhou Hanyue to Zhejiang Shengguan Industrial. On 27 June 2022, Zhejiang Shengguan Industrial completed the equity transfer. The Company continues to hold approximately 22% equity interests in Xinfeng Energy Group, and Xinfeng Energy Group continues to be accounted for as an associate of the Company under the equity method.

For further details regarding the above two transactions, please refer to the Company's announcements dated 21 December 2021, 22 December 2021, 1 March 2022 and 29 June 2022, the circular dated 6 January 2022 and the Company's 2021 annual report.

Save as disclosed above, there was no other material acquisitions or disposals of subsidiaries, associates and joint ventures by the Company during the six months ended 30 June 2022.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

There was no definite future plan for material investments or acquisition of material capital assets as at 30 June 2022.

CHANGE IN DIRECTORS' BIOGRAPHICAL DETAILS UNDER RULE 13.51B(1) OF THE LISTING RULES

Upon specific enquiry with each of the Directors, all of them has confirmed that there is no change in the information of Directors subject to disclosure under Rule 13.51B(1) of the Listing Rules subsequent to the date of the annual report of the Company for the year ended 31 December 2021.

EVENT OCCURRING AFTER THE PERIOD UNDER REVIEW

Up to the date of this report, there was no significant event relevant to the business or financial performance of the Company that comes to the attention of the Directors after the Period under Review.

INTERIM DIVIDEND

The Board does not recommend the payment of an interim dividend for the six months ended 30 June 2022.

By order of the Board **Zhang Bizhuang**Executive Director & Co-Chief Executive Officer

27 August 2022

* For identification purpose only

CORPORATE GOVERNANCE

OVERVIEW

The Directors recognise the importance of incorporating elements of good corporate governance in the management structures and internal control procedures of the Group so as to achieve effective accountability to the shareholders as a whole. The Board strives to uphold good corporate governance and adopts sound corporate governance practices. During the Period under Review, the Company has adopted the principles of the Corporate Governance Code (the "Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), and has complied with all code provisions and, where applicable, the recommended best practices.

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code as set out in Appendix 10 to the Listing Rules as the required standard for securities transactions by Directors. The Company has made specific enquiries of all Directors and all Directors confirmed that during the Period under Review, they have complied with the required standards set out in the Model Code and the code of conduct regarding Directors' securities transactions.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") was established on 21 November 2009 with written terms of reference in compliance with the Listing Rules. The primary duties of the Audit Committee are to review and supervise the financial reporting process. All members of the Audit Committee are appointed by the Board. The Audit Committee currently consists of three independent non-executive Directors, namely Mr. Chen Junzhu, Mr. Wu Geng and Mr. Qiao Jianmin. Mr. Chen Junzhu serves as the chairman.

The Audit Committee has reviewed the Group's unaudited financial statements for the Period under Review as well as the risk management and internal control system and its implementation.

REVIEW OF ACCOUNTS

The Audit Committee has reviewed the accounting principles and practices adopted by the Group and discussed auditing, internal controls and financial reporting matters, including the review of the unaudited interim financial statements for the interim period with the management and external auditor. The external auditor has reviewed the interim financial information for the Period under Review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any listed securities of the Company during the Period under Review.

INDEPENDENT REVIEW REPORT



TO THE BOARD OF DIRECTORS OF SHENGLI OIL & GAS PIPE HOLDINGS LIMITED

(Incorporated in the Cayman Islands with limited liability)

INTRODUCTION

We have reviewed the interim financial information set out on pages 29 to 48 which comprises the condensed consolidated statement of financial position of Shengli Oil & Gas Pipe Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") as at 30 June 2022 and the related condensed consolidated statement of profit or loss and other comprehensive income, condensed consolidated statement of changes in equity and condensed consolidated statement of cash flows for the six month period then ended, and a summary of significant accounting policies and other explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34") issued by the International Accounting Standards Board. The directors are responsible for the preparation and presentation of this interim financial information in accordance with IAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

INDEPENDENT REVIEW REPORT

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with IAS 34.

ZHONGHUI ANDA CPA Limited

Certified Public Accountants

Ngan Hing Hon

Practising Certificate Number P05294

Hong Kong

27 August 2022

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the six months ended 30 June 2022

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		2022 RMB'000	2021 RMB'000
	Notes	(Unaudited)	(Unaudited)
REVENUE	3	443,281	502,823
Cost of sales and services		(405,655)	(446,330)
Gross profit		37,626	56,493
Other income and net gains		85,658	55,339
Selling and distribution costs		(15,428)	(20,754)
Administrative expenses		(67,572)	(92,639)
Reversal of allowance for trade receivables		1,336	133
Other expenses		(402)	(1,965)
Share of results of associates		3,663	(1,229)
Reversal of impairment loss on other receivables		-	3,927
Finance costs	4	(9,909)	(18,031)
PROFIT/(LOSS) BEFORE TAX	5	34,972	(18,726)
Income tax expense	6	(99)	(2,738)
PROFIT/(LOSS) FOR THE PERIOD		34,873	(21,464)
Other comprehensive income/(loss) that may be			
subsequently reclassified to profit or loss:			
Exchange differences on translation of financial staten	nents		
of foreign operations		(137)	(2,179)
		(137)	(2,179)
TOTAL COMPREHENSIVE INCOME/(LOSS) FOR THE PERIOD		34,736	(23,643)

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the six months ended 30 June 2022

	Six months ended 30 June			
	Notes	2022 RMB'000 (Unaudited)	2021 RMB'000 (Unaudited)	
PROFIT/(LOSS) FOR THE PERIOD ATTRIBUTABLE TO: Owners of the Company Non-controlling interests		38,410 (3,537)	(8,960) (12,504)	
		34,873	(21,464)	
TOTAL COMPREHENSIVE INCOME/(LOSS) FOR THE PERIOD ATTRIBUTABLE TO: Owners of the Company Non-controlling interests		38,273 (3,537)	(11,139) (12,504)	
		34,736	(23,643)	
EARNINGS/(LOSS) PER SHARE (RMB cents) – Basic	7	0.99	(0.23)	

0.99

(0.23)

- Diluted

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2022

	Notes	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
		•	,
NON-CURRENT ASSETS			
Property, plant and equipment	9	223,936	471,330
Deposits paid for acquisition of investments		-	4,067
Deposits paid for acquisition of property, plant and			
equipment		1,411	14,029
Investment in associates		260,338	193,910
Right-of-use assets	9	177,937	225,498
Deferred tax assets		655	762
		664,277	909,596
CURRENT ASSETS		407.050	040 500
Inventories	10	107,058	318,503
Trade and bills receivables	10	131,018	287,183
Contract assets		42,028	92,960
Prepayments, deposits and other receivables		102,502	145,854
Pledged deposits		2,081	31,280
Cash and cash equivalents		89,186	134,311
		473,873	1,010,091
CURRENT LIABILITIES			
Trade and bills payables	11	75,809	519,765
Other payables and accruals		18,213	27,465
Contract liabilities		67,584	32,847
Lease liabilities		663	1,162
Borrowings		283,000	691,000
Tax payable		15,308	15,308
Deferred income		854	1,583
		461,431	1,289,130
NET CURRENT ASSETS/(LIABILITIES)		12,442	(279,039)
TOTAL ASSETS LESS CURRENT LIABILITIES		676,719	630,557

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2022

		30 June	31 December
		2022 RMB'000	2021 RMB'000
	Notes	(Unaudited)	(Audited)
		(Cristian Crist	(10.00.000)
NON-CURRENT LIABILITIES			
Deferred income		1,765	2,791
Lease liabilities		-	25
Deferred tax liabilities		268	276
		2,033	3,092
NET ASSETS		674,686	627,465
EQUITY			
Equity attributable to owners of the Company			
Issued capital	12	334,409	334,409
Reserves		330,465	292,024
Maria de la IPara Calanda		664,874	626,433
Non-controlling interests		9,812	1,032
Total coults		074 000	007.405
Total equity		674,686	627,465

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2022

Attributable to owners of the Company

	Issued capital RMB'000	Share premium* RMB'000	Statutory surplus reserve* RMB'000	Share option reserve* RMB'000	Other reserve* RMB'000	Foreign currency translation reserve* RMB'000	Accumulated Losses* RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
	YM									
At 1 January 2021 (Audited)	283,911	1,230,106	62,484	38,573	(9)	5,534	(778,997)	841,602	16,162	857,764
Issue of shares (Unaudited)	50,498		-	-	-	-	-	50,498	-	50,498
Share-based payment (Unaudited)		- V-	-	304	-	-	-	304	-	304
Total comprehensive loss for the										
period (Unaudited)	-	-	-	-	-	(2,179)	(8,960)	(11,139)	(12,504)	(23,643)
Lapsed share options (Unaudited)	-	-	-	(15,964)	-	-	15,964	-	-	-
At 30 June 2021 (Unaudited)	334,409	1,230,106	62,484	22,913	(9)	3,355	(771,993)	881,265	3,658	884,923
A. A. I	004.400	4 000 400	00.404		(0)	400	(4 00F 00F)	000.400	4.000	005.405
At 1 January 2022 (Audited)	334,409	1,230,106	62,484	5,273	(9)	137	(1,005,967)	626,433	1,032	627,465
Share-based payment (Unaudited)	-		-	168	-		-	168	-	168
Total comprehensive income for the										
period (Unaudited)	-	-	-	-	-	(137)	38,410	38,273	(3,537)	34,736
Disposal of a subsidiary (Unaudited)	-	-	-	-	-	-	-	-	12,317	12,317
Lapsed share options (Unaudited)	-	-	-	(4,488)	-	-	4,488	-	-	-
At 30 June 2022 (Unaudited)	334,409	1,230,106	62,484	953	(9)	-	(963,069)	664,874	9,812	674,686

^{*} These reserve accounts comprise the consolidated reserves in the unaudited condensed consolidated statement of financial position.

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2022

For the	six	months	ended
	30	June	

	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES		
Net cash used in operating activities	(8,535)	(70,431)
CASH FLOWS FROM INVESTING ACTIVITIES		
	(0.050)	(0.040)
Purchase of property, plant and equipment	(6,956)	(8,212)
Proceeds from disposal of items of property, plant and equipment	-	9,355
Proceeds from disposal of items of right-of-use assets	-	33,000
Proceeds from disposal of deposits paid for acquisition of		
investments	4,067	_
Net cash outflow on disposal of a subsidiary	(20,781)	_
Change in pledged deposits	(102,597)	3,572
Interest received	247	872
Interest received	271	012
Net cash (used in)/generated from investing activities	(126,020)	38,587
CASH FLOWS FROM FINANCING ACTIVITIES		
New borrowings	373,000	753,000
Repayment of borrowings	(273,000)	(784,000)
New borrowings from non-controlling shareholders of a subsidiary	10,000	10,000
Repayment to non-controlling shareholders of a subsidiary	(10,000)	(10,000)
Proceeds from issue of subscription shares	(10,000)	50,498
Other financing cash flows	(10,433)	(18,687)
Other linaricing cash nows	(10,433)	(10,007)
Net cash generated from financing activities	89,567	811
		(0.1.0
NET DECREASE IN CASH AND CASH EQUIVALENTS	(44,988)	(31,033)
Cash and cash equivalents at beginning of period	134,311	113,159
Effect of foreign exchange	(137)	93
Cash and cash equivalents at end of period	89,186	82,219

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six months ended 30 June 2022

1. GENERAL INFORMATION

The Company is a limited company incorporated in the Cayman Islands on 3 July 2009. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands. The principal places of business of the Company in Hong Kong Special Administrative Region ("Hong Kong") and the People's Republic of China (the "PRC") are located at Room 2111, 21st Floor, Wing On Centre, 111 Connaught Road Central, Hong Kong and Zhongbu Town, Zhangdian District, Zibo City, Shandong Province 255082, the PRC, respectively.

The condensed consolidated interim financial statements ("Interim Financial Statements") are presented in Renminbi (the "RMB"), which is the Company's presentation currency and the functional currency of the principal operating subsidiaries of the Group.

The Company and its subsidiaries (collectively referred to as the "Group") are principal engaged in the manufacture, processing and sale of welded steel pipes for oil and gas pipelines and other construction and manufacturing applications and trading of commodity.

2. BASIS OF PREPARATION

The Interim Financial Statements have been prepared in accordance with International Accounting Standard 34 ("IAS 34") issued by International Accounting Standards Board and the applicable disclosure requirements of Appendix 16 of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules"). The Group has prepared the Interim Financial Statements on the basis that it will estimate to operate as a going concern.

The Interim Financial Statements should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2021. The accounting policies and methods of computation used in the preparation of the Interim Financial Statements are consistent with those used in the annual consolidated financial statements for the year ended 31 December 2021.

In the current period, the Group has adopted all the new and revised International Financial Reporting Standards ("IFRSs") that are relevant to its operations and effective for its accounting year beginning on 1 January 2022. IFRSs comprise International Financial Reporting Standard; International Accounting Standards and Interpretations. The adoption of these new and revised IFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's Interim Financial Statements and amounts reported for the current period and prior periods.

The Group has not applied the new IFRSs that have been issued but are not yet effective. The application of these new IFRSs will not have material impact on the Interim Financial Statements of the Group.

For the six months ended 30 June 2022

3. SEGMENT INFORMATION

Segment revenue and results

For the six months ended 30 June 2022 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment revenue: Sales to external customers Intersegment sales	435,785 -	7,496 -	- -	443,281 -
Total revenue	435,785	7,496	-	443,281
Segment results	(31,255)	(1,360)		(32,615)
Interest income				247
Share of results of associates				3,663
Other gains				83,723
Unallocated expenses				(10,137)
Finance costs				(9,909)
Profit before tax				34,972

For the six months ended 30 June 2022

3. **SEGMENT INFORMATION (Continued)**

Segment revenue and results (Continued)

For the six months ended 30 June 2021 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment revenue:				
Sales to external customers Intersegment sales	501,122 -	1,701 -	- -	502,823 -
Total revenue	501,122	1,701	_	502,823
Segment results	3,715	(1,352)		2,363
Interest income				872
Reversal of impairment loss on other receivables				3,927
Unallocated expenses				(7,857)
Finance costs				(18,031)
Loss before tax				(18,726)

For the six months ended 30 June 2022

3. **SEGMENT INFORMATION (Continued)**

Disaggregation of revenue from contracts with customers

For the six months ended 30 June 2022 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Geographical markets Mainland China	435,785	7,496	-	443,281
Timing of revenue recognition At a point in time	435,785	7,496	_	443,281

For the six months ended 30 June 2021 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Geographical markets Mainland China	501,122	1,701	-	502,823
Timing of revenue recognition At a point in time	501,122	1,701	_	502,823

For the six months ended 30 June 2022

3. **SEGMENT INFORMATION (Continued)**

Segment assets

As at 30 June 2022 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment assets	805,776	42,817	-	848,593
Unallocated assets				289,557
Total consolidated assets				1,138,150
As at 31 December 2021	(Audited)			
	Pipes	Trading	Eliminations	Consolidated

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment assets	1,676,813	11,687	_	1,688,500
Unallocated assets				231,187
Total consolidated assets				1,919,687

For the six months ended 30 June 2022

3. **SEGMENT INFORMATION (Continued)**

Segment liabilities

As at 30 June 2022 (Unaudited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment liabilities	163,434	146	_	163,580
Unallocated liabilities				299,884
Total consolidated liabilities				463,464

As at 31 December 2021 (Audited)

	Pipes Business RMB'000	Trading Business RMB'000	Eliminations RMB'000	Consolidated RMB'000
Segment liabilities	581,788	199	-	581,987
Unallocated liabilities				710,235
Total consolidated liabilities				1,292,222

4. FINANCE COSTS

Six months ended 30 June

	2022 RMB'000 (Unaudited)	2021 RMB'000 (Unaudited)
Interest on borrowings Interest on lease liabilities	9,887 22	17,986 45
	9,909	18,031

For the six months ended 30 June 2022

5. PROFIT/(LOSS) BEFORE TAX

The Group's profit/(loss) before tax is arrived at after charging/(crediting):

Six	months	ended	30	lune
SIA	1110111113	enueu	JU	Julic

	2022	2021
	RMB'000	RMB'000
NURSES	(Unaudited)	(Unaudited)
Cost of inventories sold	373,246	410,500
Cost of services	32,409	35,830
	405,655	446,330
Employees benefits expenses including directors' remuneration	32,188	45,816
Depreciation of property, plant and equipment	29,133	47,744
Depreciation of right-of-use assets	2,874	2,708
Reversal of allowance for trade receivables	(1,336)	(133)
Reversal of impairment loss recognised on other receivables		(3,927)
Short term lease payments	9	78
Gain on disposal of property, plant and equipment	_	(187)
Gain on disposal of right-of-use assets	_	(46,090)

6. INCOME TAX EXPENSE

Six months ended 30 June

	2022 RMB'000 (Unaudited)	2021 RMB'000 (Unaudited)
Deferred tax	99	2,738
Income tax expense	99	2,738

Hong Kong profits tax was calculated at 16.5% of the estimated assessable profits for the six months ended 30 June 2022 and 2021. The statutory tax rate of China Petro Equipment Holdings Pte. Ltd., a subsidiary of the Company incorporated in the Republic of Singapore, was 17% for the six months ended 30 June 2022 and 2021. Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the subsidiaries of the Company established in the PRC was 25% for the six months ended 30 June 2022 and 2021.

For the six months ended 30 June 2022

7. EARNINGS/(LOSS) PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

(a) Basic earnings/(loss) per share

The calculation of basic earnings/(loss) per share attributable to owners of the Company is based on the profit for the six months ended 30 June 2022 attributable to owners of the Company of approximately RMB38,410,000 (for the six months ended 30 June 2021: loss of approximately RMB8,960,000) and the weighted average number of 3,874,365,600 ordinary shares in issue during the six months ended 30 June 2022 (for the six months ended 30 June 2021: 3,854,476,097).

(b) Diluted loss per share

No adjustment has been made to the basic earnings/(loss) per share amounts presented for the six months ended 30 June 2022 and 2021 in respect of a dilution as there was no dilutive potential ordinary shares for the Company's outstanding options.

8. **DIVIDEND**

The directors of the Company do not recommend the payment of any interim dividend for the six months ended 30 June 2022 (for the six months ended 30 June 2021: Nil).

9. PROPERTY, PLANT AND EQUIPMENT AND RIGHT-OF-USE ASSETS

During the six months ended 30 June 2022, the Group acquired property, plant and equipment at a total cost of approximately RMB18,474,000 (for the six months ended 30 June 2021: approximately RMB8,212,000).

Property, plant and equipment with a carrying amount of approximately RMB1,000 were disposed by the Group during the six months ended 30 June 2022 (for the six months ended 30 June 2021: approximately RMB9,168,000).

No disposal of right-of-use assets during the six months ended 30 June 2022. Right-of-use assets with a carrying amount of approximately RMB4,336,000 were disposed by the Group during the six months ended 30 June 2021. Gain on disposal of right-of-use assets of approximately RMB46,090,000 recognised in other income for the six months ended 30 June 2021.

For the six months ended 30 June 2022

10. TRADE AND BILLS RECEIVABLES

	30 June	31 December
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Trade receivables	120,376	286,542
Less: allowance for impairment of trade receivables	(58)	(3,425)
	120,318	283,117
Bills receivables	10,700	4,066
	131,018	287,183

The Group's trading terms with its customers are mainly on credit generally ranging from 90 to 180 days. All bills receivable are due within 90 to 180 days.

An aged analysis of the trade receivables at the end of the reporting period, based on the invoice date and net of allowances, is as follows:

	30 June	31 December
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Within 3 months	94,979	254,373
3 to 6 months	21,448	5,249
6 months to 1 year	1,443	11,608
1 to 2 years	1,358	9,099
Over 2 years	1,090	2,788
	120,318	283,117

For the six months ended 30 June 2022

11. TRADE AND BILLS PAYABLES

	30 June	31 December
	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Trade payables	75,809	214,096
Bills payables	-	305,669
	75,809	519,765

An aged analysis of the trade payables at the end of the reporting period, based on the invoice date, is as follows:

	30 June 2022 RMB'000 (Unaudited)	31 December 2021 RMB'000 (Audited)
Within 3 months 3 to 6 months 6 months to 1 year 1 to 2 years Over 2 years	46,332 25,646 2,067 63 1,701	182,535 13,892 10,401 3,402 3,866
	75,809	214,096

The trade payables are non-interest bearing. The payment terms with suppliers are normally on credit ranging from 90 to 180 days from the time when goods are received from suppliers.

For the six months ended 30 June 2022

12. SHARE CAPITAL

	30 June	31 December
	2022	2021
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Authorised:		
5,000,000,000 ordinary shares of HK\$0.1 each	500,000	500,000
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Issued and fully paid:		
3,874,365,600 (At 31 December 2021: 3,874,365,600)		
ordinary shares of HK\$0.1 each	334,409	334,409

13. DISPOSAL OF A SUBSIDIARY

On 21 December 2021, Shandong Shengli Steel Pipe Co., Ltd.# ("Shandong Shengli") (山東勝利鋼管有限公司) (an indirectly wholly-owned subsidiary of the Company), Hunan Shengli Xianggang Steel Pipe Co., Ltd. ("Hunan Shengli")* (湖南勝利湘鋼鋼管有限公司), which was owned as to 56.9% by the Group before, and the non-controlling shareholder of Hunan Shengli entered into the equity transfer and capital increase agreement, pursuant to which Shandong Shengli agreed to transfer and the non-controlling shareholder of Hunan Shengli agreed to acquire 8.9% equity interest of Hunan Shengli for a consideration of approximately RMB17,296,000. Further, Shandong Shengli and the non-controlling shareholder of Hunan Shengli agreed to make capital contributions of RMB17,280,000 and RMB18,720,000 to Hunan Shengli, respectively, in proportion to their respective shareholding percentage in Hunan Shengli upon the completion of the equity transfer.

The consideration of the equity transfer shall be satisfied and paid by the non-controlling shareholder of Hunan Shengli to Hunan Shengli, for settlement of the capital contribution. In particular, the amount payable by Shandong Shengli as a result of the capital contribution shall be satisfied and paid by the non-controlling shareholder of Hunan Shengli on behalf of Shandong Shengli by the consideration of the equity transfer. The non-controlling shareholder of Hunan Shengli shall pay the difference in amount of approximately RMB16,000 between the consideration of the equity transfer and the capital contribution responsible by Shandong Shengli to Shandong Shengli.

The equity transfer and capital contribution completed on 21 February 2022, Hunan Shengli ceased to be a subsidiary of the Group and the financial results of the Hunan Shengli no longer be consolidated into the financial statements of the Group.

^{*} The English names are for identification only

For the six months ended 30 June 2022

13. DISPOSAL OF A SUBSIDIARY (Continued)

The following table summarises the consideration received for the disposal of Hunan Shengli and the net liabilities of Hunan Shengli as at the date of disposal:

Consideration satisfied by:

	RMB'000 (Unaudited)
	(
Cash	16
Capital injection in Hunan Shengli	17,280
	17,296
Net liabilities at the date of disposal were as follows:	
	RMB'000
	(Unaudited)
Property, plant and equipment	236,735
Right-of-use assets	44,687
Deposits paid for acquisition of property, plant and equipment	1,100
Inventories	155,712
Trade and bills receivables	241,518
Contract assets	65,996
Prepayments, deposits and other receivables	66,468
Pledged deposits	131,796
Cash and cash equivalents	20,797
Trade and bills payables	(443,498)
Other payables and accruals	(38,155)
Contract liabilities	(2,812)
Borrowings Deferred income	(508,000)
Deferred income	(1,206)
Net liabilities disposed of	(28,862)
Non-controlling interests	12,317
Fair value of the investment in an associate retained	(41,866)
Gain on disposal of subsidiary (Included in other income and net gains)	75,707
Consideration	17,296
Net cash inflow/ (outflow) arising on disposal:	10
Cash consideration received	16
Cash and cash equivalents disposed of	(20,797)
	(20,781)

For the six months ended 30 June 2022

14. COMMITMENTS

Capital commitments

The Group had the following capital commitments for acquisition of property, plant and equipment as at the end of the reporting period:

	30 June 2022	31 December 2021
	RMB'000 (Unaudited)	RMB'000 (Audited)
Contracted, but not provided for	6,817	9,503

15. RELATED PARTY TRANSACTIONS

(a) Significant related party transactions

During the six months ended 30 June 2022 and 2021 the Group had the following material transactions with related parties:

Six months ended 30 June

	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Interest expenses to non-controlling interests	23	19

(b) Key management compensation

The remuneration of directors and other members of key management for the reporting period is as follows:

Six months ended 30 June

	2022	2021
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Fees	945	1,462
Salaries, allowances and other benefits in kind	2,719	1,706
Social security contributions	238	223
	3,902	3,391

For the six months ended 30 June 2022

16. APPROVAL OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

These condensed consolidated interim financial statements were approved and authorised for issue by the Board of Directors on 27 August 2022.