

中國鐵建高新裝備股份有限公司

CRCC HIGH-TECH EQUIPMENT CORPORATION LIMITED

(A joint stock company incorporated in the People's Republic of China with limited liability)

Stock Code: 1786



2023 Interim Report

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BUSINESS REVIEW AND OUTLOOK

During the first half of 2023, the Company maintained the overall upward growth momentum and achieved a noticeable period-on-period improvement in operating results. The Company recorded revenue of RMB1,603.35 million, representing an increase of 30.09% from RMB1,232.53 million for the corresponding period last year, and net profit of RMB44.59 million, representing an increase of 6.93% from RMB41.70 million for the corresponding period last year.

Major initiatives for the second half of the year:

- 1. Market-oriented operation. In China's railway market, the Company will earnestly strive for procurement opportunities from China Railway and China Energy; keep track of and implement overhaul plans; continue stepping up technological services and drive sales of parts and components on China Railway Mall. In China's urban rail market, the Company will consolidate resources from multiple channels and pay close attention to urban metro and local railway projects. In overseas market, the Company will expedite project progress in South Korea and strengthen recovery of receivables.
- 2. Technological innovation. The Company will enhance efforts to upgrade the existing products available in China's railway market and focus on research, development and commercialization of second generation products. In the urban rail market, it will improve the prototype of engineering vehicles, and endeavor to reinforce research and development and technical improvement of grinding cars, battery engineering cars, flaw detection cars and inspection cars.
- 3. Management upgrade. The Company will benchmark against world-class enterprises, seek to enhance efficiency and economic benefits with a focus on "profitability and five ratios", continue to improve key indicators, optimize the institutional, standard and procedural corporate management system, adapt to the information-based growth trend, and effectively integrate the value creation principle into modern corporate management process.

REVENUE

	For the six months ended 30 June	
	2023	2022
	(RMB million)	(RMB million)
Sales of machinery	929.11	604.56
Sales of parts and components	367.07	337.22
Maintenance of railway track maintenance machinery	197.64	192.58
Railway line maintenance services	55.27	51.96
Mechanical design services	49.58	41.70
Revenue from other business	4.68	4.51
Total revenue	1,603.35	1,232.53

During the first half of 2023, the Group enhanced market penetration to boost operating quality, expedited resource integration in the parts and components market, reinforced the value-added service capacity of the re-manufacturing business, and strengthened synergy with the design services, contributing to revenue of RMB1,603.35 million, representing a period-on-period increase of 30.09%.

With a commitment to the principal business of large railway track maintenance machinery, the Company recorded revenue of RMB929.11 million from sales of machinery during the first half of 2023, representing an increase of RMB324.55 million, or 53.68%, from the corresponding period of last year.

The Group optimized technical services, continued to improve response speed and service quality, and pressed ahead with in-depth resource integration on China Railway Mall platform, thus effectively expanding market share in the parts and components market. The Group recorded revenue of RMB367.07 million from sales of parts and components during the first half of 2023, representing an increase of RMB29.85 million, or 8.85%, from the corresponding period of last year.

The Group was dedicated to enhancing the value-added service capacity of its re-manufacturing business, and achieved an increase in orders of railway track maintenance machinery maintenance business. The Group recorded revenue of RMB197.64 million from maintenance of railway track maintenance machinery during the first half of 2023, representing an increase of RMB5.06 million, or 2.63%, from the corresponding period of last year.

The Group expedited the transformation of maintenance approaches to realize "professional maintenance staff, mechanized maintenance process and refined maintenance and management", and achieved fresh breakthroughs in railway line maintenance services. The Group recorded revenue of RMB55.27 million from railway line maintenance services during the first half of 2023, representing an increase of RMB3.31 million, or 6.37%, from the corresponding period of last year.

During the first half of 2023, the Group reinforced management over its design services, and enhanced business sharing and synergy. The Group recorded revenue of RMB49.58 million from mechanical design services, representing an increase of RMB7.88 million, or 18.90%, from the corresponding period of last year.

COST OF SALES

The Group's cost of sales increased by RMB394.14 million, or 42.57%, from RMB925.77 million for the six months ended 30 June 2022 to RMB1,319.91 million for the six months ended 30 June 2023, primarily attributable to a corresponding significant increase in revenue.

GROSS PROFIT

The Group's gross profit decreased by RMB23.32 million, or 7.60%, from RMB306.76 million for the six months ended 30 June 2022 to RMB283.44 million for the six months ended 30 June 2023. During the first half of 2023, the Group's gross profit margin was 17.68%, representing a decrease of 7.21 percentage points from 24.89% for the corresponding period of last year, mainly due to the combined effects of an increase in cost of raw materials and change in product mix of business segments.

OTHER GAINS

The Group's other gains decreased by RMB10.45 million, or 72.92%, from RMB14.33 million for the six months ended 30 June 2022 to RMB3.88 million for the six months ended 30 June 2023, primarily due to a decline in government grant.

SELLING EXPENSES

The Group's selling expenses increased by RMB19.32 million, or 32.58%, from RMB59.3 million for the six months ended 30 June 2022 to RMB78.62 million for the six months ended 30 June 2023, primarily due to the increase in the Group's after-sales service fees incurred in overseas market and the increase in sales investment to match the growth of sales volume.

ADMINISTRATIVE EXPENSES

The Group's administrative expenses decreased by RMB5.02 million, or 6.04%, from RMB83.14 million for the six months ended 30 June 2022 to RMB78.12 million for the six months ended 30 June 2023, mainly due to the achievements in internal control and earnest implementation of the cost reduction and efficiency enhancement measures.

RESEARCH AND DEVELOPMENT EXPENSES

The Group's research and development expenses decreased by RMB22.05 million, or 15.37%, from RMB143.48 million for the six months ended 30 June 2022 to RMB121.43 million for the six months ended 30 June 2023, primarily owing to a period-on-period decrease in staff remunerations.

FINANCE GAINS

The Group's finance gains decreased by RMB8.86 million, or 46.48%, from RMB19.06 million for the six months ended 30 June 2022 to RMB10.20 million for the six months ended 30 June 2023, primarily due to the decrease in net foreign exchange gains from fluctuations in exchange rate of US dollars.

IMPAIRMENT LOSSES

The Group's impairment losses decreased by RMB39.02 million from RMB6.23 million for the six months ended 30 June 2022 to RMB-32.77 million for the six months ended 30 June 2023, primarily attributable to recovery of previous business arrears with significant amount during the first half of 2023 thanks to the progress made in settlement and recovery of trade receivables, leading to the reversal of bad debt provision.

NET OTHER BUSINESS EXPENSES

The Group's net other business expenses increased by RMB1.23 million, or 2,050.00%, from RMB0.06 million for the six months ended 30 June 2022 to RMB1.29 million for the six months ended 30 June 2023, principally due to an increase in income from liquidated damages.

PROFIT BEFORE TAX

The Group's profit before tax increased by RMB6.02 million, or 14.06%, from RMB42.82 million for the six months ended 30 June 2022 to RMB48.84 million for the six months ended 30 June 2023, which was the combined effects of the increase in sales volume following the Group's enhanced marketing efforts, and earnest recovery of receivables.

INCOME TAX EXPENSE

The Group's income tax expense increased by RMB2.65 million, or 236.61%, from RMB1.12 million for the six months ended 30 June 2022 to RMB3.77 million for the six months ended 30 June 2023. The increase in income tax expense was mainly due to the increase in total profit of the Group, leading to an increase in tax payment as the Group fulfilled its tax obligations according to the tax law.

The Company was entitled to the preferential tax policy of the western development and was subject to the preferential enterprise income tax rate of 15%.

Ruiweitong Company was accredited as a high and new technology enterprise in 2021 and received approvals from the relevant government authorities for being entitled to the preferential enterprise income tax rate of 15%.

Other subsidiaries established by the Group in mainland China were subject to the enterprise income tax rate of 25%.

PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY

Profit attributable to owners of the Company increased by RMB2.89 million, or 6.93%, from RMB41.70 million for the six months ended 30 June 2022 to RMB44.59 million for the six months ended 30 June 2023. The increase in the profit attributable to owners of the Company was mainly due to the combined effects of the increase in sales volume following the Group's enhanced marketing efforts, and earnest recovery of receivables.

PROFIT ATTRIBUTABLE TO NON-CONTROLLING INTERESTS

For the six months ended 30 June 2023, profit attributable to non-controlling interests was RMB0.47 million, representing an increase of RMB0.47 million from the corresponding period of last year. In 2022, the Group and Zhengzhou Railway Equipment Manufacturing Co., Ltd. (鄭州鐵路裝備製造有限公司) jointly established Zhengzhou CRCC Equipment Technology Co., Ltd. (鄭州鐵建裝備科技有限公司), and Zhengzhou Railway Equipment Manufacturing Co., Ltd., as a non-controlling interest holder, was entitled to its share of profit in Zhengzhou CRCC Equipment Technology Co., Ltd.

BASIC EARNINGS PER SHARE

Basic earnings per share increased by RMB0.00 from RMB0.03 for the six months ended 30 June 2022 to RMB0.03 for the six months ended 30 June 2023.

LIQUIDITY AND SOURCE OF CAPITAL

Cash flows and working capital

The Group's needs for working capital were mainly satisfied by cash generated from operations. For the six months ended 30 June 2023, the closing balance of the Group's cash and cash equivalents amounted to RMB1,150.39 million and the net decrease in cash and cash equivalents was RMB12.76 million from 31 December 2022, which was mainly due to the increase in cash paid for the purchase of goods and acceptance of services and increase in cash paid for taxes and surcharges during the first half of 2023.

Net cash inflow from operating activities

For the six months ended 30 June 2023, the Group's net cash flow from operating activities was RMB5.43 million, which was mainly due to an increase in cash paid for purchase of goods and services and cash paid for taxes and surcharges during the first half of the year.

Net cash outflow from investing activities

For the six months ended 30 June 2023, the Group's net cash outflow from investing activities was RMB19.53 million. The cash outflow from investing activities was mainly due to the amount paid for acquisition and construction of fixed assets, intangible assets and other long-term assets.

Net cash outflow from financing activities

For the six months ended 30 June 2023, the Group's net cash outflow from financing activities was RMB0 million.

Liquidity

The Board considers that the Group has sufficient liquidity to meet the Group's present requirements for liquid funds.

COMMITMENTS

The Group's commitments as at the dates indicated are set out as follows:

Capital commitments

	30 June 2023	31 December 2022
	(RMB million)	(RMB million)
Contracted but not provided for	12.10	12.13

INDEBTEDNESS

The Group had no interest-bearing debts as at 30 June 2023.

PLEDGE

The Group had no pledge as at 30 June 2023.

GEARING RATIO

The Group monitors capital management by using the gearing ratio, which is net debt divided by the adjusted capital plus net debt. Net debt includes bank borrowings and other borrowings, trade and bills payables, financial liabilities included in other payables and accruals less cash and cash equivalents and pledged deposits. Capital includes equity attributable to owners of the Company. The Group's gearing ratio was 16.54% as at 31 December 2022 and 23.11% as at 30 June 2023.

CONTINGENT LIABILITIES

The Group had no material contingent liabilities as of 30 June 2023.

MARKET RISKS

The Group is subject to various market risks, including foreign exchange risks and inflation risks in the course of daily business operation.

FOREIGN EXCHANGE RISKS

The majority of the Group's businesses are located in the PRC and most of the transactions are settled in RMB, with certain sales, procurement and German subsidiaries settled in foreign currencies including Euro and CHF. The fluctuation in exchange rates of these foreign currencies against RMB would have an impact on the operating results of the Group. The Group did not enter into any hedging transactions for the purpose of mitigating its foreign exchange risks as at 30 June 2023.

POLICY RISKS

The Group is subject to risks arising from changes in the construction policies of the railway market introduced by the PRC government.

APPOINTMENT AND DISMISSAL OF AUDITORS

Upon resolution at the annual general meeting of the Company held on 30 June 2023, the Company re-appointed BDO China SHU LUN PAN Certified Public Accountants LLP as the auditor of the Company for 2023 to carry out auditing for the annual financial statements of the Company for 2023 in accordance with the China Accounting Standards for Business Enterprises and to review its 2023 interim financial statements. For details, please refer to the circular dated 9 June 2023 and the announcement dated 30 June 2023 published by the Company on the website of the Hong Kong Stock Exchange (www.hkex.com.hk).

USE OF PROCEEDS OF THE COMPANY

After deducting the underwriting commissions and expenses in connection with the global offering, the net proceeds of the global offering were approximately RMB2.27 billion. According to the Proposal to Change the Usage of Part of the Proceeds, which was considered and approved at the 13th meeting of the first session of the Board, the 8th meeting of the second session of the Board and the 5th meeting of the third session of the Board, the Company planned to apply the net proceeds from the global offering for the following purposes:

- construction of our "International Technology Cooperation Center" Project: approximately 40% of the net
 proceeds from the global offering would be used for the construction of our "International Technology
 Cooperation Center" Project, including acquisition of land, construction of infrastructure and purchase of
 equipment;
- development of regional business network platform: approximately 10% of the net proceeds from the global
 offering would be used for upgrading the Company's business network by developing our sales offices into
 4S stores that integrate functions of sales, service, spare parts and survey, so as to provide comprehensive
 customer services and systemic solutions to the Company's large railway track maintenance machine
 customers;

- general domestic and overseas mergers and acquisitions: approximately 5.26% of the net proceeds from the global offering would be used for general domestic and overseas acquisitions related to the large railway track maintenance machinery industry, and will enable us to strengthen and complement the Company's core value chain;
- working capital: no more than approximately 44.74% of the net proceeds from the global offering would be used to supplement working capital.

Save for the aforesaid, there is no other change to the usage of net proceeds from the global offering.

The following table sets forth the actual use of proceeds of the Company as at 30 June 2023:

Planned use	Budgeted usage amount (RMB)	Amount unutilized as at the beginning of the period (RMB)	Amount utilized during the reporting period (RMB)	Amount unutilized as at the end of the period (RMB)
Construction of our "International				
Technology Cooperation Center"				
Project	908,026,526.81	0	0	0
Development of regional business				
network platform	227,006,631.70	0	0	0
General domestic and overseas				
mergers and acquisitions	119,356,198.68	O ^{Note}	0	0
Working capital	1,015,676,959.83	6,121,118.17	1,514,685.18	4,606,432.99
Total (excluding interest)	2,270,066,317.02	6,121,118.17	1,514,685.18	4,606,432.99

Note: Balance of proceeds allocated to general domestic and overseas mergers and acquisitions reached RMB4,606,432.99 as at the end of 2022, which was reallocated to supplement working capital upon resolution at the 5th meeting of the third session of the Board. Please refer to the announcement of the Company dated 27 June 2023 in relation to change in use of proceeds for details.

As at 30 June 2023, the balance of the proceeds from H Shares issuance of the Company was RMB5,222,915.45 (including interest income). The Company will use the balance of the proceeds at the appropriate time according to future development plans and actual needs. The Company expects that the proceeds will be fully utilized by 31 December 2023. The Company utilized the proceeds in line with the purposes previously disclosed.

I. CORPORATE GOVERNANCE

1. Corporate Governance

The Company puts strong emphasis on the superiority, stability and rationality of corporate governance mechanism. For the six months ended 30 June 2023 (the "**Reporting Period**"), the Company has fully complied with the code provisions of the CG Code.

2. Securities Transactions by the Directors and Supervisors

The Company has adopted the Model Code set out in Appendix 10 of the Listing Rules as the code of conduct for governing the securities transactions by the Directors and supervisors of the Company.

The Company has issued a specific enquiry regarding whether the securities transactions by the Directors and supervisors are in compliance with the Model Code, and the Company confirmed that all Directors and supervisors have complied with the standards governing securities transactions by the Directors and supervisors specified by the Model Code during the Reporting Period.

3. Board of Directors

According to the Articles of Association, the Company shall establish a board of directors, which consisted of nine directors, including one chairman and three independent non-executive directors.

Upon nomination by the nomination committee and consideration and approval at the 28th meeting of the second session of the Board and the first extraordinary general meeting for year 2022 of the Company, Mr. Liu Feixiang, Mr. Tong Pujiang, Mr. Chen Yongxiang and Mr. Luo Jianli were appointed as the executive Directors of the third session of the Board, Mr. Zhao Hui and Mr. Bai Yunfei were appointed as the non-executive Directors of the third session of the Board, and Mr. Wu Yuntian, Mr. Na Pengjie and Ms. Chu Ching were appointed as the independent non-executive Directors of the third session of the Board. Upon consideration and approval at the first meeting of the third session of the Board, Mr. Liu Feixiang was elected as the chairman of the third session of the Board. Due to age reason, Mr. Liu Feixiang tendered his resignation to the Company on 6 July 2023 to resign as an executive Director, chairman of the Board, chairman of the strategy and investment committee, chairman of the nomination committee and member of the remuneration and evaluation committee. Upon consideration and approval at the 6th meeting of the third session of the Board, Mr. Zhao Hui was elected as the chairman of the third session of the Board, chairman of the strategy and investment committee, chairman of the nomination committee and member of the remuneration and evaluation committee.

As at the date of this report, the Board consisted of eight Directors, including Mr. Tong Pujiang, Mr. Chen Yongxiang and Mr. Luo Jianli as executive Directors; Mr. Zhao Hui and Mr. Bai Yunfei as non-executive Directors; and Mr. Wu Yuntian, Mr. Na Pengjie and Ms. Chu Ching as independent non-executive Directors.

All Directors have entered into service contracts with the Company respectively with a term of three years. A Director may be re-elected and re-appointed at a general meeting after his/her term of office expires.

The Directors strictly complied with their promises, fidelity, integrity, and diligently performed their responsibilities. The number of members and composition of the Board conformed to the requirements of relevant laws and regulations. There was no non-working relationship among the members of the Board, including financial, business, family or other significant relevant relations.

4. Supervisory Committee

As at the date of this report, the Supervisory Committee consisted of three supervisors, including Mr. Liang Zhijian as the chairman of the Supervisory Committee and an employee representative supervisor, and Mr. Zhong Xiangjun and Mr. Wang Huaming as shareholder representative supervisors.

Upon consideration and approval at the Company's 2022 first extraordinary general meeting held on 21 October 2022, Mr. Zhong Xiangjun and Mr. Wang Huaming were appointed as shareholder representative supervisors for a term of three years commencing from the date of approval at the general meeting. Pursuant to the letter dated 29 July 2022 issued by the labor union of the Company, Mr. Liang Zhijian was elected as an employee representative supervisor of the third session of the Supervisory Committee at the employee congress of the Company.

At the first meeting of the third session of the Supervisory Committee held on 21 October 2022, Mr. Liang Zhijian was elected as the chairman of the third session of the Supervisory Committee for a term commencing from the date of approval at the Supervisory Committee until the expiry of the third session of the Supervisory Committee.

5. Audit and Risk Management Committee

The audit and risk management committee of the Company consisted of three independent non-executive Directors. The members of the audit and risk management committee are Mr. Wu Yuntian, Mr. Na Pengjie and Ms. Chu Ching, of whom Mr. Na Pengjie is the chairman of the audit and risk management committee.

Members of the audit and risk management committee under the third session of the Board were approved at the first meeting of the third session of the Board held on 21 October 2022 for a term commencing from the date of approval until the expiry of the third session of the Board.

The audit and risk management committee of the Company is primarily responsible for supervising the Company's internal control, risk management, financial information disclosure and internal audit matters, making recommendations for the appointments or replacements of the external audit firms, etc.

The audit and risk management committee of the Company has discussed the accounting standards adopted by the Group with the management and reviewed the unaudited financial results of the Group for the six months ended 30 June 2023 prepared under the China Accounting Standards for Business Enterprises, and has confirmed that the unaudited results are in compliance with the applicable accounting standards and the relevant regulatory and legal requirements and that sufficient disclosures have been made.

6. Changes in Particulars of Directors, Supervisors and Senior Management

Given the resignation of Mr. Wang Shuchuan as the chief accountant of the Company, upon approval at the 5th meeting of the third session of the Board held on 27 June 2023, Ms. Kong Deming was appointed as the chief accountant of the Company for a term commencing from the date of approval until the expiry of the third session of the Board.

II. INTERNAL CONTROL

The Company has a sound organization system of internal control. The Board is responsible for the establishment, improvement and effective implementation of the internal control system. The Company has established an audit and supervision department as a management institution with relatively independent functions on internal audit, internal control and risk management. Guided by the audit and risk management committee of the Board, the audit and supervision department carries out risk identification, inspection, supervision and evaluation for internal controls, centering on the significant control areas including financial control, operational control, compliance control and risk management functions, supervises and timely rectifies internal control deficiencies and effectively controls various risks during the operations of the Company.

During the Reporting Period, the internal control system of the Company was proved to be stable and reliable, and the Company continued to deepen its risk management practices. In the first half of 2023, the Company aimed at management improvement, enhanced the audit value-added services and put great emphasis on the close-circuit management of internal control and ensured the remedial measures for internal control deficiencies were fully implemented. The Company also continued to deepen its risk management and implemented specific measures to tackle and prevent high-risk events. Special audits covering services procurements, system procedures were carried out from multiple perspectives to realize enhancement in management, reduction in costs and boosts in efficiency. The Company is capable of withstanding changes in business and external environment in terms of financial, operational and risk management, so as to ensure the safety of the assets of the Company and the interests of Shareholders.

III. INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND GENERAL MANAGER IN SHARES, UNDERLYING SHARES AND DEBENTURES

During the Reporting Period and as at 30 June 2023, none of the Directors, supervisors and the general manager of the Company or their respective associates or any of their associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance) had any personal, family, corporate or other interests and short positions in the shares, underlying shares and debentures of the Company that are required to be notified to the Company and the Hong Kong Stock Exchange pursuant to Part XV of the Securities and Futures Ordinance, or to be entered in the register pursuant to section 352 of the Securities and Futures Ordinance, or to be notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code.

IV. STRUCTURE OF THE SHARE CAPITAL

The share capital structure of the Company as at 30 June 2023 was as follows:

Shareholders	Class	Number of shares	Percentage of issued share capital as at 30 June 2023
China Railway Construction Corporation Limited	Domestic share	968,224,320	63.70%
China Railway Construction Investment			
Group Co., Ltd.	Domestic share	4,939,920	0.325%
China Railway Construction International Group			
Co., Ltd.	Domestic share	4,939,920	0.325%
China Civil Engineering Construction Corporation	Domestic share	4,939,920	0.325%
CRCC China-Africa Construction Limited	Domestic share	4,939,920	0.325%
Shares in public hands	H Share	531,900,000	35.00%
Total		1,519,884,000	100%

V. SUBSTANTIAL SHAREHOLDERS

To the knowledge of the Directors, as of 30 June 2023, except for the Directors, supervisors or chief executive of the Company, the following persons had interests and short positions in the shares and underlying shares of the Company that, pursuant to section 336 of Part XV of the Securities and Futures Ordinance, are required to be entered in the register referred to therein:

Name of	Number of shares held Note 1		Approximate percentage of domestic	Approximate percentage of H Share	Approximate percentage of issued
substantial shareholders	(unit: share)	Capacity	share capital	capital	share capital
China Railway Construction Corporation Limited Note 2	968,224,320 (L)	Beneficial owner	98.00%	_	63.70%
	19,759,690 (L)	Interest of controlled corporation	2.00%	-	1.30%
China Railway Construction Group Corporation Note 3	987,984,000 (L)	Interest of controlled corporation	100.00%	-	65.00%
CSR Zhuzhou Electric Locomotive Research Institute (Hong Kong Co., Limited Note 4		Beneficial owner	_	8.33% (L)	2.91%
CRRC Zhuzhou Institute Co., Ltd.	44,285,500 (L)	Interest of controlled corporation	-	8.33% (L)	2.91%
CRRC Corporation Limited Note 4	44,285,500 (L)	Interest of controlled corporation	_	8.33% (L)	2.91%
CRRC Group Co., Ltd. Note 4	44,285,500 (L)	Interest of controlled corporation		8.33% (L)	2.91%

- Note 1: L Long Position, S Short Position.
- Note 2: China Railway Construction Corporation Limited (including its subsidiaries, namely China Railway Construction Investment Group Co., Ltd., China Railway Construction International Group Co., Ltd., China Civil Engineering Construction Corporation and CRCC China-Africa Construction Limited) directly or indirectly held a long position of 987,984,000 domestic shares of the Company.
- Note 3: As at 30 June 2023, China Railway Construction Group Co., Ltd. directly held approximately 51.13% shares of China Railway Construction Corporation Limited, while China Railway Construction Corporation Limited directly or indirectly held 987,984,000 domestic shares of the Company. Therefore, China Railway Construction Group Co., Ltd. was deemed to be interested in these shares.
- Note 4: As at 30 June 2023, CRRC Zhuzhou Institute Co., Ltd. held 100% equity interest in CSR Zhuzhou Electric Locomotive Research Institute (Hong Kong) Co., Limited and was a wholly-owned subsidiary of CRRC Corporation Limited. CRRC Group Co., Ltd. held 50.73% shares of CRRC Corporation Limited. CSR Zhuzhou Electric Locomotive Research Institute (Hong Kong) Co., Limited held 44,285,500 H Shares of the Company. Thus, CRRC Zhuzhou Institute Co., Ltd., CRRC Corporation Limited and CRRC Group Co., Ltd. were deemed to be interested in these shares.

VI. PURCHASE, REDEMPTION OR SALE OF THE LISTED SECURITIES OF THE COMPANY

During the Reporting Period, there was no purchase, redemption or sale of any listed securities of the Company by the Company or any of its subsidiaries.

VII. DIVIDEND DISTRIBUTION

1. 2022 Final Dividend Distribution Plan and Implementation

Upon consideration and approval at the 2022 annual general meeting of the Company, the Company proposed final cash dividends for 2022 of RMB0.025 per Share (tax inclusive), totaling RMB37,997,100.00 based on the total issued share capital of 1,519,884,000 Shares. The above proposed final dividends for 2022 were paid by the Company on 22 August 2023.

2. 2023 Interim Dividend Distribution Plan

The Board did not recommend the distribution of interim dividend for the six months ended 30 June 2023.

VIII. EMPLOYEES AND TRAINING

As at 30 June 2023, the Company had a total number of 1,980 employees. Total remunerations (including wages and fringe benefits) for the six months ended 30 June 2023 amounted to approximately RMB204.82 million. The remuneration policies of the Group are determined based on the position, performance, qualifications and capability of staff members. No share option scheme has been adopted by the Company as of 30 June 2023.

During the Reporting Period, the Company has appointed its legal advisers to explain the relevant knowledge of the Listing Rules to the Directors, supervisors, senior management and staff from related departments.

REVIEW REPORT

Xin Kuai Shi Bao Zi [2023] No. [ZG11863]

To the shareholders of CRCC High-Tech Equipment Corporation Limited

We have reviewed the accompanying interim financial statements of CRCC High-Tech Equipment Corporation Limited ("CRCCE"), which comprise the consolidated and parent company balance sheet as at 30 June 2023, and the consolidated and parent company income statements, the consolidated and parent company cash flow statements and the consolidated and parent company statements of changes in owners' equity for the six months ended 30 June 2023, and the notes to the interim financial statements. It is the responsibility of the management of CRCCE to prepare the interim financial statements that give a fair view in accordance with the China Accounting Standards for Business Enterprises, and our responsibility is to issue a report on review of the interim financial statements based on our review.

We conducted our review in accordance with China Certified Public Accountants Review Standard No. 2101 – Review of Financial Statements. This standard requires us to plan and perform the review to obtain limited assurance about whether the interim financial statements are free from material misstatements. A review is limited primarily to procedures as enquiry of the personnel of CRCCE and analytical review of procedures applied to the financial information and thus provides less assurance than an audit. We have not performed an audit, and therefore we do not express an audit opinion.

Based on our review, nothing has come to our attention that causes us to believe that the interim financial statements are not prepared in accordance with the requirements of China Accounting Standards for Business Enterprises and do not, in all material respects, give a fair view of the consolidated and parent company financial position as at 30 June 2023, and consolidated and parent company operating results and consolidated and parent company cash flows of CRCCE for the six months ended 30 June 2023.

BDO China SHU LUN PAN Certified Public Accountants LLP

Chinese Certified Public Accountant:

Chinese Certified Public Accountant:

Shanghai, China

25 August 2023

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

ASSETS	Note V	30 June 2023 (unaudited)	31 December 2022 (unaudited)
		(0.11.0.0.0)	(0.1.0.0.0.0.0)
Current assets:			
Cash and bank balances	(1)	1,150,393,896.50	1,163,149,863.13
Settlement reserve			
Placements with banks and other financial institutions			
Held-for-trading financial assets			
Derivative financial assets			
Bills receivable	(11)	179,465,125.36	285,735,821.29
Accounts receivable	(111)	2,351,124,254.22	2,050,241,490.90
Receivables at FVTOCI	(IV)	129,248,502.05	104,157,088.53
Prepayments	(V)	36,824,671.62	37,939,419.83
Premium receivables			
Reinsurance premium receivables			
Reserves for reinsurance contract receivables			
Other receivables	(VI)	50,061,912.26	34,138,090.38
Financial assets acquired for resale			
Inventories	(VII)	2,510,349,276.40	2,179,715,217.79
Contract assets	(VIII)	18,387,170.60	30,113,812.55
Assets held for sale	(IX)	58,872,747.29	58,872,747.29
Non-current assets due within one year			
Other current assets	(X)	41,999,441.69	3,456,088.92
Total summent assets		6 526 726 007 02	F 0.47 F10 C40 C4
Total current assets		6,526,726,997.99	5,947,519,640.61

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

ASSETS	Note V	30 June 2023 (unaudited)	31 December 2022 (unaudited)
		· · · · · · · · · · · · · · · · · · ·	(**************************************
Non-current assets:			
Loans and advances			
Debt investments			
Other debt investments			
Long-term receivables			
Long-term equity investments			
Other equity instrument investments	(XI)	410,228,000.00	534,786,000.00
Other non-current financial assets			
Investment property	(XII)	24,963,139.81	25,379,171.23
Fixed assets	(XIII)	1,591,776,519.23	1,622,329,044.63
Construction in progress	(XIV)	3,469,951.83	35,907,179.42
Productive biological assets			
Oil and gas assets			
Right-of-use assets	(XV)	18,196,169.56	19,170,964.36
Intangible assets	(XVI)	326,203,041.01	330,090,905.51
Development expenditure			
Goodwill	(XVII)	34,694,242.97	34,694,242.97
Long-term deferred expenses			
Deferred income tax assets	(XVIII)	9,005,004.28	8,764,062.58
Other non-current assets	(XIX)	19,152,330.00	19,152,330.00
Total non-current assets		2,437,688,398.69	2,630,273,900.70
Total assets		8,964,415,396.68	8,577,793,541.31

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: Zhao Hui CFO: Kong Deming Head of the Finance Department: Li Zekun

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

Liabilities and owners' equity	Note V	30 June 2023 (unaudited)	31 December 2022 (unaudited)
Current liabilities:			
Short-term borrowings			
Borrowing from central bank			
Placement from banks and other financial institutions			
Held-for-trading financial liabilities			
Derivative financial liabilities			
Bills payable	(XX)	814,318,524.49	790,002,056.73
Accounts payable	(XXI)	1,738,499,417.22	1,236,184,594.39
Advance received	(XXII)	1,720,137.61	589,403.67
Contract liabilities	(XXIII)	191,792,783.32	183,148,936.83
Financial assets sold under repurchase agreements			
Deposit taking and interbank deposit			
Securities brokering			
Securities underwriting			
Employee benefits payable	(XXIV)	18,310,246.93	18,515,438.81
Taxes payable	(XXV)	3,357,572.00	74,082,969.32
Other payables	(XXVI)	326,999,445.04	290,600,132.62
Handling fee and commissions payable			
Reinsurance amount payable			
Liabilities held for sale			
Non-current liabilities due within one year	(XXVII)	11,704,022.49	14,950,895.66
Other current liabilities			
Total current liabilities		3,106,702,149.10	2,608,074,428.03

30 June 2023 (Amounts expressed in RMB unless otherwise specified)

		30 June 2023	31 December 2022
Liabilities and owners' equity	Note V	(unaudited)	(unaudited)
Non-current liabilities:			
Insurance policy reserve			
Long-term borrowings			
Bonds payable			
Including: Preferred stock			
Perpetual bonds			
Lease liabilities	(XXVIII)	17,666,868.48	17,038,770.31
Long-term payables			
Long-term employee benefits payable			
Estimated liabilities			
Deferred income			
Deferred income tax liabilities	(XVIII)	18,729,477.75	33,638,429.11
Other non-current liabilities			
Total non-current liabilities		36,396,346.23	50,677,199.42
Total liabilities		3,143,098,495.33	2,658,751,627.45

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

Liabilities and owners' equity	Note V	30 June 2023 (unaudited)	31 December 2022 (unaudited)
Owners' equity:			
Share capital	(XXIX)	1,519,884,000.00	1,519,884,000.00
Other equity instruments			
Including: Preferred stock			
Perpetual bonds			
Capital reserve	(XXX)	3,224,727,994.03	3,224,727,994.03
Less: Treasury shares			
Other comprehensive income	(XXXI)	295,473,624.58	400,267,531.49
Special reserve	(XXXII)		
Surplus reserve	(XXXIII)	135,899,327.25	135,899,327.25
General risk reserve			
Undistributed profit	(XXXIV)	629,821,868.56	623,226,617.98
Total equity attributable to owners of parent company		5,805,806,814.42	5,904,005,470.75
Non-controlling interests		15,510,086.93	15,036,443.11
Total owners' equity		5,821,316,901.35	5,919,041,913.86
Total liabilities and owners' equity		8,964,415,396.68	8,577,793,541.31

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming Li Zekun

30 June 2023 (Amounts expressed in RMB unless otherwise specified)

		30 June 2023	31 December 2022
Assets	Note XV	(unaudited)	(unaudited)
Current assets:			
Cash and bank balances		1,055,097,613.39	1,038,023,740.27
Held-for-trading financial assets			
Derivative financial assets			
Bills receivable	(1)	156,427,203.81	276,084,321.29
Accounts receivable	(11)	2,257,345,049.76	1,952,642,104.69
Receivables at FVTOCI	(111)	113,980,641.00	87,785,388.23
Prepayments		27,118,375.41	35,000,264.53
Other receivables	(IV)	223,203,649.56	216,580,728.84
Inventories		2,291,364,666.52	2,032,712,894.52
Contract assets		4,280,619.19	4,419,077.12
Assets held for sale		58,872,747.29	58,872,747.29
Non-current assets due within one year			
Other current assets		36,903,070.66	3,337,422.49
Total current assets		6,224,593,636.59	5,705,458,689.27

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

Assets	Note XV	30 June 2023 (unaudited)	31 December 2022 (unaudited)
		(unational)	(0.1.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0
Non-current assets:			
Debt investments			
Other debt investments			
Long-term receivables			
Long-term equity investments	(V)	396,876,012.32	396,876,012.32
Other equity instrument investments		410,228,000.00	534,786,000.00
Other non-current financial assets			
Investment property		24,963,139.81	25,379,171.23
Fixed assets		1,475,053,989.80	1,510,589,383.06
Construction in progress		2,233,773.66	35,907,179.42
Productive biological assets			
Oil and gas assets			
Right-of-use assets			
Intangible assets		173,992,274.77	175,636,039.42
Development expenditure			
Goodwill			
Long-term deferred expenses			
Deferred income tax assets			
Other non-current assets		19,152,330.00	19,152,330.00
Total non-current assets		2,502,499,520.36	2,698,326,115.45
Total assets		8,727,093,156.95	8,403,784,804.72

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming Li Zekun

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

Liabilities and owners' equity Note X	30 June 2023 / (unaudited)	31 December 2022 (unaudited)
		· · · · · · · ·
Current liabilities:		
Short-term borrowings		
Held-for-trading financial liabilities		
Derivative financial liabilities		
Bills payable	814,318,524.49	790,002,056.73
Accounts payable	1,707,274,340.99	1,280,935,081.52
Advance received	1,395,137.61	264,403.67
Contract liabilities	168,737,303.13	170,024,383.27
Employee benefits payable	12,171,258.89	10,785,409.35
Taxes payable	954,696.78	45,089,130.03
Other payables	320,576,859.99	282,796,544.39
Liabilities held for sale		
Non-current liabilities due within one year	7,300,087.71	10,257,708.54
Other current liabilities		
Total current liabilities	3,032,728,209.59	2,590,154,717.50
Non-current liabilities:		
Long-term borrowings		
Bonds payable		
Including: Preferred stock		
Perpetual bonds		
Lease liabilities		
Long-term payables		
Long-term employee benefits payable		
Estimated liabilities		
Deferred income		
Deferred income tax liabilities	18,729,477.75	33,638,429.11
Other non-current liabilities	10,120,1111	55,555,125
Total non-current liabilities	18,729,477.75	33,638,429.11
Total liabilities	3,051,457,687.34	2,623,793,146.61

30 June 2023

(Amounts expressed in RMB unless otherwise specified)

Liabilities and owners' equity Note XV	30 June 2023 (unaudited)	31 December 2022 (unaudited)
Owners' equity:		
Share capital	1,519,884,000.00	1,519,884,000.00
Other equity instruments		
Including: Preferred stock		
Perpetual bonds		
Capital reserve	3,271,445,482.07	3,271,445,482.07
Less: Treasury shares		
Other comprehensive income	292,777,905.65	399,002,647.61
Special reserve		
Surplus reserve	135,899,327.25	135,899,327.25
Undistributed profit	455,628,754.64	453,760,201.18
Total owners' equity	5,675,635,469.61	5,779,991,658.11
Total liabilities and owners' equity	8,727,093,156.95	8,403,784,804.72

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO:

Zhao Hui Kong Deming

Head of the Finance Department: Li Zekun

CONSOLIDATED INCOME STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			January to June 2023	January to June 2022
Ite	ms	Note V	(unaudited)	(unaudited)
	Total anagating various		4 602 250 044 00	1 222 521 701 20
l.	Total operating revenue Including: Operating revenue	(XXXV)	1,603,350,041.88 1,603,350,041.88	1,232,531,781.29 1,232,531,781.29
	Interest income	(//////	1,003,330,041.88	1,232,331,761.29
	Premium earned			
	Handling fee and commissions income			
II.	Total operating cost		1,596,884,084.66	1,202,277,646.33
	Including: Operating cost	(XXXV)	1,319,908,672.66	925,773,373.75
	Interest expenses	() () ()	1,515,500,012.00	323,773,373.73
	Handling fee and commissions expenses			
	Cash surrender amount			
	Net expenses of claim settlement			
	Net provisions for insurance contract reserves			
	Policy dividend expenses			
	Reinsurance expenses			
	Taxes and surcharges	(XXXVI)	9,003,967.90	9,648,908.17
	Selling expenses	(XXXVII)	78,620,879.23	59,298,876.29
	Administrative expenses	(XXXVIII)	78,122,100.96	83,138,661.43
	Research and development expenses	(XXXIX)	121,425,833.80	143,475,840.79
	Finance expenses	(XL)	-10,197,369.89	-19,058,014.10
	Including: Interest expenses		389,917.92	
	Interest income		9,330,180.35	9,486,321.58
	Add: Other income	(XLI)	3,880,502.41	14,332,724.60
	Investment income ("-" for losses)	(XLII)	4,995,708.15	4,126,017.84
	Including: Investment income from associates			
	and joint ventures			
	Revenue from derecognition of			
	financial assets measured at			
	amortized cost			
	Foreign exchange gains ("-" for losses)			
	Net exposure hedging returns ("-" for losses)			
	Gain from fair value changes ("-" for losses)			
	Credit impairment losses ("-" for losses)	(XLIII)	32,782,160.26	-5,287,462.85
	Impairment losses on assets ("-" for losses)	(XLIV)	-13,252.68	-941,115.50
	Gains on disposal of assets ("-" for losses)	(XLV)	-556,185.83	278,620.39

CONSOLIDATED INCOME STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			January to June 2023	January to June 2022
Iter	ns	Note V	(unaudited)	(unaudited)
III.	Operating profit ("-" for losses)		47,554,889.53	42,762,919.44
	Add: Non-operating income	(XLVI)	1,348,227.93	490,036.29
	Less: Non-operating expenses	(XLVII)	62,271.41	429,864.59
IV.	Profit before tax ("-" for losses)		48,840,846.05	42,823,091.14
	Less: Income tax expenses	(XLVIII)	3,774,851.65	1,124,464.95
٧.	Net profit ("-" for net losses)		45,065,994.40	41,698,626.19
	(I) Classification by continuity of business			
	operation			
	 Net profit from continuing operations 			
	("-" for net losses)		45,065,994.40	41,698,626.19
	2. Net profit from discontinued operations			
	("-" for net losses)			
	(II) Classification by ownership			
	1. Net profit attributable to owners of			
	the parent company ("-" for net losses)		44,592,350.58	41,698,626.19
	2. Net profit attributable to non-controlling			
	interests ("-" for net losses)		473,643.82	
VI.	Other comprehensive income after tax		-104,793,906.91	-43,542,365.97
	Other comprehensive income after tax attributable			
	to owners of the parent company		-104,793,906.91	-43,542,365.97
	(I) Other comprehensive income that cannot be			
	reclassified subsequently to profit or loss		-105,874,300.00	-2,677,366.67
	1. Changes in remeasurement of the			
	defined benefit plan			
	2. Other comprehensive income that			
	cannot be reclassified to profit and loss			
	under equity method			
	3. Changes in fair value of other equity			
	instrument investments		-105,874,300.00	-42,677,366.67
	4. Fair value changes in enterprise's own			
	credit risk			

CONSOLIDATED INCOME STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

Item	ns		Note V	January to June 2023 (unaudited)	January to June 2022 (unaudited)
		be reclassified to profit or loss under equity method		1,080,393.09	-864,999.30
	3.	investments			
	4. 5.	debt investments		-284,299.43	-63,366.44
	6. 7. Other c	statements in foreign currencies		1,364,692.52	-801,632.86
VII.	Total co	on-controlling interests omprehensive income omprehensive income attributable to		-59,727,912.51	-1,843,739.78
	Total co	owners of the parent company omprehensive income attributable to controlling interests		-60,201,556.33 473,643.82	-1,843,739.78
VIII.	Earning (I) Ba	s per share: asic earnings per share (RMB/share) luted earnings per share (RMB/share)	(XLIX)	0.03	0.03

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming Li Zekun

PARENT COMPANY INCOME STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			January to June 2023	January to June 2022
Ite	ms	Note XV	(unaudited)	(unaudited)
				====
1.	Operating revenue	(VI)	1,583,767,560.56	1,180,632,363.48
	Less: Operating cost	(VI)	1,323,492,934.91	910,576,440.90
	Taxes and surcharges		8,267,009.76	8,361,665.57
	Selling expenses		73,241,237.34	54,826,716.03
	Administrative expenses		59,078,413.74	63,113,482.69
	Research and development expenses		120,308,213.85	143,914,020.12
	Finance expenses		-10,039,263.56	-19,320,262.09
	Including: Interest expenses			
	Interest income		9,069,419.32	9,455,113.88
	Add: Other income		3,816,328.14	14,320,364.28
	Investment income ("-" for losses)	(VII)	9,435,956.48	7,780,330.92
	Including: Investment income from associates			
	and joint ventures			
	Revenue from derecognition of			
	financial assets measured at			
	amortized cost			
	Net exposure hedging returns ("-" for losses)			
	Gain from fair value changes ("-" for losses)			
	Credit impairment losses ("-" for losses)		21,207,340.52	-7,298,219.97
	Impairment losses on assets ("-" for losses)		-566,591.07	-691,086.84
	Gains on disposal of assets ("-" for losses)		-512,195.08	186,158.81
II.	Operating profit ("-" for losses)		42,799,853.51	33,457,847.46
	Add: Non-operating income		934,417.81	404,289.03
	Less: Non-operating expenses		32,026.52	400,874.69
III.	Profit before tax ("-" for losses)		43,702,244.80	33,461,261.80
	Less: Income tax expenses		3,836,591.34	-276,394.88
IV.	Net profit ("-" for net losses)		39,865,653.46	33,737,656.68
	(I) Net profit from continuing operations			
	("-" for net losses)		39,865,653.46	33,737,656.68
	(II) Net profit from discontinued operations			
	("-" for net losses)			

PARENT COMPANY INCOME STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			Note VV	January to June 2023	January to June 2022
Iten	ns		Note XV	(unaudited)	(unaudited)
V.	Othe	er comprehensive income after tax Other comprehensive income that cannot be		-106,224,741.96	-42,740,733.11
	(1)	reclassified subsequently to profit or loss 1. Changes in remeasurement of the defined benefit plan 2. Other comprehensive income that cannot be reclassified to profit and loss under equity method 3. Changes in fair value of other equity		-105,874,300.00	-42,677,366.67
	/II)	instrument investments4. Fair value changes in enterprise's own credit risk		-105,874,300.00	-42,677,366.67
	(11)	Other comprehensive income that will be reclassified subsequently to profit or loss 1. Other comprehensive income that may be reclassified to profit or loss under equity method 2. Changes in fair values of other debt		-350,441.96	-63,366.44
		 investments The amount of financial assets reclassified into other comprehensive income Provision for credit impairment of other 		-350,441.96	-63,366.44
		debt investments 5. Reserve for cash flow hedging 6. Translation difference of financial statements in foreign currencies			
VI. VII.		7. Others I comprehensive income ings per share: Basic earnings per share (RMB/share) Diluted earnings per share (RMB/share)		-66,359,088.50	-9,003,076.43

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: Zhao Hui CFO: Kong Deming Head of the Finance Department: Li Zekun

CONSOLIDATED CASH FLOW STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

Iter	ms	Note V	January to June 2023 (unaudited)	January to June 2022 (unaudited)
I.	Cash flows from operating activities Cash received from sale of goods and rendering of			
	services		1,547,332,333.43	1,587,300,962.01
	Net increase in customer deposits and deposits in other banks			
	Net increase in borrowings from the central bank			
	Net increase in borrowings from other financial institutions			
	Cash received from receiving insurance premiums of original insurance contracts			
	Net cash received from reinsurance business			
	Net increase in deposits and investments from policyholders			
	Cash received from interest, handling charge and commission			
	Net increase in loans from banks and other financial			
	institutions			
	Net capital increase in repurchase business Net cash received from acting sale and purchase of securities			
	Refund of taxes and surcharges		6,483,221.50	1,153,139.46
	Cash received from other operating activities		15,695,374.49	35,963,532.52
	Sub-total of cash inflows from operating activities		1,569,510,929.42	1,624,417,633.99
	Cash paid for goods purchased and services			
	received		1,091,042,101.17	1,007,807,420.08
	Net increase in loans and advances to customers			
	Net increase in deposits with central bank and with banks and other financial institutions			
	Cash paid for original insurance contract claims			
	Net increase in lending funds			
	Cash paid for interest, handling charge and commission			
	Cash paid for policy dividend			
	Cash paid to and for employees		269,117,584.08	271,240,391.45
	Cash paid for taxes and surcharges		110,718,961.15	34,854,835.38
	Cash paid for other operating activities		93,206,035.23	83,786,003.73
	Sub-total of cash outflows from operating activities		1 564 004 601 63	1 207 600 650 64
	Net cash flow from operating activities	(1)	1,564,084,681.63 5,426,247.79	1,397,688,650.64 226,728,983.35
	wet cash how from operating activities	(L)	3,420,247.79	220,720,903.33

CONSOLIDATED CASH FLOW STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			January to June 2023	January to June 2022
Iter	ns	Note V	(unaudited)	(unaudited)
II.	Cash flows from investing activities			
	Cash received from disinvestment			
	Cash received from return on investments			
	Net cash received from disposal of fixed assets,			442.000.00
	intangible assets and other long-term assets		83,057.04	442,888.00
	Net cash received from disposal of subsidiaries and			
	other business units			
	Cash received from other investing activities		02.057.04	442,000,00
	Sub-total of cash inflows from investing activities		83,057.04	442,888.00
	Cash paid for acquisition of fixed assets, intangible		40 642 067 22	F 214 F0C 40
	assets and other long-term assets		19,613,067.22	5,314,586.48
	Cash paid for investment			
	Net increase in pledged loans Net cash paid for acquisition of subsidiaries and			
	other business units			
	Cash paid for other investing activities			
	Sub-total of cash outflows from investing			
	activities		19,613,067.22	5,314,586.48
	Net cash flows from investing activities		-19,530,010.18	-4,871,698.48
	g		15,556,616116	.,07.,7030.10
III.	Cash flows from financing activities			
	Cash received from absorbing investments			
	Including: Cash received from non-controlling			
	interests' investment in subsidiaries			
	Cash received from borrowings			
	Cash received from other financing activities			
	Sub-total of cash inflows from financing activities			
	Cash paid for repayment of borrowings			
	Cash paid for distribution of dividends, profits or			
	payment of interest			
	Including: Payments for distribution of dividends			
	or profit to non-controlling interests by			
	subsidiaries			
	Cash paid for other financing activities			
	Sub-total of cash outflows from financing			
	activities			
	Net cash flows from financing activities			

CONSOLIDATED CASH FLOW STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

Iten	ns Note V	January to June 2023 (unaudited)	January to June 2022 (unaudited)
IV.	Effect of foreign exchange rate changes on cash and cash equivalents	1,347,795.76	7,843,152.61
V.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash equivalents	-12,755,966.63 1,163,149,863.13	229,700,437.48 1,178,533,467.98
VI.	Closing balance of cash and cash equivalents	1,150,393,896.50	1,408,233,905.46

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming Li Zekun

PARENT COMPANY CASH FLOW STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

			January to June 2023	January to June 2022
Iter	ns	Note	(unaudited)	(unaudited)
I.	Cash flows from operating activities			
	Cash received from sale of goods and rendering of			
	services		1,472,829,572.17	1,516,825,895.14
	Refund of taxes and surcharges			
	Cash received from other operating activities		16,152,166.08	35,592,685.47
	Sub-total of cash inflows from operating activities		1,488,981,738.25	1,552,418,580.61
	Cash paid for goods purchased and services			
	received		1,107,336,899.72	1,012,426,152.89
	Cash paid to and for employees		207,834,021.70	217,212,873.09
	Cash paid for taxes and surcharges		70,556,889.02	20,067,470.53
	Cash paid for other operating activities		83,538,094.26	72,655,864.89
	Sub-total of cash outflows from operating			
	activities		1,469,265,904.70	1,322,362,361.40
	Net cash flow from operating activities		19,715,833.55	230,056,219.21
II.	Cash flows from investing activities			
	Cash received from disinvestment			
	Cash received from return on investments		4,440,248.33	3,654,313.08
	Net cash received from disposal of fixed assets,			
	intangible assets and other long-term assets		82,800.00	442,888.00
	Net cash received from disposal of subsidiaries and			
	other business units			
	Cash received from other investing activities			
	Sub-total of cash inflows from investing activities		4,523,048.33	4,097,201.08
	Cash paid for acquisition of fixed assets, intangible			
	assets and other long-term assets		8,099,084.31	5,034,853.26
	Cash paid for investment			
	Net cash paid for acquisition of subsidiaries and			
	other business units			
	Cash paid for other investing activities			
	Sub-total of cash outflows from investing			
	activities		8,099,084.31	5,034,853.26
	Net cash flows from investing activities		-3,576,035.98	-937,652.18

PARENT COMPANY CASH FLOW STATEMENT

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

Iten	ns	Note	January to June 2023 (unaudited)	January to June 2022 (unaudited)
III.	Cash flows from financing activities Cash received from absorbing investments Cash received from borrowings Cash received from other financing activities Sub-total of cash inflows from financing activities Cash paid for repayment of borrowings Cash paid for distribution of dividends, profits or payment of interest Cash paid for other financing activities Sub-total of cash outflows from financing			
	activities Net cash flows from financing activities			
IV.	Effect of foreign exchange rate changes on cash and cash equivalents		934,075.55	7,907,472.86
V.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash equivalents		17,073,873.12 1,038,023,740.27	237,026,039.89 1,103,258,024.58
VI.	Closing balance of cash and cash equivalents		1,055,097,613.39	1,340,284,064.47

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming Li Zekun

CONSOLIDATED STATEMENT OF CHANGES IN OWNERS' EQUITY

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

					Equity	Equity attributable to the owners of the parent company	ners of the parent comp	pany						
			1				Other							
Items	Share capital	Preferred stock	Orner equity instruments Perpetual bonds	Others	Capital reserve	Less: Treasury shares	comprehensive income	Special reserve	Surplus reserve	General risk reserve	Undistributed profit	Sub-total	Non-controlling interests	Total owners' equity
Closing balance at the end of last year Abd: Charges in accounting prices Correction of accounting prices in prior period Business combination involving entires under common control.	1,519,884,000.00				3,224,727,994,03		400,267,531,49		135,899,377.25		623,145,385.08 81,232.90	5,903,924,237.85 81,232.90	15,036,443.11	5,918,960,680,96
Others II. Opening balance for the year	1,519,884,000.00				3,224,727,994.03		400,267,531.49		135,899,327.25		623,226,617.98	5,904,005,470.75	15,036,443.11	5,919,041,913.86
							-104,793,906.91 -104,793,906.91				6,595,250.58 44,592,350.58	-98,198,656.33 -60,201,556.33	473,643.82	-97,725,012.51 -59,727,912.51
Cephral communed by whites on other equity instruments Amount of share-based payment recognized in owners' equity														
Others Profit distribution Appropriation of surplis reserve											-37,997,100.00	-37,997,100.00		-37,997,100.00
Appropriation of general risk reserve Appropriation of profit to owners (or shareholders) Others Mo Internal connections or consists											-37,997,100.00	-37,997,100.00		-37,997,100.00
In mind and suppose to owness equity In ansier of capital reserve to capital (or share capital) Inander of surplus reserve to capital (or share capital) Surplus reserve to cone losses Surplus reserve to cone losses														
4. Defined beveit plan changes carried forward to retained earnings 5. Other compactensive income carried forward to retained earnings 6. Others														
(V) special reserve 1. Appropriations in the current period 2. Utilization in the current period AM Otherse								4,006,470.89				4,006,470.89		4,006,470.89
(W) Outgo N. Closing balance for the current period	1,519,884,000.00				3,224,727,994.03		295,473,624.58		135,899,327.25		629,821,868.56	5,805,806,814.42	15,510,086.93	5,821,316,901.35

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Head of the Finance Department: Kong Deming CFO: Person in charge of the Company:

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January to June 2023 (unaudited)

CONSOLIDATED STATEMENT OF CHANGES IN OWNERS' EQUITY

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

					Equity at:	tributable to the own	Equity attributable to the owners of the parent company	ny						
			Other equity instruments			Less: Treasury	Other			General risk	Undistributed		Nan-cantralina	Total owners'
Items	Share capital	Preferred stack	Perpetual bonds	Others	Capital reserve	shares	income	Special reserve	Surplus reserve	reserve	profit	Sub-total	interests	equity
Obesing balance at the end of last year Add: Changs in accounting publiciss Correction of accounting errors in prior period Business combination involving entities under common composition.	1,519,884,000.00				3,224,727,994.03		478,299,284.33		125,629,773.06		532,978,661.65	5,881,519,713.07		5,881,519,713.07
Offices II. Opening balance for the year III Movements in the current bariet	1,519,884,000.00				3,224,727,994.03		478,299,284.33		125,629,773.06		532,978,661.65	5,881,519,713.07		5,881,519,713.07
							-43,542,365.97 -43,542,365.97		3,337,65.67		23,126,020.52	-17,042,579.78 -1,843,739.78		-17,042,579.78 -1,843,739.78
instruments 3. Amount of share-based payment recognized in owness equity														
4. Umes (III) Profit distribution 1. Appropriation of surplus reserve									3,373,765.67 3,373,765.67		-18,572,605.67	-15,198,840.00		-15,198,840.00
Appropriation of point to owness for sheeddess 4. Others (W) Internal carp-oper of owness equity 1. Transfer of capital reserve to capital ("A shee capital "Carde color of owness equity "Transfer of capital reserve to capital capi	(52										-15,198,840.00	-15,198,840.00		-15,198,840.00
								3,375,429.43 3,375,429.43				3,375,429.43		3,375,429.43 3,375,429.43
(W) Ounds N. Closing balance for the current period	1,519,884,000.00				3,224,727,994.03		434,756,918.36		129,003,538.73		556,104,682.17	5,864,477,133.29		5,864,477,133.29

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Head of the Finance Department:	Li Zekun
CFO:	Kong Deming
Person in charge of the Company:	Zhao Hui

PARENT COMPANY STATEMENT OF CHANGES IN OWNERS' EQUITY

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

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						January	to June 2023 (unaud	rtea)				
								Other				
				Other equity instruments			Less: Treasury	comprehensive			Undistributed	Total owners'
Ite	me	Share capital	Preferred stock	Perpetual bonds	Others	Capital reserve	shares	income	Special reserve	Surplus reserve	profit	equity
ite	III3	Jilaie Capitai	I ICICIICU SLOCK	Telpetual bolius	Others	Capital reserve	Silaics	income	Special reserve	Jui pius reserve	pront	equity
I.	,	1,519,884,000.00				3,271,445,482.07		399,002,647.61		135,899,327.25	453,760,201.18	5,779,991,658.11
	Add: Changes in accounting policies											
	Correction of accounting errors in											
	prior period											
	Others											
II.	Opening balance for the year	1,519,884,000.00				3,271,445,482.07		399,002,647.61		135,899,327.25	453,760,201.18	5,779,991,658.11
	Movements in the current period											
	(decrease is represented by "-")							-106,224,741.96			1,868,553.46	-104,356,188.50
	(I) Total comprehensive income							-106,224,741.96			39,865,653.46	-66,359,088.50
	(II) Capital contributed or reduced by							100/224/141130			33/003/033140	00,333,000.30
	owners											
	Ordinary shares contributed by											
	owners											
	Capital contributed by owners of											
	other equity instruments											
	3. Amount of share-based payment											
	recognized in owners' equity											
	4. Others											
	(III) Profit distribution										-37,997,100.00	-37,997,100.00
	 Appropriation of surplus reserve 											
	2. Appropriation of profit to owners											
	(or shareholders)										-37,997,100.00	-37,997,100.00
	3. Others											
	(IV) Internal carry-over of owners' equity											
	Transfer of capital reserve to											
	capital (or share capital)											
	Transfer of surplus reserve to											
	capital (or share capital)											
	Surplus reserve to cover losses											
	Defined benefit plan changes											
	carried forward to retained earnings											
	Other comprehensive income											
	carried forward to retained earnings											
	6. Others											
	(V) Special reserve											
	Appropriations in the current											
	period								1,777,526.49			1,777,526.49
	2. Utilization in the current period								1,777,526.49			1,777,526.49
	(VI) Others											
IV.	Closing balance for the current period	1,519,884,000.00				3,271,445,482.07		292,777,905.65		135,899,327.25	455,628,754.64	5,675,635,469.61

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: Zhao Hui CFO:

Head of the Finance Department:

Kong Deming Li Zekun

PARENT COMPANY STATEMENT OF CHANGES IN OWNERS' EQUITY

January to June 2023 (Amounts expressed in RMB unless otherwise specified)

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					Juliaal	to saire Euer (anada					
			Other equity instruments			Less: Treasury	Other comprehensive			Undistributed	Total owners'
Items	Share capital	Preferred stock	Perpetual bonds	Others	Capital reserve	shares	income	Special reserve	Surplus reserve	profit	equity
Closing balance at the end of last year Add: Changes in accounting policies Correction of accounting errors in prior period Others	1,519,884,000.00				3,271,445,482.07		479,061,402.92		125,629,773.06	376,533,053.49	5,772,553,711.54
II. Opening balance for the year III. Movements in the current period	1,519,884,000.00				3,271,445,482.07		479,061,402.92		125,629,773.06	376,533,053.49	5,772,553,711.54
(decrease is represented by "-")							-42,740,733.11		3,373,765.67	15,165,051.01	-24,201,916.43
Total comprehensive income (II) Capital contributed or reduced by owners Ordinary shares contributed by							-42,740,733.11		3,373,703.07	33,737,656.68	-9,003,076.43
owners 2. Capital contributed by owners of other equity instruments											
 Amount of share-based payment recognized in owners' equity 											
4. Others											
(III) Profit distribution 1. Appropriation of surplus reserve 2. Appropriation of profit to owner.									3,373,765.67 3,373,765.67	-18,572,605.67 -3,373,765.67	-15,198,840.00
(or shareholders) 3. Others	,									-15,198,840.00	-15,198,840.00
(IV) Internal carry-over of owners' equity 1. Transfer of capital reserve to cap (or share capital)	ital										
Transfer of surplus reserve to capital (or share capital)											
Surplus reserve to cover losses Defined benefit plan changes											
carried forward to retained earnin 5. Other comprehensive income carried forward to retained earnin											
6. Others	,										
(V) Special reserve											
1. Appropriations in the current											
period								1,908,493.92			1,908,493.92
Utilization in the current period								1,908,493.92			1,908,493.92
(VI) Others	1 510 004 000 00				2 274 445 402 07		420 220 000 04		120 002 520 72	201 (00 104 50	F 740 2F4 70F 44
IV. Closing balance for the current period	1,519,884,000.00				3,271,445,482.07		436,320,669.81		129,003,538.73	391,698,104.50	5,748,351,795.11

The accompanying notes to the financial statements shall be an integral part of the financial statements.

Person in charge of the Company: CFO: Head of the Finance Department: Zhao Hui Kong Deming

Li Zekun

(Amounts expressed in RMB unless otherwise specified)

I. BASIC INFORMATION ABOUT THE COMPANY

(I) Company profile

CRCC High-Tech Equipment Corporation Limited (Original name: "Kunming China Railway Large Maintenance Machinery Group Co., Ltd.", the "Company") is a joint stock company with limited liability registered in Kunming in the People's Republic of China (the "PRC"), transformed from Kunming China Railway Large Maintenance Machinery Group Co., Ltd. after an overall restructuring in 2015. On 16 December 2015, the Company issued a total of 531,900,000 H shares with a nominal value of RMB1.00 each in Hong Kong and listed the same on the Main Board of The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange"). The registered address of the Company is located at No. 384 Yangfangwang, Jinma Town, China (Yunnan) Pilot Free Trade Zone.

The principal activities of the Company and its subsidiaries (collectively referred to as the "**Group**") mainly consist of manufacturing, sales, repair and remanufacturing of large railway track maintenance machinery, provision of annual inspection services and extended services for track maintenance machinery; production, manufacturing and sales of accessories, repair of components, and production, manufacturing and sales of small railway track maintenance machinery; mechanized maintenance and repair services for railway line; casting manufacturing and machining manufacturing; production and processing of railway materials, equipment and accessories, and sales, import and export business of railway machinery, equipment and accessories, construction materials, hardware and electric products, mechanical and electronic equipment.

The Company's parent company is China Railway Construction Corporation Limited ("CRCC") and the ultimate controller is China Railway Construction Group Corporation.

These financial statements were approved and authorized for issue by the board of directors of the Company on 25 August 2023.

(II) The scope of consolidated financial statements

For information of the subsidiaries of the Company, please refer to Note "VII. Interests in Other Entities".

For the change in the scope of consolidation during the reporting period, please refer to Note "VI. Change in the Scope of Consolidation".

(Amounts expressed in RMB unless otherwise specified)

II. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

(I) Basis of preparation

These financial statements were prepared in accordance with the Accounting Standards for Business Enterprises—Basic Standards and various specific accounting standards, the Application Guidance for Accounting Standards for Business Enterprises, interpretations of the Accounting Standards for Business Enterprises and other relevant regulations issued by the Ministry of Finance (together referred to as the "Accounting Standards for Business Enterprises"), as well as relevant requirements under the Hong Kong Companies Ordinance and the Listing Rules of the Hong Kong Stock Exchange.

(II) Going concern

The financial statements are presented on a going-concern basis.

The Company has the going-concern capability for at least 12 months from the end of the current reporting period, and there are no major issues that have an impact on the Company's going-concern capability.

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES

(I) Statement on compliance with the Accounting Standards for Business Enterprises

The financial statements are in compliance with the requirements of the Accounting Standards for Business Enterprises issued by the Ministry of Finance, and give a true and complete view of both consolidated and the parent company's financial position as at 30 June 2023, and both consolidated and the parent company's operating results and cash flows for the six months ended 30 June 2023.

(II) Accounting period

The accounting year adopts the calendar year from 1 January to 31 December each year. The accounting period in these financial statements is the six months from 1 January 2023 to 30 June 2023.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(III) Operating Cycle

The Company's operating cycle is 12 months.

(IV) Functional currency

RMB is the currency of the primary economic environment in which the Company and its domestic subsidiaries operate. Therefore, the Company and its domestic subsidiaries choose RMB as their functional currency. The overseas subsidiaries of the Company may determine their own functional currencies based on their specific economic environments. The Group adopts RMB to prepare its financial statements.

(V) Accounting treatment of business combinations under common control and not under common control

Business combinations under common control: The assets and liabilities acquired by acquirer through business combination shall be measured at the carrying value of the assets, liabilities (including goodwill arising from the acquisition of the acquiree by ultimate controlling party) of the acquiree in the consolidated financial statements of the ultimate controlling party at the date of combination. The difference between the carrying amount of the net assets obtained and the carrying amount of the consideration paid for the combination (or total nominal value of the issued shares) is adjusted to capital premium in capital reserve. If the capital reserve is not sufficient to absorb the difference, any excess shall be adjusted against retained earnings.

Business combinations not under common control: The cost of combination is the assets paid, the liabilities incurred or committed and fair value of the equity securities issued by the acquirer for acquisition of control over the acquiree on the date of acquisition. Where the cost of combination is higher than the fair value of the identifiable net assets acquired from the acquirer in business combination, such difference shall be recognized as goodwill; where the cost of combination is less than the fair value of the identifiable net assets acquired from the acquiree in business combination, such difference shall be charged to current profit or loss. Each of the identifiable assets, liabilities and contingent liabilities of the acquiree, which are acquired in the combination and meet the criteria for recognition, shall be measured at fair value on the date of acquisition.

The direct relevant expenses incurred for the business combinations are recognized as the profit or loss in the period when the costs are incurred; the transaction costs for the equity securities or debt securities issued for business combination shall be recognized as the initial recognition amount of equity securities or debt securities.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(VI) Preparation method of consolidated financial statements

1. Scope of consolidation

The scope of consolidation of the consolidated financial statements is determined on the basis of control, and the scope of consolidation comprises the Company and all of its subsidiaries. Control refers to the power of a company over the investee, the rights to enjoy variable returns from its involvement in relevant activities of the investee, and the ability to use its power over the investee to affect the amount of its returns.

2. Consolidation procedures

When preparing the consolidated financial statements, the Company considers the entire enterprise group as a single accounting entity and presents the overall financial position, operating results and cash flows of the enterprise group based on the consistent accounting policies. The impact of internal transactions between the Company and its subsidiaries, and among its subsidiaries, shall be offset. If internal transactions indicate impairment losses on relevant assets, such losses shall be recognized in full. Any inconsistent accounting policies and accounting period adopted by a subsidiary will be subject to necessary adjustments to align with those of the Company when preparing the consolidated financial statements.

Owners' equity, net profit or loss of the current period and comprehensive income attributable to minority shareholders of the current period of subsidiaries are stated separately under owners' equity in the consolidated balance sheet, net profit in the consolidated income statement and total comprehensive income respectively. Loss of the current period assumed by minority shareholders of a subsidiary in excess of minority shareholders' share of owners' equity in that subsidiary at the beginning of the period is offset against minority interests.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(VI) Preparation method of consolidated financial statements (continued)

2. Consolidation procedures (continued)

(1) Addition of subsidiary or business

During the reporting period, if there is an addition of subsidiary or business due to business combination under common control, the operating results and cash flow of the subsidiary or business combination from the beginning of the period to the end of the reporting period will be included in the consolidated financial statements, and the amounts at the beginning of the period in the consolidated financial statements and relevant items in the comparative statements will also be adjusted as if the reporting entity after combination had been existing since the control of the ultimate controlling party started.

Where control over the investee under common control is obtained due to reasons such as increase in investments, for equity investment held before the control over the acquiree is obtained, profit or loss, other comprehensive income and other changes in net assets recognized from the later of the acquisition of the original equity interest and the date when the acquirer and the acquiree are placed under common control until the date of combination are offset against retained profit at the beginning of the period of the comparative financial statements or profit or loss of the period respectively.

During the reporting period, if there is an addition of subsidiary or business due to business combination not under common control, it shall be included, from the date of purchase, in the consolidated financial statements based on the fair value of each of the identifiable assets, liabilities or contingent liabilities determined on the date of purchase.

Where control over the investee not under common control is obtained due to reasons such as increase in investments, for the equity interest of the acquiree held before the date of purchase, the Company re-measures the equity interest at its fair value as at the date of purchase, and any difference between the fair value and its book value will be accounted for as investment gains of the period. Other comprehensive income that will be reclassified into losses and profits and other changes in owners' equity under equity accounting with respect to the equity interest in the acquiree held before the date of purchase are transferred to investment gains of the period to which the date of purchase belongs.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(VI) Preparation method of consolidated financial statements (continued)

2. Consolidation procedures (continued)

(2) Disposal of subsidiaries

1 General treatment for disposal

When control over the investee is lost due to the disposal of part of the equity investment or other reasons, the Company re-measures the remaining equity investment after the disposal at fair value as at the date on which control is lost. The difference between the sum of the consideration received from equity disposal and the fair value of the remaining equity interest and the sum of the net assets of the subsidiary proportionate to the original shareholding accumulated from the date of purchase or combination and goodwill is included in investment gains of the period during which the control is lost. Other comprehensive income that will be reclassified into losses and profits and other changes in owners' equity under equity accounting with respect to the equity investment in the original subsidiary are transferred to investment gains of the period during which the control is lost.

2 Stepwise disposal of a subsidiary

In respect of stepwise disposal of equity investment in a subsidiary through multiple transactions until control is lost, if the terms, conditions and economic effects of the transactions of equity investment in the subsidiary satisfy one or more of the following conditions, the transactions are normally accounted for as a package of transactions:

- I. these transactions are entered into simultaneously or after considering the effects of each other;
- II. these transactions constitute a complete commercial result as a whole;
- III. one transaction is conditional upon at least one of the other transactions;
- IV. one transaction is not economical on its own but is economical when considering together with other transactions.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

- (VI) Preparation method of consolidated financial statements (continued)
 - **2. Consolidation procedures** (continued)
 - (2) Disposal of subsidiaries (continued)
 - 2 Stepwise disposal of a subsidiary (continued)

Where the transactions constitute a package of transactions, the Company accounts for the transactions as a transaction of disposal of a subsidiary resulting in the loss of control; the difference between the amount received each time for disposal before control is lost and the net assets of such subsidiary corresponding to the disposal of investment is recognized as other comprehensive income in the consolidated financial statements, and upon loss of control, is transferred to profit or loss of the period during which control is lost.

Where the transactions do not constitute a package of transactions, before the loss of control, the transactions are accounted for based on partial disposal of equity investment in a subsidiary that does not involve loss of control; when control is lost, they are accounted for using the general method for disposal of subsidiaries.

(3) Purchase of non-controlling interests in subsidiaries

For the difference between the long-term equity investment newly acquired due to the purchase of minority interests and the share of net assets of the subsidiary that the Company is entitled to calculated according to the new shareholding accumulated from the date of purchase or date of combination, share premium of the capital reserve in the consolidated balance sheet will be adjusted; where share premium of the capital reserve is insufficient for the write-down, retained profit will be adjusted.

(4) Partial disposal of equity investment in subsidiaries without loss of control

For the difference between the consideration received from disposal and the net assets of the subsidiary that the Company is entitled to corresponding to the long-term equity investment disposed accumulated from the date of purchase or date of combination, share premium of the capital reserve in the consolidated balance sheet will be adjusted; where share premium of the capital reserve is insufficient for the write-down, retained profit will be adjusted.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(VII) Classification of joint arrangements and accounting treatment for joint operations

Joint arrangements can be classified into joint operations and joint ventures.

Joint operations represent the joint arrangement that a party to a joint arrangement has rights to the assets, and obligations for the liabilities, relating to such arrangement.

The Company recognizes the following items in relation to its share of benefits in joint operations:

- (1) the assets held solely by the Company and those jointly held on a pro-rate basis;
- (2) the liabilities assumed solely by the Company and those jointly assumed on a pro-rata basis;
- (3) the income generated from the sale of the products of the joint operation attributable to the Company;
- (4) the income generated by the joint operation from the sale of products on a pro-rata basis;
- (5) the expenses incurred solely by the Company and those incurred by the joint operation on a pro-rata basis.

The Company's investment in joint ventures are accounted for using equity method, please refer to note "III. (XIV) Long-term Equity Investments".

(VIII) Recognition standard for cash and cash equivalents

Cash represents the Company's cash on hand and deposits that can be used readily for payments. Cash equivalents represent investments that satisfy four conditions, namely short-term, highly liquid, readily convertible to known amounts of cash, and subject to an insignificant risk of changes in value.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(IX) Foreign currency transactions and translation of financial statements denominated in foreign currency

1. Foreign currency transactions

Foreign currency transactions shall be translated into RMB at the spot exchange rate on the day when the transactions occurred.

Balance sheet date foreign currency monetary items shall be translated using the spot exchange rate at the balance sheet date. The resulting exchange difference are recognized in profit or loss for the current period, except for those differences related to a specific-purpose borrowing denominated in foreign currency for acquisitions and construction of the qualified assets, which should be capitalized as cost of the borrowings.

2. Translation of financial statements denominated in foreign currency

For the translation of financial statements of foreign operation denominated in foreign currency, the assets and liabilities in the balance sheets are translated at the spot exchange rates on the balance sheet date; except for "undistributed profit" items, all items under owner's equity are translated at the spot exchange rates when incurred. The income and expense items in the income statement are translated at the spot exchange rates on the transaction dates.

On disposal of foreign operations, exchange differences in financial statements denominated in foreign currencies related to the foreign operation shall be transferred from owner's equity items to profit or loss from disposal for the current period.

(X) Financial instruments

One of the financial asset, financial liabilities or equity instrument is recognized when the Company becomes a party to the contract of the financial instruments.

1. Classification of financial instruments

According to the business model of the Company for management of financial assets and the contractual cash flow characteristics of financial assets, financial assets are classified at the initial recognition as financial assets measured at amortized cost, or financial assets measured at fair value through other comprehensive income, or other financial assets that are measured at fair value through current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

1. Classification of financial instruments (continued)

The Company shall classify financial assets that meet the following conditions and are not designated as financial assets at fair value through current profit or loss as financial assets measured at amortized cost:

- The objective of the business model is to collect contractual cash flows;
- The contractual cash flows are solely payment of the principal and the interest based on the outstanding principal amount.

The Company shall classify financial assets that meet the following conditions and are not designated as financial assets at fair value through current profit or loss as financial assets (debt instruments) measured at fair value through other comprehensive income:

- The objective of the business model for managing such financial assets is both to collect contractual cash flows and to dispose of the financial assets;
- The contractual cash flows are solely payment of the principal and the interest based on the outstanding principal amount.

For an investment in equity instruments not held for trading purposes, the Company may irrevocably designate it as financial assets (equity instruments) measured at fair value through other comprehensive income at the initial recognition. This designation is made on an investment-by-investment basis and the relevant investment meets the definition of equity instrument from the perspective of the issuer.

All financial assets not classified as measured at amortized cost and fair value through other comprehensive income as described above are classified as financial assets measured at fair value through current profit or loss. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at fair value through other comprehensive income as at fair value through current profit or loss if doing so eliminates or significantly reduces an accounting mismatch.

Financial liabilities, at initial recognition, are classified into financial liabilities at fair value through current profit or loss and financial liabilities measured at amortized cost.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

1. Classification of financial instruments (continued)

When meeting any of the following criteria, the Company may, at initial recognition, designate a financial liability as measured at fair value through current profit or loss:

- 1) Such designation would eliminate or significantly reduce a accounting mismatch.
- 2) A group of financial liabilities or financial assets and financial liabilities is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the entity's key management personnel.
- 3) The financial liabilities include embedded derivatives which can be split separately.

2. Recognition basis and measurement method of financial instruments

(1) Financial assets measured at amortized cost

Financial assets measured at amortized cost, including bills receivable and accounts receivable, other receivables, long-term receivables, and debt investments, are initially measured at fair value plus relevant transaction costs. Accounts receivable that do not contain significant financing components and accounts receivable that the Company has decided not to consider for a financing component of no more than one year are initially measured at the contractual transaction price.

Interest calculated under the effective interest method during the period of holding is included in current profit or loss.

When recovering or disposing, the difference between the price obtained and the book value of the financial asset is included in current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

2. Recognition basis and measurement method of financial instruments (continued)

(2) Financial assets (debt instruments) measured at fair value through other comprehensive income

Financial assets (debt instruments) measured at fair value through other comprehensive income, including receivables at FVTOCI and other debt investments, are initially measured at fair value plus relevant transaction costs. These financial assets are subsequently measured at fair value, with changes in fair value are included in other comprehensive income except for interest, impairment losses or gains and exchange gains or losses calculated using the effective interest method.

On derecognition, the accumulated gain or loss previously recognized in other comprehensive income is transferred out from other comprehensive income and recognized in current profit or loss.

(3) Financial assets (equity instruments) measured at fair value through other comprehensive income

Financial assets (equity instruments) measured by fair value through other comprehensive income, including other equity instruments investments, are initially measured at fair value plus relevant transaction costs, and subsequently measured at fair value through other comprehensive income. The dividends received are included in current profit or loss.

When derecognized, the accumulated gain or loss previously recognized in other comprehensive income is transferred from other comprehensive income to retained earnings.

(4) Financial assets at fair value through current profit or loss

Financial assets measured at fair value through current profit or loss, including held-for-trading financial assets, derivative financial assets and other non-current financial assets, are initially measured at fair value with relevant transaction costs included in current profit or loss, such financial assets are subsequently measured at fair value through current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

2. Recognition basis and measurement method of financial instruments (continued)

(5) Financial liabilities measured at fair value through current profit or loss

Financial liabilities measured at fair value through current profit or loss, including held-for-trading financial liabilities, derivative financial liabilities, etc., are initially measured at fair value with relevant transaction costs recognized in current profit or loss. Such financial liabilities are subsequently measured at fair value. Changes in fair value are recognized in current profit or loss.

On derecognition, the difference between the carrying amount and the consideration paid is recognized in current profit or loss.

(6) Financial liabilities measured at amortized cost

Financial liabilities measured at amortized cost, including short-term loans, bills payable, accounts payable, other payables, long-term borrowings, bonds payable and long-term payables, are initially measured at fair value plus relevant transaction costs.

Interest calculated under the effective interest method during the period of holding is included in current profit or loss.

On derecognition, the difference between the consideration paid and the carrying amount of the financial liability is recognized in current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

3. Derecognition of financial asset and financial asset transfers

The Company derecognizes a financial asset if it meets one of the following conditions:

- the contractual rights to receive the cash flows from the financial asset expire;
- the financial asset has been transferred, and substantially all the risks and rewards of ownership of the financial asset have been transferred to the transferree;
- the financial asset has been transferred, and the Company neither transferred nor retained substantially all rewards related to the ownership of the financial assets, but did not retain its control over the said financial assets.

When transferring a financial asset, if the Company retains substantially all risks and rewards of ownership of the financial asset, the Company shall continue to recognize such asset.

When judging whether the transfer of a financial asset meets the above criteria for derecognition, the substance-over-form principle shall be applied.

The Company differentiates the transfer of a financial asset as full transfer or partial transfer. If the full transfer of a financial asset meets the criteria for derecognition, then the difference between the following two included in current profit or loss:

- (1) the book value of the financial asset transferred;
- (2) the sum of the consideration received from the transfer and the total amount of the fair value changes that is directly charged or credited to owners' equity (if the asset transferred is a financial asset (debt instruments) at fair value through other comprehensive income).

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

3. Derecognition of financial asset and financial asset transfers (continued)

When the partial transfer of a financial asset meets the criteria for derecognition, the entire book value of the financial asset transferred shall be allocated between the part derecognized and the part to be recognized based on their respective fair value, with the difference between the following two included in current profit or loss:

- (1) the book value of the part that is derecognized;
- (2) the sum of the consideration attributable to the part derecognized and the total amount of the fair value changes that is directly charged or credited to owners' equity and attributable to the part derecognized (if the asset transferred is a financial asset (debt instruments) at fair value through other comprehensive income).

If the transfer of a financial asset does not meet the criteria for derecognition, the financial asset shall continue to be recognized and the consideration received is recognized as a financial liability.

4. Derecognition of financial liabilities

If all or part of the current obligations of a financial liability have been discharged, the financial liability or part of it will be derecognized; if the Company signs an agreement with the creditor to replace the existing financial liability with new financial liability of substantially different contractual terms, the existing financial liability shall be derecognized while the new financial liability shall be recognized.

If substantial changes are made to the contractual terms (in whole or in part) of the existing financial liability, the existing financial liability (or part of it) shall be derecognized, and the financial liability after the modification of terms shall be recognized as a new financial liability.

When a financial liability is derecognized in whole or in part, the difference between the book value of the financial liability derecognized and the consideration paid (including the non-cash assets transferred out or the new financial liability assumed) shall be included in current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

4. Derecognition of financial liabilities (continued)

If the Company repurchases part of a financial liability, the book value of the entire financial liability is allocated between the part that continues to be recognized and the part that is derecognized on the repurchase date based on their respective relative fair value. The difference between the book value assigned to the part derecognized and the consideration paid (including the non-cash assets transferred out or the new financial liability assumed) shall be included in current profit or loss.

5. Determination of fair value of financial assets and financial liabilities

As for financial instruments with an active market, their fair values are determined by quoted prices in the active market. As for financial instruments without an active market, their fair values are determined by using valuation techniques. At the time of valuation, the Company adopts valuation techniques that are applicable in the current circumstances and sufficiently supported by available data and other information, and selects inputs that are consistent with the characteristics of the assets or liabilities considered by the market participants in the transactions of the relevant assets or liabilities, and prioritizes the use of relevant observable inputs. Unobservable inputs are used only if the relevant observable inputs are unavailable or not reasonably available.

6. Test and accounting methods for impairment of financial assets

The Company estimates financial assets measured at amortized cost by way of single or combination, or the expected credit losses of financial assets (debt instruments) measured at fair value through other comprehensive income and the financial guarantee contract, etc.

The probability-weighted amount of the difference in present value between the contractual cash flow of receivable from contracts and the cash flow expected to be received, weighted with the risk of default, will be measured by taking into account of reasonable and valid information on, among other things, past events, current status and the forecast of future economic conditions to recognize the expected credit losses.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(X) Financial instruments (continued)

6. Test and accounting methods for impairment of financial assets (continued)

If the credit risk of a financial instrument has increased significantly since the initial recognition, the Company measures the loss provisions according to the lifetime expected credit loss of the financial instrument; if the credit risk on a financial instrument has not increased significantly since the initial recognition, the Company measures the loss provisions at an amount equal to 12-month expected credit losses of the financial instrument. The resulting increase in or reversal of loss provision shall be included in current profit or loss as impairment losses or gains.

In determining changes in the risk of default during the expected lifetime of a financial instrument and assessing whether the credit risk of a financial instrument has increased significantly since initial recognition, the Company compares the risk of default occurring on the financial instrument assessed at the balance sheet date with that assessed at the date of initial recognition. Usually, if it is overdue for more than 30 days, the Company will consider that the credit risk of the financial instrument has increased significantly, unless there is conclusive evidence to prove that the credit risk on a financial instrument has not increased significantly since initial recognition.

For a financial instrument with lower credit risk on the balance sheet date, the Company assumes that its credit risk on a financial instrument has not increased significantly since the initial recognition.

If there is objective evidence that a financial asset has been credit impaired, the Company shall make individual provision for the impairment of the financial asset.

For accounts receivable and contract asset formed by the transactions regulated in the Accounting Standards for Business Enterprises No. 14 – Revenue (2017) whether contain significant financing components or otherwise, the Company always measures the loss provision at the lifetime expected credit loss.

For lease receivables, the Company chooses to always measures the loss provisions at the lifetime expected credit loss.

Where the Company no longer reasonably expects contractual cash flows of a financial asset to be fully or partially recoverable, the book balance of the financial asset is directly written down.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XI) Inventories

1. Classification and costs for inventories

Inventories are classified into goods in transit, raw materials, turnover materials, goods in stock, goods in process, distributed goods and commissioned processing materials.

Inventories are initially measured at cost, which comprises purchase costs, processing costs and other expenses incurred in bringing the inventories to their current location and condition.

2. Measurement for inventories delivered

Upon delivery, inventories are measured with the weighted average method.

3. Basis for the determination of net realizable value of different types of inventories

On the balance sheet date, inventories are stated at the lower of cost and net realizable value. When the cost of inventories was higher than their net realizable value, the provision decline in value of inventories shall be made. Net realizable value is the estimated selling price of the inventories in the ordinary course of business deducting the estimated costs upon completion, the estimated selling expenses and the related taxes.

Net realizable value of commodity stocks directly held for sale including finished goods, goods-in-stock and held-for-sale raw materials, during the normal course of production and operation, shall be determined by their estimated selling prices less estimated selling expenses and relevant tax fee; the net realizable value of inventory materials which needed to be processed, during the normal course of production and operation, shall be determined by the estimated selling price of the finished products which are produced during operation less the estimated costs to be incurred upon completion, estimated selling costs and relevant tax fees; the net realizable value of inventories held for fulfillment of the sales contracts or labor contracts shall be calculated based on the contracted price. If the quantity of inventories held exceeds the ordered quantity under the sales contract, the net realizable value of the excess of the inventories is generally calculated based on the normal selling prices.

If the net realizable value of the inventory is higher than its book value due to the disappearance of the factors that previously wrote down the value of the inventory after the withdrawal of the inventory depreciation provision, it shall be reversed within the amount of the inventory depreciation provision that has been originally withdrawn, and the reversed amount shall be recorded into the current profit and loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XI) Inventories (continued)

4. Inventory system

The perpetual inventory system is adopted.

5. Amortization of low-value consumables and packaging materials

- (1) Low-value consumables are amortized using the immediate write-off method;
- (2) Packaging materials are amortized using the immediate write-off method.

(XII) Contract assets

1. Recognition and standard of contract assets

The Company presents contract assets or contract liabilities in the balance sheet based on the relationship between performance obligations and customer payments. The consideration that the Company has the right (and this right depends on factors other than passage of time) to receive for goods transferred to customers is listed as contract assets. Contract assets and contract liabilities under the same contract shall be shown on a net basis. The right of the Company to charge the customer unconditionally (only depends on the passage of time) is listed as a receivable individually.

2. Determination method and accounting method for expected credit loss of contract assets

For details of determination method and accounting method for expected credit loss of contract assets, please refer to the note "III. (X) Test and accounting methods for impairment of financial assets".

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XIII) Assets classified as held-for-sale

A non-current asset or disposal group is classified as asset held-for-sale when the book amount of the asset is recovered principally through a disposal (including an exchange of non-monetary assets with commercial substance) rather than through continuing use.

The Company recognizes non-current assets or disposal groups which meet the following conditions as assets held for sale:

- (1) The assets or disposal groups must be available for sale immediately under the current conditions according to the usual terms of the sale of such assets or disposal groups in similar transactions;
- (2) The assets are highly likely to be sold, namely, the Company has been offered a resolution with one disposition of the assets and obtained a firm purchase commitment and the disposition will be completed within 1 year. If regulation needs to be approved by the relevant authorities or supervision department of the Company, such approval has been obtained.

For non-current asset (excluding financial asset, deferred income tax asset and asset formed by employee benefits) or disposal group which are classified as held-for-sale, if the book value of the non-current asset or disposal group is higher than the net amount after deducting the disposal cost from its fair value, the book value is reduced to the net amount after deducting the disposal cost from its fair value. The reduced amount is recognized as an asset impairment loss and accounted for as profit and loss for the current period, with provision for impairment loss on held-for-sale assets.

(XIV) Long-term equity investments

1. Judgment criteria for joint control and significant influence

Joint control refers to the control shared over an arrangement in accordance with the relevant stipulations, and the decision-making of related activities of the arrangement shall not be made before the party sharing the control right agrees the same. Where the Company exercises joint control over the investee with other parties to the joint venture and enjoys the right on the investee's net assets, the investee is a joint venture of the Company.

Significant influence refers to the power to participate in making decisions on the financial and operating policies of an enterprise, but not the power to control, or jointly control with other parties, the formulation of such policies. Where the Company is able to exert significant influence over the investee, the investee is its associate.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XIV) Long-term equity investments (continued)

2. Determination of initial investment cost

(1) Long-term equity investments acquired through business combination

For a long-term equity investment in subsidiaries resulting from a business combination involving entities under common control, the initial investment cost of long-term equity investments is its share of the book value of the own' equity of the acquiree in the financial statements of the ultimate controlling party on the date of combinations. The difference between initial investment cost of long-term equity investment and the carrying value of paid consideration is to adjust share premium in the capital reserve. If the balance of share premium in the capital reserve is insufficient, any excess is adjusted to retained earnings. In connection with imposing control over the investee under joint control as a result of additional investment and other reasons the difference between initial investment cost of long-term equity investment according to the aforesaid principle, and the sum of the carrying value of long-term equity investment before combination and the carrying value of newly paid consideration for additional shares acquired on the date of combination is to adjust share premium. If the balance of share premium is insufficient, any excess is adjusted to retained earnings.

For a long-term equity investment in subsidiaries resulting from a business combination involving entities not under common control, the cost of the combination determined on the date of acquisition shall be taken as the initial investment cost of the long-term equity investment. In connection with imposing control over the investee not under joint control as a result of additional investment and other reasons, the initial investment cost shall be the sum of the carrying value of the equity investment originally held and the newly increased investment cost.

(2) Long-term equity investments acquired by other means other than business combination

The initial investment cost of a long-term equity investment obtained by the Company by cash payment shall be the purchase cost which is actually paid.

The initial investment cost of a long-term equity investment obtained by the Company by means of issuance of equity securities shall be the fair value of the equity securities issued.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XIV) Long-term equity investments (continued)

3. Subsequent measurement and recognition of profit or loss

(1) Long-term equity investment accounted for by cost method

Long-term equity investments in subsidiaries are accounted for using cost method unless the investments meet the conditions of held-for-sale. Except for the actual consideration paid for the acquisition of investment or the declared but not yet distributed cash dividends or profits which are included in the consideration, investment gains are recognized as the Company' share of the cash dividends or profits declared by the investee.

(2) Long-term equity investment accounted for by equity method

Long-term equity investments in associates and jointly controlled entities are accounted for using equity method. Where the initial investment cost of a long-term equity investment exceeds the Company's share of the fair value of the investee's identifiable net assets at the acquisition date, no adjustment shall be made to the initial investment cost; where the initial investment cost is less than the Company's share of the fair value of the investee's identifiable net assets at the acquisition date, the difference shall be charged to current profit or loss and the cost for long-term equity investment shall be adjusted.

The Company recognizes the investment income and other comprehensive income according to its shares of net profit or loss and other comprehensive income realized by the investee respectively, and simultaneously makes adjustment to the carrying value of long-term equity investments. The carrying value of long-term equity investment shall be reduced by attributable share of the profit or cash dividends for distribution declared by the investee. In relation to other changes of owner's equity (the "Other Changes of Owner's Equity") except for net profits and losses, other comprehensive income and profit distribution of the investee, the carrying value of long-term equity investment shall be adjusted and included in owner's equity.

The Company's share of net profit or loss, other comprehensive income and Other Changes of Owner's Equity of an investee is determined based on the fair value of identifiable assets of the investee at the time when the investment is obtained, and according to the accounting policies and accounting period of the Company, recognition shall be made to the net profit of the investee after the adjustment and other comprehensive income, etc.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

- (XIV) Long-term equity investments (continued)
 - 3. Subsequent measurement and recognition of profit or loss (continued)
 - (2) Long-term equity investment accounted for by equity method (continued)

The unrealized profit or loss resulting from transactions between the Company and its associates or joint venture shall be eliminated in, based on which investment income or loss shall be recognized. Any losses resulting from transactions, which are attributable to impairment of assets, shall be fully recognized, except for the disposal of assets that consist of operations.

The Company discontinues recognizing its share of net losses of the investee after the carrying amount of the long-term equity investment and any long-term interest that is in substance forms part of the Company's net investment in the associate or the joint venture is reduced to zero, except to the extent that the Company has an obligation to assume additional losses. Where net profits are subsequently made by the associate or joint venture, the Company resumes recognizing its share of those profits only after its share of the profits equals the share of losses not recognized.

(3) Disposal of long-term equity investments

For disposal of long-term equity investments, the difference between the book value and the actual price shall be included into the current profit or loss.

For partial disposal of long-term equity investment accounted by equity method, if the remaining equity is still accounted by equity method, the other comprehensive income recognized by the original equity method shall be carried forward on the same basis as the corresponding proportion of invested unit's direct disposal of relevant assets or liabilities. and other changes in owner's equity shall be carried forward to the current profit and loss according to the proportion.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

- (XIV) Long-term equity investments (continued)
 - 3. Subsequent measurement and recognition of profit or loss (continued)
 - (3) Disposal of long-term equity investments (continued)

Where the Company loses the controls or material influence over the investee due to disposal of equity investment and other reasons, for other comprehensive income recognized in the original equity investment due to the equity method is adopted, it shall be treated using the same accounting basis as the investee used for direct disposal of relevant assets or liabilities when ceasing to use the equity method. All other changes in owner's equities shall be transferred into the current profit or loss when ceasing to use the equity method.

Where the Company loses the control over the investee on account of the disposal of partial equity and any other reason, at the preparation of any single financial statements, if the remaining equity has the common control over or significant influence on the investee, the accounting shall be made by the equity method, and an adjustment shall be made as if the remaining equity was accounted for by the equity method at acquisition; other comprehensive income recognized before the control over the investee is obtained shall be carried forward on the basis same with that for the direct disposal of relevant assets or liabilities by the investee, and other changes in owners' equity recognized on account of the accounting by the equity method shall be carried forward to the current profit or loss in proportion; if the remaining equity has no common control over or significant influence on the investee, relevant financial assets shall be recognized, the difference between the fair value on the day of losing control of such remaining equity and the book value of the same shall be included in the current profit or loss, and other comprehensive income and other changes in owners' equity which have been recognized before the control over the investee is obtained shall be carried forward in full.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XIV) Long-term equity investments (continued)

3. Subsequent measurement and recognition of profit or loss (continued)

(3) Disposal of long-term equity investments (continued)

Where the disposal of subsidiaries' equity investments till the loss of control by stages through multiple transactions belongs to a package deal, the accounting treatment shall be made by taking each transaction as the transaction where the subsidiaries' equity investments are disposed and the corresponding control is lost; before the loss of control, the difference between the disposal price and the book value of the long-term equity investment corresponding to the equity disposed shall be firstly recognized as other comprehensive income in the individual financial statements, and at the loss of control, all transferred to the profit or loss for the period when the control is lost. Where the aforesaid disposal does not belong to a package deal, the accounting treatment shall be made respectively for each transaction.

(XV) Investment property

Investment property is held to earn rentals or for capital appreciation or both which include leased land use rights; land use rights held for sale after appreciation; leased buildings (including buildings after self-completion of construction or development for the purpose of leasing and buildings that are being constructed or developed for the purpose of leasing in future).

Subsequent expenses related to the investment property shall be included in the cost of the investment property, if the related economic benefits are likely to flow into the enterprise, and the cost can be reliably measured. Otherwise, they should be included in the current profit and loss upon occurrence.

The Company's existing investment property is measured at cost. The investment property measured at cost – buildings held for leasing shall adopt the same depreciation policy for fixed assets of the Company, land use rights held for leasing shall adopt the same amortization policy for the intangible assets.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XVI) Fixed assets

1. Recognition and initial measurement of fixed assets

Fixed assets are tangible assets that are held for use in production or supply of goods or services, for rental to others, or for administrative purposes, and have a useful life of more than one accounting year. Fixed asset is recognized when it meets the following conditions:

- (1) it is probable that the economic benefits associated with the fixed asset will flow to the enterprise;
- (2) its cost can be reliably measured.

Fixed assets are initially measured at cost (and taking into account the effect of estimated costs of disposal).

For subsequent expenses related to fixed assets, if the related economic benefits are likely to flow into the enterprise and its cost could be reliably measured, such expenses are included in the cost of the fixed asset; and the carrying amount of the replaced part will be derecognized. All other subsequent expenses are included in current profit or loss upon occurrence.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XVI) Fixed assets (continued)

2. Methods for depreciation

Depreciation of the fixed assets is made using the straight-line method or other methods. The depreciation rates are determined according to the categories, estimated useful lives and estimated net residual rates of fixed assets. For fixed assets where the provision for impairment has been made, the depreciation amount in the future will be determined at the book value of the fixed assets where the provision for impairment has been deducted, based on the remaining useful life. Where various components of fixed assets are different in useful lives or bring economic benefits for the enterprise in different ways, then the Group should choose different depreciation rates or methods to separately provide for depreciation.

The depreciation methods, useful life of depreciation, residual value rate and annual depreciation rate of each category of fixed assets are as follows:

		Useful life	Residual value rate	Annual depreciation
Category	Depreciation methods	(Years)	(%)	rate (%)
House and buildings	Straight-line method	35	5	2.71
Engineering equipment	Straight-line method, unit of production method	10-20	5	4.75-9.5
Motor vehicles	Straight-line method	5	5	19
Production equipment	Straight-line method	5-10	5	9.5-19
Measurement and experimental equipment	Straight-line method, double-declining balance method	5	5	19
Other fixed assets	Straight-line method	3-5	5	19-31.67

3. Disposal of fixed assets

A fixed asset is derecognized on disposal or when no future economic benefits are expected from using or disposal. The amount of proceeds on sale, transfer, retirement or damage of a fixed asset net of its carrying amount and related taxes and expenses is recognized in current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XVII) Construction in progress

Construction in progress is measured at actual cost. Actual cost comprises construction costs, installation costs, borrowing costs that are eligible for capitalization and other costs necessary to bring the construction in progress ready for their intended use. Construction in progress is transferred to fixed assets when the assets are ready for their intended use, and depreciation begins from the following month.

(XVIII) Intangible assets

1. Measurement of intangible assets

(1) Intangible assets are initially measured at cost upon acquisition by the Company;

The costs of an externally purchased intangible asset include the purchase price, relevant tax expenses, and other expenditures directly attributable to bringing the asset ready for its intended use.

(2) Subsequent measurement

The Company shall analyze and judge the useful life of intangible assets upon acquisition.

As for intangible assets with a finite useful life, they are amortized over the term in which economic benefits are brought to the firm; if the term in which economic benefits are brought to the firm by an intangible asset cannot be estimated, the intangible asset shall be taken as an intangible asset with indefinite useful life, and shall not be amortized.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XVIII) Intangible assets (continued)

2. Estimate of useful life for the intangible assets with finite useful life

Items	Estimated useful life (Years)	Amortization method	Residual value rate (%)	Basis
Land Use Rights	40-50	Straight-line method	0	Useful life indicated on the land use certificate
Software Use Rights	2-10	Straight-line method	0	Estimated useful life
Non-Patented Technology	2	Straight-line method	0	Estimated useful life
Others	7-10	Straight-line	0	Useful life agreed in the
		method		contract, etc.

For an intangible asset with a finite useful life, the Group reviews the useful life and amortization method at the end of each period.

Upon review, there is no difference between the useful life and amortization method of intangible assets as at the end of the current period and previous estimation.

3. Basis for determining intangible assets with indefinite useful life and procedure for reviewing its useful life

As of the balance sheet date, the Company had no intangible assets with indefinite useful life.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XVIII) Intangible assets (continued)

4. Specific criteria for the division of research phase and development phase

The expenses for internal research and development projects of the Company are divided into expenses in the research phase and expenses in the development phase.

Research phase: a phase in which innovative and scheduled investigations and research activities are conducted to obtain and understand new scientific or technological knowledge.

Development phase: a phase in which the research outcomes or other knowledge are applied for a plan or a design prior to the commercial production or use in order to produce new or substantially improved materials, devices, products, etc.

5. Specific conditions for capitalization of expenditure incurred in development phase

Expenditures incurred in the research stage are recognized in profit or loss for the period. Expenditures incurred in the development stage are recognized as intangible assets only when all of the following conditions are satisfied, and the expenditures in the development stage that does not meet all of the following conditions are recognized in profit or loss for the period:

- (1) the technical feasibility of completing the intangible asset so that it will be available for use or for sale:
- (2) the intention to complete the intangible asset for use or for sale;
- (3) the ways in which the intangible asset generates economic benefits, including there is evidence that the products produced using the intangible asset has a market or the intangible asset itself has a market, or if the intangible asset is for internal use, there is evidence that proves its usefulness;
- (4) the availability of adequate technical, financial and other resources to complete the development and the ability to use or sell the intangible asset;
- (5) the expenditures attributable to the development phase of the intangible asset could be reliably measured.

If the expenditures cannot be distinguished between the research phase and development phase, all of which should be included in the current profit or loss.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XIX) Impairment of long-term assets

Long-term assets such as long-term equity investments, investment property measured under cost method, fixed assets, construction in progress, right-to-use assets, use of intangible assets and oil and gas assets with a finite useful life are tested for impairment if there is any indication that such assets may be impaired at the balance sheet date. If the result of the impairment test indicates that the recoverable amount of the asset is less than its carrying amount, a provision for impairment and an impairment loss are recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and the present value of the future cash flows expected to be derived from the asset. Provision for asset impairment is determined and recognized on the individual asset basis. If it is not possible to estimate the recoverable amount of an individual asset, the recoverable amount of a group of assets to which the asset belongs is determined. A group of assets is the smallest group of assets that is able to generate independent cash inflows.

Goodwill formed by business merger, intangible assets with indefinite useful lives and intangible assets that are not yet ready for use are tested for impairment at least at the end of each year regardless of whether there is any sign of impairment.

When the Company performs impairment test on goodwill, the Company shall, as of the purchase day, allocate on a reasonable basis the carrying value of the goodwill formed by merger of enterprises to the relevant asset groups, or if there is a difficulty in allocation, to allocate it to the set of asset groups. The related asset groups or the set of asset groups refers to these ones that can benefit from the synergies of a business combination.

For the purpose of impairment test on the relevant asset groups or the set of asset groups containing goodwill, if any evidence shows that the impairment of asset groups or set of asset groups related to goodwill is possible, an impairment test will be made firstly on the asset groups or set of asset groups not containing goodwill, thus calculating the recoverable amount and comparing it with the relevant carrying value so as to recognize the corresponding impairment loss. Then, the Company will conduct impairment tests on the asset groups or set of asset groups that include goodwill and compare its carrying value against its recoverable amount. If the recoverable amount is lower than its carrying value, the amount of impairment loss is first offset against the carrying value of the goodwill allocated to the asset groups or set of asset groups, then, based on the proportion of the carrying value of other assets in the asset groups or set of asset groups other than goodwill, offset against the carrying value of other assets proportionally.

Once the above asset impairment loss is recognized, it will not be reversed in subsequent accounting periods.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XX) Contract liabilities

The Company has presented contract assets or contract liabilities in the balance sheet based on the connection between the fulfilment of performance obligations and payment of the customers. A contract liability represents the obligation to transfer goods or services to a customer for which the Company has received a consideration or an amount of consideration that is due from the customer. A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

(XXI) Employee benefits

1. Accounting treatment methods of short-term benefits

In the accounting period in which employees provide service for the Company, short-term benefits actually incurred are recognized as liabilities and charged to current profit or loss or cost of relevant assets.

With regard to the social insurance and housing provident funds contributed and labor union expenses and employee education expenses paid as required by regulations, the Company should calculate and recognize the corresponding employee benefits payables according to the appropriation basis and proportion as stipulated by relevant requirements in the accounting period in which employees provide service.

At the time of actual occurrence, the Company's employee benefits are recorded in the current profit or loss or costs of relevant assets as incurred. The non-currency welfare expenses are measured at fair value.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXI) Employee benefits (continued)

2. Accounting for post-employment benefits

(1) Defined contribution plan

The Company will pay basic pension insurance and unemployment Insurance for the staff in accordance with the relevant provisions of the local government. During the accounting period when the staff provided service, the Company will calculate the amount payable in accordance with the local stipulated basis and proportions which will be recognized as liabilities, and the liabilities would be charged into current profit or loss or costs of relevant assets. In addition, the Company will participate in the corporate annuity scheme and supplementary pension insurance approved by the local government. The Company will make annuity contributions in proportion to its employees' total salaries to the annuity scheme or local social institutes. The payment would be charged into current profit or loss or costs of relevant assets.

(2) Defined benefit scheme

In respect of the defined benefit scheme, the Company shall attribute the welfare obligations under the defined benefit scheme in accordance with the estimated accrued benefit method to the service period of relevant employee, and record the obligation in profit loss for the current period or costs of related assets.

The deficit or surplus generated from the present value of obligations of the defined benefit scheme minus the fair value of the assets of defined benefit scheme is recognized as net liabilities or net assets of a defined benefit scheme. When the defined benefit scheme has surplus, the Company will measure the net assets of the defined benefit scheme at the lower of the surplus of defined benefit scheme and the upper limit of the assets.

All defined benefit plans obligations, including the expected duty of payment within 12 months after the end of annual reporting period during which the staff provided service, are discounted based on the market yield of government bonds matching the term and currency of defined benefit plan obligations or corporate bonds of high quality in the active market on the balance sheet date.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXI) Employee benefits (continued)

2. Accounting for post-employment benefits (continued)

(2) Defined benefit scheme (continued)

The service cost incurred by the defined benefit scheme and the net interest of the net liabilities and net assets of the defined benefit scheme would be charged to current profit or loss or relevant costs of assets. The changes arising from the re-measurement of the net liabilities or net assets of the defined benefit scheme would be included in other comprehensive income and are not reversed to profit or loss in a subsequent accounting period; when the previously defined benefits plan is terminated, such amount previously included in other comprehensive income shall be transferred to undistributed profit.

When the defined benefit scheme is settled, the gain or loss is recognized based on the difference between the present value of obligations under the defined benefit scheme and the settlement price at the balance sheet date.

3. Accounting treatment of termination benefits

When the Company provides employees with termination benefits, the staff remuneration liabilities arising from termination benefits are recognized and recorded in current profit or loss whichever of the following is earlier: when the Company cannot unilaterally revoke such termination benefits provided due to dissolution of labor relationship plan or layoff proposal; when the Company recognizes such cost or expenses associated with the restructuring involving the payment of termination benefits.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXII) Estimated liabilities

The Company recognizes the obligation related to contingencies which meet the following conditions at the same time as liabilities:

- (1) such obligation is the present obligation of the Company;
- (2) the performance of such obligation is likely to lead to an outflow of economic benefits of the Company;
- (3) the amount of such obligation can be reliably measured.

The estimated liabilities are initially measured at the best estimate of expenditure required for the performance of relevant present obligations.

The Company shall take into consideration the risks, uncertainties, time value of money and other factors relating to the contingencies in determining the best estimate. If the time value of money is significant, the best estimates shall be determined after discount of relevant future cash outflows.

If there is a successive range of the required expenditure, and the likelihood of occurrence of various results within the range is the same, the best estimate is determined by the intermediate value. In other cases, the best estimate is handled as follows:

- Where the contingency is related to individual item, the best estimate should be determined as the most likely amount.
- Where the contingency is related to a number of items, the best estimate should be calculated and determined according to the various possible results and the relevant probabilities.

When all or part of the expenditures necessary for the settlement of an estimated liability is expected to be compensated by a third party, the compensation should be separately recognized as an asset only when it is virtually certain that the compensation will be received. The amount recognized for the compensation should not exceed the carrying amount of estimated liabilities.

The Company reviews the carrying amount of estimated liabilities on balance sheet date. If there is clear evidence that the carrying amount does not reflect the current best estimate, the carrying amount is adjusted to the best estimate.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIII) Share-based payment

The Company's share-based payments are transactions in which the Company grants equity instruments or undertakes equity-instrument-based liabilities in return for services from employees (or other parties). The share-based payments of the Company consist of equity-settled share-based payments and cash-settled share-based payments.

1. Equity-settled share-based payment and equity instruments

The equity-settled share-based payment in return for services from employees shall be measured at the fair value of the equity instruments granted to the employees. As to the share-based payment that can be exercised immediately after the grant, it should be included in the relevant costs or expenses at the fair value of the equity instrument on the date of grant. The capital reserves should be increased accordingly. As to an equity-settled share-based payment, after grant, if the right cannot be exercised until the services within the vesting period come to an end or until the prescribed performance conditions are met, the services obtained in the current period shall be included in the relevant costs or expenses and the capital reserves shall be increased accordingly, based on the best estimate of the equity instruments with exercisable rights on each balance sheet date within the vesting period and according to the fair value on the grant date.

Where the terms of an equity-settled share-based payment are modified, as a minimum, services obtained are recognized as if the terms had not been modified. In addition, an expense is recognized for any modification which increases the total fair value of the instrument granted, or is otherwise beneficial to the employee as measured at the date of modification.

During the vesting period, where the granted equity instrument is cancelled, the Company shall accelerate the exercise of rights thereunder, recognizing the outstanding amount for the remainder of the vesting period in current profit or loss, while recognizing capital reserve. However, if new equity instruments are vested and they are verified at the vesting date of new equity instrument as alternatives vested to cancel equity instruments, the treatment on the new equity instrument is in conformity with the modified treatment on disposal of equity instrument with the same terms and conditions.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIII) Share-based payment (continued)

2. Cash-settled share-based payment and equity instrument

A cash-settled share-based payment shall be measured in accordance with the fair value of liability calculated and confirmed based on the shares or other equity instruments undertaken by the Group. If the equity instruments granted to employees vest immediately, the fair value of the liability undertaken by the Company shall, on the date of the grant, be included in the relevant costs or expenses, and the liabilities shall be increased accordingly. If the equity instruments granted to employees do not vest until the completion of services for a vesting period, or until the specified performance conditions are met, at each balance sheet date during the vesting period, the services obtained in the current period shall, based on the best estimate of the information about the exercisable right, be included in the relevant costs or expenses and the corresponding liabilities at the fair value of the liability undertaken by the Company. For each of the balance sheet date and settlement date before the settlement of the relevant liabilities, fair value of the liabilities will be re-measured and the changes will be included in the profit or loss for the current period.

The Company modified the terms and conditions in the cash-settled share-based payment agreement to change it to equity-settled share-based payment. On the date of modification (regardless of a day within or after expiry of the vesting period), the Company measures the equity-settled share-based payment at the prevailing fair value of the equity instruments granted, recognizes the services accepted in capital reserve, and derecognizes the liabilities on cash-settled share-based payment as of the date of modification with the differences included in profit or loss. Where the vesting period is extended or shortened as a result of such modification, accounting treatment addressing the vesting period after modification will be adopted.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIV) Revenue

1. Accounting policies for revenue recognition and measurement

The Company recognizes revenue when the performance obligation in a contract is fulfilled, namely the customer obtains control of relevant goods or services. Control of a good or service refers to the ability to direct the use of the good or service, and obtain substantially all of the benefits from the goods or services.

If a contract contains two or more performance obligations, at the commencement of the contract, the Company allocates the transaction price into each individual performance obligation according to the relative proportion of each individual selling price of goods or services committed by individual performance obligation, and measures the revenue according to the transaction price allocated to each individual performance obligation.

The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties and those expected to be refunded to the customer. The Company considers the terms of the contract and its customary business practices to determine the transaction price. When determining the transaction price, the Company considers the effects of variable consideration, the existence of a significant financing component in the contract, non-cash consideration and consideration payable to a customer. The Company determines the transaction price that includes variable considerations based on the amount not exceeding the revenue accumulatively recognized which is not likely to be significantly reversed when the relevant uncertainty disappears. Where there are significant financing elements in the contract, the Company recognizes the transaction price at an amount that reflects the price that a customer would have paid for the promised goods or services if the customer had paid cash for those goods or services when (or as) they transfer to the customer. The difference between the transaction price and the amount of contract consideration is amortized using an effective interest method over the contract term.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIV) Revenue (continued)

1. Accounting policies for revenue recognition and measurement (continued)

When one of the following conditions is satisfied, the Company is considered to have fulfilled an obligation within a certain period of time. Otherwise, the Company is considered to have fulfilled an obligation at a certain point in time:

- At the same time when the Company fulfills the obligation, the customer immediately obtains and consumes the economic benefits brought about by the Company's performance.
- The customers can control the goods under construction in the course of the Company's performance.
- Goods produced in the course of the Company's performance are irreplaceable. In addition, during the entire contract period, the Company has the right to collect the payments for the cumulatively completed parts of performance.

Where fulfillment of a performance obligation takes place over a certain period of time, revenue should be recognized as performance takes place, excluding the stage of performance cannot be determined. The Company considers the nature of the goods or services and adopts the output method or the input method to determine the fulfillment progress of the performance. When the fulfillment progress of the performance cannot be determined reasonably, but is expected to recover the costs incurred, the Company should recognize revenue only to the extent of the cost until a reliable measure of fulfillment progress can be made.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIV) Revenue (continued)

1. Accounting policies for revenue recognition and measurement (continued)

For a performance obligation satisfied at a point in time, the Company shall recognize revenue when the customer obtains control of relevant goods or services. In judging whether customers obtain control of promised goods or services, the Company considers the following indications:

- The Company enjoys the right to collect cash on the goods or services, that is, the customer has the obligation to pay for the goods or services at the present time.
- The Company has transferred the legal ownership of the commodity to the customer, that is, the customer has the legal ownership of the commodity.
- The Company has transferred the goods in kind to the customers, that is, the customers have actually taken possession of the goods.
- The Company has transferred the main risks and rewards in the ownership of the commodity to its customers, that is, the customers have acquired the main risks and rewards in the ownership of the commodity.
- The customer has accepted the goods or services.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIV) Revenue (continued)

2. Specific revenue recognition policies

Sales of mechanical equipment:

For the sales of large railway track maintenance machinery, the Group recognizes revenue at the time when the control of the good is transferred. The quality assurance obligations related to the sales of machine provided by the Group cannot be purchased separately, aiming to guarantee that the goods sold meet the established standards, the Group therefore accounts for it in accordance with the Accounting Standards for Business Enterprises No. 13 – Contingencies.

Maintenance of large railway track maintenance machinery:

The revenue from the maintenance of large railway track maintenance machinery of the Group is mainly derived from the maintenance and overhaul of large railway track maintenance machinery. For the maintenance of large railway track maintenance machinery, the Group recognizes revenue when all services are provided to customers and recognized by customers. The quality assurance obligations related to the maintenance of large railway track maintenance machinery provided by the Group cannot be purchased separately, aiming to guarantee that the services rendered meet the established standards, the Group therefore accounts for it in accordance with the Accounting Standards for Business Enterprises No. 13 – Contingencies.

Accessories sales:

The Group's revenue from the sales of accessories is mainly derived from the sales of accessories for large railway track maintenance machinery. For the sales of accessories for large railway track maintenance machinery, the Group recognizes revenue when the control of the goods is transferred, i.e., when the accessories are delivered to customers.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIV) Revenue (continued)

2. Specific revenue recognition policies (continued)

Railway line maintenance services:

Revenue from railway line maintenance services is mainly derived from maintenance and construction services for railway lines. For railway line maintenance services, the Group adopts the input method to determine the progress of contract performance and recognizes revenue over time.

Mechanical design services:

Revenue from mechanical design services is mainly derived from design services for railway vehicles. For mechanical design services, the Group adopts the output method to determine the progress of contract performance and recognizes revenue over time.

(XXV) Contract costs

Contract costs comprise contract performance costs and contract acquisition costs.

The costs incurred by the Company for the performance of the contract which does not fall under the scope of the standards relating to inventories, fixed assets and intangible assets are recognized as an asset as contract performance costs when the following conditions are met:

- Such cost is directly related to a current or expected contract.
- Such cost increases the resources of the Company to fulfill its performance obligations in the future.
- Such cost is expected to be recovered.

If the incremental cost incurred by the Company in obtaining the contract can be expected to be recovered, the contract acquisition cost shall be recognized as an asset.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXV) Contract costs (continued)

Assets related to the cost of the contract are amortized on the same basis as the revenue recognition of the goods or services related to the asset; however, if the amortization period of the contract acquisition cost is less than one year, the Company will include it into the current profit or loss when it incurs.

For assets related to contract costs whose carrying amount is higher than the difference between the following two items, the Company will make provision for impairment for the excess and recognize it as asset impairment loss:

- 1. The remaining consideration expected to be obtained by the transfer of goods or services related to the asset;
- 2. The cost expected to be incurred for the transfer of the relevant goods or services.

If the above-mentioned excess is higher than the book value of such assets as a result of any subsequent change of impairment factors in the previous period, the provision for impairment of assets previously made shall be reversed and included in profit or loss for the period as incurred to the extent the book value of the reversed asset shall not exceed the book value of the asset on the date of the reverse assuming no provision for impairment is made.

(XXVI) Government grants

1. Types

Government grants are monetary assets and non-monetary assets obtained by the Company from the government for free, and are divided into government grants related to assets and government grants related to revenue.

Government grants related to assets are those obtained by the Company for the purposes of acquisition, construction or other project that forms a long-term asset. Government grants related to revenue refer to the government grants other than those related to assets.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVI) Government grants (continued)

2. Timing for recognition

Government grants are recognized when the Company can comply with the conditions attached to it and when it can be received.

3. Accounting treatment

Asset-related government grants shall be used to offset the carrying amount of relevant asset or recognized as deferred income. The amount recognized as deferred income shall be recorded in current profit or loss by installments in a reasonable and systematic way over the useful life of the relevant assets (the government grants related to the Company's daily activities shall be included in other income; and the government grants unrelated to the Company's daily activities shall be included in non-operating income);

Government grants related to revenue that are used to compensate relevant costs or losses of the Company in subsequent periods are recognized as deferred income and recorded in current profit or loss when such costs and losses are recognized (government grants related to the Company's daily activities shall be included in other income; government grants unrelated to the Company's daily activities shall be included in non-operating income) or offset relevant costs or losses; and the grants used to compensate relevant costs or losses that have incurred by the Company are recorded directly in current profit or loss (government grants related to the Company's daily activities shall be included in other income; government grants unrelated to the Company's daily activities shall be included in non-operating income) or offset relevant costs or losses.

The interest subsidies for policy-related preferential loans obtained by the Company are divided into two types and subject to accounting treatment separately:

- (1) Where the interest subsidies are appropriated from the fiscal funds to the lending bank and then the bank provides loans to Company at a policy-based preferential interest rate, the Company will recognize the amount of borrowings received as the initial value and calculate the borrowing costs according to the principal amount and the policy-based preferential interest rate.
- (2) Where the interest subsidies are paid directly to the Company, the Company will use such interest subsidies to offset the corresponding borrowing costs.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVII) Deferred income tax assets and deferred income tax liabilities

Income tax comprises current and deferred income tax. Current tax and deferred tax are recognized in profit or loss except to the extent that they relate to a business combination or items recognized directly in equity (including other comprehensive income).

Deferred tax assets and deferred tax liabilities are recognized based on the temporary differences between the tax bases and the carrying amount of assets and liabilities.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profits will be available against which deductible temporary differences can be utilized. For deductible losses and tax credits that can be reversed in the future period, deferred tax assets shall be recognized to the extent that it is probable that taxable profit will be available in the future to offset the deductible losses and tax credits.

Save for exceptions, deferred income tax liabilities shall be recognized for the taxable temporary difference.

The exceptions for not recognition of deferred income tax assets and liabilities include:

- the initial recognition of the goodwill;
- other transactions or matters other than business combinations in which neither profit nor taxable income (or deductible loss) will be affected when transactions occur.

Deferred tax liabilities are recognized for temporary differences arising from investments in subsidiaries, associates and joint ventures, except where the Company is able to control the timing of the reversal of the temporary difference, and it is probable that the temporary difference will not reverse in the foreseeable future. When it is probable that the temporary differences arising from investments in subsidiaries, joint ventures and associates will be reversed in the foreseeable future and that the taxable profit will be available in the future against which the temporary differences can be utilized, the corresponding deferred tax assets are recognized.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVII) Deferred income tax assets and deferred income tax liabilities (continued)

On the balance sheet date, deferred tax assets and deferred tax liabilities are measured at the applicable tax rates during the period when the relevant assets are expected to be recovered or the relevant liabilities are expected to be settled in accordance with the provisions of the tax law.

The carrying amount of a deferred tax asset is reviewed at each balance sheet date, and is reduced to the extent that it is no longer probable that the related tax benefits will be utilized. Such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

When the Group has a legally enforceable right to set-off and intends either to settle on a net basis or to acquire the income tax asset and settle the income tax liability simultaneously, current income tax assets and current income tax liabilities shall be presented as the net amount after offsetting.

At the balance sheet date, deferred tax assets and deferred tax liabilities are offset if all of the following conditions are met:

- When the taxable entity has the legal right to set off current income tax assets and current income tax liabilities on a net basis;
- When the deferred income tax assets and deferred income tax liabilities are related to income tax to be paid by the same entity liable to pay tax to the same tax authority, or related to different entities liable to pay tax but the relevant entities intend to settle on a net basis or to acquire the income tax assets and settle the income tax liabilities simultaneously in the future period in which significant deferred income tax assets and liabilities would be reversed.

(XXVIII) Lease

A lease is a contract that conveys the right to use an asset for a period of time in exchange for consideration. At inception of a contract, the Company assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of one or more identified asset(s) for a period of time in exchange for consideration.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

For a contract that contains multiple separate leases, the Company separates and accounts for each lease component as a lease separately. For a contract that contains lease and non-lease components, the lessee and lessor separates the lease and non-lease components.

1. The Company as a lessee

(1) Right-of-use assets

At the commencement date of lease term, the Company recognizes right-of-use assets for leases (excluding short-term leases and leases of low-value assets). Right-of-use assets are measured initially at cost. Such cost comprises:

- The amount of the initial measurement of lease liability;
- Lease payments made at or before the inception of the lease less any lease incentives already received (if there is a lease incentive);
- Initial direct costs incurred by the Company;
- The costs of the Company expected to be incurred for dismantling and removing
 the leased asset, restoring the site on which the leased asset is located or restoring
 it to the condition as agreed in the terms of the lease, except those incurred for
 the production of inventories.

The Company subsequently depreciates right-of-use assets using the straight-line method. If there is reasonable certainty that the Company will obtain the ownership of a leased asset at the end of the lease term, the Company depreciates the right-of-use asset from the commencement date to the end of the useful life of the underlying asset; otherwise, the Company depreciates the leased asset from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term.

The Company determines whether the right-of-use assets have been impaired in accordance with the principles described in the Note "III. (XIX) Impairment of Long-term Assets" and conducts accounting treatment for impairment loss identified.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

1. The Company as a lessee (continued)

(2) Lease liabilities

At the commencement date of lease term, the Company recognizes lease liabilities for leases (excluding short-term leases and leases of low-value assets). Lease liabilities are initially measured based on the present value of outstanding lease payment. Lease payment includes:

- Fixed payments (including in-substance fixed payments), less any lease incentives (if there is a lease incentive);
- Variable lease payment that are based on an index or a rate;
- Amounts expected to be payable under the guaranteed residual value provided by the Company;
- The exercise price of a purchase option if the Company is reasonably certain to exercise that option;
- Payments of penalties for terminating the lease option, if the lease term reflects that the Company will exercise that option.

The Company adopts the interest rate implicit in the lease as the discount rate. If that rate cannot be determined reasonably, the Company's incremental borrowing rate is used.

The Company shall calculate the interest expenses of lease liabilities over the lease term at the fixed periodic interest rate, and include it into profit or loss in the period or cost of relevant assets.

Variable lease payments not included in the measurement of lease liabilities are charged to profit or loss in the period or cost of relevant assets in which they actually arise.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

1. The Company as a lessee (continued)

(2) Lease liabilities (continued)

After the commencement date of lease term, if the following circumstances occur, the Company re-measures the lease liability and adjusts the carrying value of the right-of-use asset accordingly. If the carrying value of the right-of-use asset has been reduced to zero, the lease liability still needs to be further reduced. The Company accounts for the difference in the current profit or loss:

- When there is a change in the assessment results of the purchase, extension or termination option, or when the actual exercise of the aforementioned options is inconsistent with the original valuation result, the Company re-measures the lease liabilities in accordance with the lease payments after changes and the present value calculated using the revised discount rate;
- When there is a change in-substance fixed payments, the amount expected to be
 payable under the guaranteed residual value or the index or rate arising from the
 confirmation of lease payments, the Company re-measures the lease liabilities in
 accordance with the lease payments after changes and the present value calculated
 using the initial discount rate. However, if the lease payments change is due to a
 change in a floating interest rate, in which case a revised discount rate is used.

(3) Short-term leases and leases of low-value assets

The right-of-use asset and lease liability are not recognized by the Company for short-term leases and leases of low-value assets, and the relevant lease payments are included in profit or loss in the period or costs of relevant assets in each period of the lease term on a straight-line basis. Short-term leases are defined as leases with a lease term of not more than 12 months from the commencement date and excluding a purchase option. Leases of low-value assets are defined as leases with underlying low value when new. Where the Company subleases or expects to sublease a leased asset, the original lease shall not belong to a lease of low value asset.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

1. The Company as a lessee (continued)

(4) Lease change

The Company will account for the lease change as a separate lease if the lease changes and meets the following conditions:

- The lease change expands the scope of lease by increasing the rights to use one or more leased assets:
- The increased consideration and the individual price of the expanded part of the lease are equivalent to the amount adjusted for the contract.

If the lease change is not accounted for as a separate lease, the Company shall re-allocate the consideration of a changed contract, re-determine the lease term, and re-measure the lease liabilities by the present value calculated from the changed lease payments at a revised discount rate on the effective date of the lease change.

If the lease change results in a narrower lease or a shorter lease term, the Company reduces the carrying value of the right-of-use asset accordingly, and recognizes the related gains or losses that partially terminate or completely terminate the leases into the current profit and loss. For other lease change that causes the lease liabilities to be remeasured, the Company adjusts the carrying value of the right-of-use assets accordingly.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

2. The Company as a lessor

At the commencement date of lease term, the Company classifies leases as financing leases and operating leases. A financing lease is a lease that transfers substantially all the risks and rewards incidental to ownership of a leased asset, irrespective of whether the ownership of the asset is eventually transferred. An operating lease is a lease other than a finance lease. As a sub-leasing lessor, the Company classifies the subleases based on the right-of-use assets of the original leases.

(1) Accounting treatment of operating leases

The lease payments derived from operating leases are recognized as rental income on a straight-line basis over the respective lease terms. Initial direct costs relating to operating leases to be incurred by the Company shall be capitalized and then included in the current income by stages at the same base as the recognition of rental income over the lease term. The variable lease payments not included in the measurement of lease payments shall be recognized in profit or loss in the period in which they are occurred. Where there is a modification in an operating lease, the Company accounts for it as a new lease from the effective date of the modification, and the amount of lease receipts received or receivable in advance relating to the pre-modification lease is treated as receipts under the new lease.

(2) Accounting treatment of financing leases

At the commencement date of lease term, the Company recognizes financing lease receivable and derecognizes the underlying assets. The Company initially measures financing lease receivable in the amount of net investment in the lease. Net investment in the lease is the sum of present value of unguaranteed residual value and the lease payments receivable at the commencement date of lease term, discounted at the interest rate implicit in the lease.

The Company calculates and recognizes interest income in each period during the lease term, based on a constant periodic interest rate. The derecognition and impairment of financing lease receivable are accounted for in accordance with Note "III. (X) Financial Instruments".

Variable lease payments not included in the measurement of the net investment in the lease are included in profit or loss in the period in which they are occurred.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

2. The Company as a lessor (continued)

(2) Accounting treatment of financing leases (continued)

Accounting treatment of lease changes when a financial lease is changed and the following conditions are simultaneously met, the Company accounts for the lease change as a separate lease:

- The change expands the scope of lease by adding the right to use one or more leased assets;
- The increase in consideration and the separate price of the expanded scope of lease are equivalent to the amount adjusted according to the contract.

Where a change in a financial lease is not accounted for as a separate lease, the Company deals with the lease after the change according to the following situation:

- In case where the lease would have been classified as an operating lease assuming the modification became effective at the commencement date of the lease, the Company accounts for it as a new lease from the effective date of the modification and the net investment in the lease prior to the effective date of the modification is taken as the carrying amount of the leased assets;
- In case where the lease would have been classified as a finance lease assuming the modification became effective at the commencement date of the lease, the Company conducts accounting treatment in accordance with the policy regarding the modification or renegotiation of contracts described in this note "III. (X) Financial Instruments".

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXVIII) Lease (continued)

3. Sale and leaseback transactions

The Company determines whether the asset transfer in the sale and leaseback transaction is a sale in accordance with principles described in Note "III. (XXIV) Revenue".

(1) As a lessee

If the asset transfer in the sale and leaseback transaction is a sale, the Company, as a lessee, measures the right-of-use assets formed by the sale and leaseback based on the part of the book value of the original assets related to the use rights obtained from the leaseback, and recognize relevant gains or losses only for the right to transfer to the lessor; if the transfer of assets in the sale and leaseback transaction is not a sale, the Company, as a lessee, continues to recognize the transferred assets and recognizes a financial liability equal to the transfer income. For details of accounting treatment for financial liabilities, please see Note "III. (X) Financial Instruments".

(2) As a lessor

If the transfer of assets in the sale and leaseback transaction is a sale, the Company, as a lessor, accounts for asset purchase, and accounts for asset lease in accordance with policies in the aforementioned "2. The Company as a lessor"; if the transfer of assets in the sale and leaseback transaction is not a sale, the Company, as a lessor, does not recognize the transferred assets, but recognizes a financial asset equal to the transfer income. For details of accounting treatment for financial assets, please see Note "III. (X) Financial Instruments".

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIX) Fair value measurement

The Group measures the relevant assets and liabilities at fair value based on the following assumptions:

- The sales of assets or transfer of liabilities by the market participant on the measurement date belongs to the orderly transaction under the current market conditions.
- Such orderly transaction is carried out in the major market of relevant assets or liabilities. If the
 major market does not exist, it is assumed that such transaction is carried out in the market most
 beneficial to relevant assets or liabilities.
- The assumption used by the market participant in order to maximize the benefits at the time of pricing such assets or liabilities.

According to the property of the said transaction and the characteristic of the said assets or liabilities, the Group recognizes the transaction value as the fair value of initial recognition.

If other relevant accounting standards require or permit the Company to conduct initial measurement on the relevant assets or liabilities at the said fair value, and the transaction value is different from the fair value, the Company will include relevant gains or losses in the current profit or loss, unless otherwise specified in other relevant accounting standards.

For the measurement of non-financial assets at fair value, the capability of the market participant in bringing about economic interest via the best use of such assets, or the capability in selling such assets to the other market participant for bringing about economic interest with the best use of such assets should be taken into account.

The valuation techniques which are applicable to the current situation and have sufficient usable data and other information support are taken into account by the Group for the adoption of valuation technique. Relevant observable input values are preferentially adopted for valuation techniques, and the unobservable input values can be used only when the observable input values are unable or unpractical to be obtained.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXIX) Fair value measurement (continued)

Input values used in the fair value measurement are divided into three levels:

- Level 1 input values are unadjusted quoted prices in the active market of identical assets or liabilities accessible on the measurement date.
- Level 2 input values refer to input values that are directly or indirectly observable for relevant assets or liabilities, other than Level 1 input values.
- Level 3 input values are unobservable input values for relevant assets or liabilities.

The fair value measurement is categorized in its entirety based on the lowest level where the input values that are significant to the entire measurement stand.

(XXX) Discontinued operations

A discontinued operation is a clearly distinguished component of an entity, that either has been disposed of, or is classified as held for sale, and meets any of the following criteria:

- (1) represents a separate major line of business or geographical area of operations;
- (2) is part of a single coordinated plan to dispose of a separate major line of business or geographical area of operations;
- (3) is a subsidiary acquired exclusively with a view to resale.

The profits or losses from continuing operations and discontinued operations are presented in the income statement, respectively. The profits or losses from discontinued operations such as impairment losses and reversed amounts, and the profits or losses of disposal shall be presented as the profits or losses from discontinued operations. For discontinued operations presented in the current period, the information originally presented as the profits or losses from continuing operations in the current financial statements shall be presented as the profits or losses from discontinued operations during comparable accounting periods again.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXXI) Segment reporting

The Company determines operating segments based on its internal organizational structure, management requirements and internal reporting system, and determines reportable segments and disclose segment information by operating segments.

The operating segments refer to the Company's components that simultaneously meet the following conditions: (1) the components can generate income and incur expenses in daily activities; (2) the Management of the Company can regularly evaluate the operating results of this component to decide the allocatable resources and assess its performance; (3) the Company can obtain relevant accounting information such as the financial positions, operating results and cash flows of this component. If two or more operating segments have similar economic characteristics and meet certain conditions, they can be merged into one operating segment.

(XXXII) Safety expense and maintenance expense

The Group provided for safety expense and maintenance expense according to the relevant regulations of the Notice on Printing and Distributing the "Administrative Measures for the Provision and Utilization of Safety production expenses" (Cai Zi [2022] No. 136), issued by the Ministry of Finance.

Provisions for safety production expenses and maintenance expense are included in the cost of related products or profit or loss of the current period and included in the "special reserve" account correspondingly.

When the provisions are utilized within the prescribed scope, if the expenditures are revenue in nature, those expenditures are offset directly against the special reserve; if the fixed assets are formed, the expenditures will be accumulated in "construction in progress" and transferred to fixed assets when the relevant safety project is completed and ready for its intended use. At the same time, the special reserve is reduced according to the cost of the fixed asset formed and the accumulated depreciation of the same amount is provided. The fixed asset will no longer be depreciated in future periods.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXXIII) Significant accounting estimates and judgments

When using the accounting policies stated above, due to uncertainty of operating activities, the Group needs to make judgment, estimation and assumption on the book value of reporting items could not be calculated accurately. These judgments, estimation and assumptions are based on past experience of the Group's management while considering other related factors. The actual result may differ from the Group's estimation.

The Group regularly reviews the aforesaid judgment, estimation and assumption on the basis of continuous operation. Where the changes in accounting estimation only impact the current period, the impact shall be recognized during the current period; where such changes impact both the current and future period, the impact shall be confirmed during the current or future period when such changes occur.

The key assumptions and uncertainties adopted in accounting estimates

The key assumptions and uncertainties in accounting estimates at the balance sheet date that have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities in future periods are mainly:

Useful lives and residual values of fixed assets

The useful lives of fixed assets are estimated based on the actual useful lives of fixed assets of similar nature and function in the past, based on historical experience. To determine the useful life and estimated net residual value of fixed assets, the Group regularly reviews changes in market conditions, the actual wear and tear of assets and asset maintenance. If the useful life of fixed assets is reduced, the Group will increase the depreciation rate and retire those assets that are idle or technically obsolete. The Group reviews the useful lives and estimated net residual values of fixed assets at the end of the year in the light of changes in circumstances.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXXIII) Significant accounting estimates and judgments (continued)

Impairment of trade receivables

The Group measures loss allowance for trade receivables arising from transactions regulated by Revenue Standard based on the amount of full lifetime ECL. For receivables that are individually significant and for which credit impairment has occurred, the management determines the credit loss by estimating the cash flows expected to be collected based on objective evidence that credit impairment has occurred and taking into account forward-looking information. For receivables other than those mentioned above, the Group divides the items into different portfolios based on the common risk characteristics, and employs impairment matrix on the basis of portfolios to determine the credit loss of related items. The expected credit loss rate is determined based on the Group's historical actual loss rate taking into account the forward-looking information. The determination of expected credit losses involves the estimates and judgement of the management and if the re-estimated results differ from existing estimates, such differences will impact the profit and carrying value of trade receivables in the period in which the estimates are changed.

Impairment of goodwill

The impairment testing of goodwill requires the calculation of the present value of the estimated future cash flows of the relevant asset group comprising the goodwill and requires the estimation of the future cash flows of that asset group and the determination of a pre-tax rate that appropriately reflects the current market time value of money and the risks specific to the asset. Further impairment may occur if actual future cash flows are less than expected.

Income tax and deferred tax assets

The Company and its subsidiaries are subject to enterprise income tax in their respective locations due to their geographical locations. In providing for enterprise income tax, reliable estimates and judgments are required based on current tax regulations and other relevant policies as certain matters relating to enterprise income tax have not been confirmed by the competent tax authorities. Where the final tax outcome of such matters differs from the amounts recognized, such differences will have an impact on the current income tax for the period.

Deferred tax assets relating to certain deductible temporary differences and tax losses are recognized to the extent that the management believes it is probable that sufficient taxable income will be available against which deductible temporary differences or deductible losses can be utilized in the future. If the estimate differs from the original estimate, such differences will have an impact on the deferred tax assets and tax recognized in the period of change.

(Amounts expressed in RMB unless otherwise specified)

III. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES (continued)

(XXXIV) Changes in significant accounting policies and accounting estimates

Changes in significant accounting policies 1.

(1) Implementation of the Interpretation No. 16 to the Accounting Standards for Business Enterprises "Accounting Treatment of Deferred Income Tax Related to Assets and Liabilities Arising from a Single Transaction not Applicable to Initial Recognition Exemption"

The Ministry of Finance promulgated the Interpretation No. 16 to the Accounting Standards for Business Enterprises (Cai Kuai [2022] No.31, hereinafter referred to as the "Interpretation No.16") on 30 November 2022, pursuant to which the provision regarding the "accounting treatment of deferred income tax related to assets and liabilities arising from a single transaction not applicable to initial recognition exemption" came into effect commencing from 1 January 2023.

Interpretation No.16 stipulates that single transactions which do not constitute business combination, have no impact on accounting profit or taxable profits (or deductible losses), and whose assets and liabilities at initial recognition give rise to equal amounts of taxable temporary differences and deductible temporary differences (including lease transactions where the lease liabilities are initially recognized at the inception of a lease and included in right-of-use assets, and transactions for which estimated liabilities are recognized on the decommissioning obligations of fixed assets and included in the cost of relevant assets) are not applicable to stipulations regarding exemption of initial recognition of deferred tax liabilities and deferred tax assets, and enterprises shall recognize corresponding deferred tax liabilities and deferred tax assets as separate line items pursuant to Accounting Standards for Business Enterprises No.18 – Income Tax whenever transactions occur.

For taxable temporary differences and deductible temporary differences arising from single transactions applicable to such stipulations that occur from the beginning of the latest financial reporting period during which the above stipulations are initially implemented until the date of implementation, lease liabilities and right-of-use-assets recognized on single transactions applicable to such provisions that occur at the beginning of the latest financial reporting period, and estimated liabilities recognized on decommissioning obligations and corresponding assets, enterprises shall make adjustments pursuant to such provisions.

(Amounts expressed in RMB unless otherwise specified)

III. **SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES** (continued)

(XXXIV) Changes in significant accounting policies and accounting estimates (continued)

1. **Changes in significant accounting policies** (continued)

(1) Implementation of the Interpretation No. 16 to the Accounting Standards for Business Enterprises "Accounting Treatment of Deferred Income Tax Related to Assets and Liabilities Arising from a Single Transaction not Applicable to Initial Recognition Exemption" (continued)

The Company implemented the stipulation commencing from 1 January 2023, with the primary impact set out below:

	Impact on balance as at 1 January 2023		
Accounting item		Parent	
affected	Consolidated	company	
Deferred income tax assets	+81,232.90		
Undistributed profits	+81,232.90		
	Deferred income tax assets	Accounting item affected Consolidated Deferred income tax assets +81,232.90	

The relevant business was conducted commencing from 2022, and therefore application of the stipulation did not have any impact on the Company's financial data as at 1 January 2022.

2. Changes in significant accounting estimates

There were no changes in significant accounting estimates in the reporting period.

(Amounts expressed in RMB unless otherwise specified)

IV. TAXES

(1) Main taxes types and tax rates

Tax types	Tax basis	Tax rates
Value-added tax	The value-added tax payable is the difference between output tax (calculated based on the revenue from sales of goods and taxable service income under the tax laws) and net of the input tax that is allowed to be deducted in the current period	6%, 9%, 13%
City maintenance and construction tax	Based on value-added tax and consumption duty paid	5%, 7%
Enterprise income tax	Based on taxable profits	The Company and its subsidiary, Beijing Ruiweitong Engineering Machinery Co., Ltd., are entitled to a preferential tax rate of 15% and the enterprise income tax of other domestic subsidiaries of the Group is calculated at 25% of the taxable income. The subsidiaries of the Company established overseas shall provide enterprise income tax according to the local income tax laws and regulations of the places of registration.
Education surcharge Local education surcharge	Based on value-added tax and consumption duty paid Based on value-added tax and consumption duty paid	3% 2%

(11) Tax concession

1. Deduction of research and development expenses incurred

Pursuant to the Announcement on Further Improving the Policy on Pre-tax Deduction of Research and Development Expenses (Announcement No. 13 of 2021 of the Ministry of Finance and the State Administration of Taxation), starting from 1 January 2021, the Company and its subsidiaries are entitled to a pre-tax deduction of 100% of the actual amount incurred for research and development expenses that meet the aforesaid requirements when calculating taxable income.

(Amounts expressed in RMB unless otherwise specified)

IV. TAXES (continued)

(11) Tax concession (continued)

2. Tax preferential policy for the Western Region Development

Pursuant to the Announcement of the Ministry of Finance, the State Administration of Taxation and the National Development and Reform Commission on Continuing the Enterprise Income Tax Policies for Western Development Strategies (Cai Shui [2020] No. 23), the tax preferential policy for the Western Region Development are valid until 2030. The document stipulates that: "from 1 January 2021 to 31 December 2030, enterprise income tax shall be levied at a reduced rate of 15% on enterprises in the encouraged industries located in the western region. Enterprises in the encouraged industries as referred to in this article are those whose main business is in the industries specified in the Catalogue of Industries Encouraged to Develop in the Western Region and whose main business revenue accounts for more than 60% of the total revenue of the enterprise. The Catalogue of Industries Encouraged to Develop in the Western Region is formulated under the leadership of the Development and Reform Commission. If the catalogue is amended within the implementation period of this announcement, the new version will be implemented from the date of implementation of the amended version".

In 2022 and 2023, the Company satisfies the condition of "being located in the western region, whose main business is the projects in the encouraged industries as stipulated by the State, and with its main business revenue accounting for more than 60% of the total revenue of the enterprise in the year" as stipulated in the aforesaid document, the Company is eligible for the preferential tax policy for the Western Region Development, and is applicable to preferential income tax rate of 15%.

3. Preferential policy for high and new technology enterprises

The Company applied to Yunnan Science and Technology Department, Yunnan Finance Department and Yunnan Taxation Bureau of the State Administration of Taxation in 2022, and was recognized as a high-tech enterprise. From 2022 to 2024, the Company shall pay enterprise income tax at the preferential rate of 15%.

The Company's subsidiary, Beijing Ruiweitong Engineering Machinery Co., Ltd., applied to the Beijing Science and Technology Commission, Beijing Municipal Finance Bureau, and Beijing Municipal Tax Service, State Taxation Administration in 2021 and was finally recognized as a high-tech enterprise, and is entitled to a preferential enterprise income tax rate of 15% from 2021 to 2024.

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS

(1) Cash and bank balances

Item	30 June 2023	31 December 2022
Cash on hand	10,351.89	8,928.89
Digital currency		
Bank deposits	1,150,383,544.61	1,163,140,934.24
Other cash and bank balances		
Total	1,150,393,896.50	1,163,149,863.13
Including: Total amount of deposits overseas	65,243,561.89	65,646,742.55
Deposit in finance company	29,471,504.80	29,511,346.65

Note: As at 30 June 2023, the Group did not have restricted funds or funds deposited overseas and subject to repatriation restrictions.

(II) **Bills receivable**

1. Bills receivable shown as classification

Item	30 June 2023	31 December 2022
Bank acceptance bills	9,500,000.00	
Finance company acceptance bills		
Commercial acceptance bills	170,830,427.50	287,055,937.86
Less: Bad debt provision	865,302.14	1,320,116.57
Total	179,465,125.36	285,735,821.29

2. Bills receivable pledged as at 30 June 2023

	Amount pledged
Item	as at 30 June 2023
Commercial acceptance bills	7,645,000.00
Total	7,645,000.00

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(11) Bills receivable (continued)

Bills receivable endorsed or discounted by the Company as at the end of the period and not yet falling due as at the balance sheet date

Item	Amount derecognized as at 30 June 2023	Amount underrecognized as at 30 June 2023
Bank acceptance bills	97,651,980.52	
Total	97,651,980.52	

(III) **Accounts receivable**

Accounts receivable based on invoice dates shown by ageing

Ageing	30 June 2023	31 December 2022
Within 1 year	2,102,258,230.49	1,716,701,870.31
1–2 years	194,394,222.14	231,052,779.97
2–3 years	13,907,895.09	60,757,349.44
3–4 years	55,408,988.66	45,701,162.63
4–5 years	21,342,852.01	51,461,696.20
Over 5 years	65,624,889.41	72,254,533.77
Sub-total	2,452,937,077.80	2,177,929,392.32
Less: Bad debt provision	101,812,823.58	127,687,901.42
Total	2,351,124,254.22	2,050,241,490.90

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Accounts receivable (continued) (111)

2. Classification of accounts receivable by basis of bad debt provisions made

	Balance of carr	ying amount	30 June 2023 Bad debt p	rovision Proportion of		Balance of carry	ing amount	31 December 2022 Bad debt pro	ovision Proportion of	
Туре	Amount	Proportion (%)	Amount	provision (%)	Book value	Amount	Proportion (%)	Amount	provision (%)	Book value
Accounts receivable with provision for the bad debt based on an individual basis Accounts receivable with the provision for bad debt based on a	30,814,716.62	1.26	30,814,716.62	100.00		30,814,716.62	1.41	30,814,716.62	100.00	
portfolio basis Including:	2,422,122,361.18	98.74	70,998,106.96	2.93	2,351,124,254.22	2,147,114,675.70	98.59	96,873,184.80	4.51	2,050,241,490.90
The portfolio of related parties	606,965,143.87	25.06	606,965.13	0.10	606,358,178.74	266,051,185.04	12.39	258,302.82	0.10	265,792,882.22
The portfolio of ageing	1,815,157,217.31	74.94	70,391,141.83	3.88	1,744,766,075.48	1,881,063,490.66	87.61	96,614,881.98	5.14	1,784,448,608.68
Total	2,452,937,077.80	100.00	101,812,823.58		2,351,124,254.22	2,177,929,392.32	100.00	127,687,901.42		2,050,241,490.90

Provision for bad debts on an individual basis:

		30 Jun	e 2023	
Item	Balance of carrying amount	Bad debt provision	Proportion of provision (%)	Reason for provision
Unit 1	2,174,716.62	2,174,716.62	100.00	With relatively higher
Unit 2	28,640,000.00	28,640,000.00	100.00	With relatively higher credit risk
Total	30,814,716.62	30,814,716.62		

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(III) Accounts receivable (continued)

2. Classification of accounts receivable by basis of bad debt provisions made (continued)

Provision for bad debts on a portfolio basis:

	30 June 2023				
	Accounts	Bad debt	Proportion of		
Item	receivable	provision	provision (%)		
The portfolio of related parties	606,965,143.87	606,965.13	0.10		
The portfolio of ageing	1,815,157,217.31	70,391,141.83	3.88		
Total	2,422,122,361.18	70,998,106.96			

Accrued, reversed or recovered provision for bad debts in the period 3.

	Movement during the period					
	31 December	Provision	Recovered	Charged off	Other	30 June
Туре	2022	accrued	or reversed	or written off	movements	2023
Accounts receivable with provision for the bad debt based on an individual basis Accounts receivable with the provision for bad debt based	30,814,716.62					30,814,716.62
on a portfolio basis	96,873,184.80	14,623,549.52	40,498,627.36			70,998,106.96
Total	127,687,901.42	14,623,549.52	40,498,627.36			101,812,823.58

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Receivables at FVTOCI (IV)

Breakdown of receivables at FVTOCI

Item	30 June 2023	31 December 2022
Bills receivable Accounts receivable	129,248,502.05	104,157,088.53
Total	129,248,502.05	104,157,088.53

Movement and changes in fair value of receivables at FVTOCI during the period 2.

Item	31 December 2022	Increase during the period	Derecognition during the period	Other movements	30 June 2023	Accumulated impairment provision recognized in other comprehensive income
Bank acceptance bills	104,157,088.53	195,790,883.43	170,365,000.00	-334,469.91	129,248,502.05	
Total	104,157,088.53	195,790,883.43	170,365,000.00	-334,469.91	129,248,502.05	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(V) **Prepayments**

Prepayments based on invoice dates presented by ageing

	30 June	e 2023	31 December 2022		
Ageing	Amount	Proportion (%)	Amount	Proportion (%)	
Within 1 year	34,664,589.65	94.14	36,260,318.34	95.57	
1–2 years	1,027,561.11	2.79	544,947.71	1.44	
2–3 years	221,311.71	0.60	221,311.71	0.58	
Over 3 years	911,209.15	2.47	912,842.07	2.41	
Total	36,824,671.62	100.00	37,939,419.83	100.00	

Other receivables (VI)

Item	30 June 2023	31 December 2022
Interest receivable		
Dividend receivable	5,390,000.00	
Other receivables	44,671,912.26	34,138,090.38
Total	50,061,912.26	34,138,090.38

1. Dividend receivable

Item (or the investee)	30 June 2023	31 December 2022
Zhuzhou CRRC Times Electric Co., Ltd.	5,390,000.00	
Sub-total	5,390,000.00	
Less: Bad debt provision		
Total	5,390,000.00	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Other receivables (continued) (VI)

Other receivables 2.

(1) Other receivables shown by ageing based on invoice dates

Ageing	30 June 2023	31 December 2022
Within 1 year	84,829,370.91	71,842,173.17
1–2 years	3,756,364.92	590,734.06
2–3 years	284,615.74	104,740.16
3–4 years	71,981.93	51,330.89
4–5 years	120,985.07	110,846.39
Over 5 years	1,231,091.47	1,193,687.68
Sub-total	90,294,410.04	73,893,512.35
Less: Bad debt provision	45,622,497.78	39,755,421.97
Total	44,671,912.26	34,138,090.38

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(VI) Other receivables (continued)

2. **Other receivables** (continued)

Classification of other receivables by basis of bad debt provision method

	30 June 2023 Balance of carrying amount Bad debt provision					31 December 2022 Balance of carrying amount Bad debt provision				
	balance of carr	ying amount	bau debt p	Proportion of		balance of carry	ing amount	bau debt pr	Proportion of	
Туре	Amount	Proportion (%)	Amount	provision (%)	Book value	Amount	Proportion (%)	Amount	provision (%)	Book value
Other receivables with provision for the bad debt based on an individual basis	48,815,156.57	54.06	43,544,210.57	89.20	5,270,946.00	38,273,264.57	51.80	38,273,264.57	100.00	
Other receivables with the provision for bad debt based on a portfolio										
basis Including:	41,479,253.47	45.94	2,078,287.21	5.01	39,400,966.26	35,620,247.78	48.20	1,482,157.40	4.16	34,138,090.38
The portfolio of related parties	1,281,000.00	3.09	6,405.00	0.50	1,274,595.00	1,210,000.00	3.40	6,050.00	0.50	1,203,950.00
The portfolio of ageing	40,198,253.47	96.91	2,071,882.21	5.15	38,126,371.26	34,410,247.78	96.60	1,476,107.40	4.29	32,934,140.38
Total	90,294,410.04	100.00	45,622,497.78		44,671,912.26	73,893,512.35	100.00	39,755,421.97		34,138,090.38

Other receivables with provision for the bad debt based on an individual basis

Item	Balance of carrying amount	Bad debt provision	Proportion of provision (%)	Reason
Unit 1	48,815,156.57	43,544,210.57	89.20	With relatively higher credit risk
Total	48,815,156.57	43,544,210.57		

Other receivables with the provision for bad debt based on a portfolio basis:

	30 June 2023					
Item	Other receivables	Bad debt provision	Proportion of provision (%)			
The portfolio of related parties	1,281,000.00	6,405.00	0.50			
The portfolio of ageing	40,198,253.47	2,071,882.21	5.15			
Total	41,479,253.47	2,078,287.21				

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Other receivables (continued) (VI)

2. **Other receivables** (continued)

(3) Details of accrued bad debt provision

Bad debt provision	First stage Expected credit loss in the next 12 months	Second stage Expected credit loss over the duration (no credit impairment occurred)	Third stage Expected credit loss over the duration (credit impairment occurred)	Total
Balance as at 31 December 2022	1,482,157.40		38,273,264.57	39,755,421.97
Balance as at 31 December 2022	, , , ,			,,
in the current period	1,482,157.40		38,273,264.57	39,755,421.97
- transfer to second stage				
- transfer to third stage				
– transfer back to second stage				
– transfer back to first stage				
Accrued in current period	630,276.10		5,270,946.00	5,901,222.10
Reversal in current period	34,146.29			34,146.29
Charged off in current period				
Written off in current period				
Other movements				
Balance as at 30 June 2023	2,078,287.21		43,544,210.57	45,622,497.78

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(VI) Other receivables (continued)

2. **Other receivables** (continued)

Details of accrued bad debt provision (continued) (3)

Changes in the balance of carrying amount of other receivables are as follows:

	First stage	Second stage Expected credit	Third stage Expected credit	
	Expected credit	loss over the duration (no	loss over the duration (credit	
Balance of carrying amount	loss in the next 12 months	credit impairment occurred)	impairment occurred)	Total
Balance as at 31 December 2022 Balance as at 31 December 2022	35,620,247.78		38,273,264.57	73,893,512.35
in the current period – transfer to second stage	35,620,247.78		38,273,264.57	73,893,512.35
transfer to third stagetransfer back to second stagetransfer back to first stage				
Increase in the current period Derecognition in the current period Other movements	11,474,137.93 5,615,132.24		10,541,892.00	22,016,029.93 5,615,132.24
Balance as at 30 June 2023	41,479,253.47		48,815,156.57	90,294,410.04

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

- (VI) Other receivables (continued)
 - 2. **Other receivables** (continued)
 - (4) Accrued, reversed or recovered provision for bad debts in the period

	Movement in the period					
	31 December	Provision	Recovered	Charged off	Other	30 June
Туре	2022	accrued	or reversed	or written off	movements	2023
Other receivables with						
provision for the bad debt based on an individual basis	38,273,264.57	5,270,946.00				43,544,210.57
Other receivables with the provision for bad debt						
based on a portfolio basis	1,482,157.40	630,276.10	34,146.29			2,078,287.21
Total	39,755,421.97	5,901,222.10	34,146.29			45,622,497.78

Classification of other receivables by nature (5)

Nature of receivables	30 June 2023	31 December 2022
Deposit	16,371,916.61	20,266,098.09
Others	73,922,493.43	53,627,414.26
Total	90,294,410.04	73,893,512.35

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(VII) Inventories

1. Classification of inventories

		30 June 2023			31 December 2022	
		Provision for			Provision for	
		inventory			inventory	
		depreciation/			depreciation/	
		provision for			provision for	
		impairment			impairment	
	Balance of	of contract		Balance of	of contract	
Item	carrying amount	performance cost	Book value	carrying amount	performance cost	Book value
Raw materials	706,772,356.43	23,567,503.69	683,204,852.74	670,145,133.34	23,496,855.84	646,648,277.50
Goods in transit				8,263,138.68		8,263,138.68
Goods in process	1,280,419,506.10		1,280,419,506.10	750,234,895.73		750,234,895.73
Finished products	554,619,777.04	7,894,859.48	546,724,917.56	782,463,765.36	7,894,859.48	774,568,905.88
Total	2,541,811,639.57	31,462,363.17	2,510,349,276.40	2,211,106,933.11	31,391,715.32	2,179,715,217.79

Provision for inventory depreciation and provision for impairment of contract performance cost

		Increase in the current period		Decrease in the cui		
	31 December			Reversal or		30 June
Item	2022	Provision	Others	write-off	Others	2023
Dave matariala	22 406 055 04	70 647 05				22 567 502 60
Raw materials	23,496,855.84	70,647.85				23,567,503.69
Finished products	7,894,859.48					7,894,859.48
Total	31,391,715.32	70,647.85				31,462,363.17

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(VIII) Contract assets

1. Breakdown of contract assets

	30 June 2023					
	Balance of	Provision for		Balance of	Provision for	
Item	carrying amount	impairment	Book value	carrying amount	impairment	Book value
Construction projects	14,183,026.45	76,475.04	14,106,551.41	25,827,909.88	133,174.45	25,694,735.43
Quality guarantee deposit	4,302,883.61	22,264.42	4,280,619.19	4,442,037.30	22,960.18	4,419,077.12
Total	18,485,910.06	98,739.46	18,387,170.60	30,269,947.18	156,134.63	30,113,812.55

2. Amount of and reason for significant change in carrying amount during the reporting period

Item	Change	Reason for change
	,	
Construction projects	-11,644,883.43	Increase due to change in measurement of progress of contract performance
Quality guarantee deposit	-139,153.69	Transfer from contract assets recognized at the beginning of the year into accounts receivable
Total	-11,784,037.12	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(VIII) Contract assets (continued)

Disclosure by category of contract assets based on the provision method for impairment

	Balance of carr	ying amount	30 June 2023 Provision for in	mpairment Proportion of		Balance of carry	ing amount	31 December 2022 Provision for im	pairment Proportion of	
Туре	Amount	Proportion (%)	Amount	provision (%)	Book value	Amount	Proportion (%)	Amount	provision (%)	Book value
Contract assets with the provision for impairment based on an individual basis Contract assets with the provision for impairment based on a										
portfolio basis	18,485,910.06	100.00	98,739.46	0.53	18,387,170.60	30,269,947.18	100.00	156,134.63	0.52	30,113,812.55
Including: The portfolio of ageing	18,485,910.06	100.00	98,739.46	0.53	18,387,170.60	30,269,947.18	100.00	156,134.63	0.52	30,113,812.55
Total	18,485,910.06	100.00	98,739.46		18,387,170.60	30,269,947.18	100.00	156,134.63		30,113,812.55

Items provided based on a portfolio basis:

	30 June 2023						
Item	Contract assets	Provision for impairment	Proportion of provision (%)				
The portfolio of ageing	18,485,910.06	98,739.46	0.53				
Total	18,485,910.06	98,739.46					

4. Provision for impairment of contract assets in current period

Item	31 December 2022	Accrued in current period	Reversal in current period	Charged off/ written off in current period	30 June 2023	Reason
Construction projects Quality guarantee deposit	133,174.45 22,960.18	47,227.27	103,926.68 695.76		76,475.04 22,264.42	Changes with original value Changes with original value
Total	156,134.63	47,227.27	104,622.44		98,739.46	

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(IX) Assets held for sale

Туре	30 June 2023	31 December 2022
Assets classified as held-for-sale Assets in disposal group classified as held-for-sale	58,872,747.29	58,872,747.29
Total	58,872,747.29	58,872,747.29

Assets classified as held-for-sale

30 June 2023

	Balance of	of assets held		Expected disposal			
Туре	carrying amount	for sale	Book value	time	Disposal approach	Reason for disposal	Segment
Fixed assets held for sale	10,655,624.01		10,655,624.01	2023	Government-led sale	Land for construction of Kunming West Railway Station	The Company
Intangible assets held for sale	48,217,123.28		48,217,123.28	2023	Government-led sale	Land for construction of Kunming West Railway Station	The Company
Total	58,872,747.29		58,872,747.29				

(X) Other current assets

Item	30 June 2023	31 December 2022
VAT input to be deducted	40,368,630.08	30,944.15
Prepaid taxes	1,571,405.59	3,425,144.77
Others	59,406.02	
Total	41,999,441.69	3,456,088.92

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Other equity instrument investments (XI)

Details of other equity instrument investments

Item	30 June 2023	31 December 2022
Zhuzhou CRRC Times Electric Co., Ltd.	410,228,000.00	534,786,000.00
Total	410,228,000.00	534,786,000.00

2. Details of equity instrument investment not held for trading

ltem	Dividend income recognized in the current period	Accumulated gains	Accumulated losses	Amount transferred from other comprehensive income to retained earnings	Reason for being designated as at fair value through other comprehensive income	Reason for being transferred from other comprehensive income to retained earnings
Zhuzhou CRRC Times Electric Co., Ltd.	5,390,000.00	357,256,197.19			Equity instrument investment not held for trading	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XII) **Investment property**

Investment properties measured by cost

		Buildings and	
Ite	em	constructions	Total
1.	Original book value		
	(1) Balance as at 31 December 2022	30,653,653.56	30,653,653.56
	(2) Increase in the current period		
	(3) Decrease in the current period		
	(4) Balance as at 30 June 2023	30,653,653.56	30,653,653.56
2.	Accumulated depreciation and accumulated amortization		
	(1) Balance as at 31 December 2022	5,274,482.33	5,274,482.33
	(2) Increase in the current period	416,031.42	416,031.42
	 Provision or amortization 	416,031.42	416,031.42
	(3) Decrease in the current period		
	(4) Balance as at 30 June 2023	5,690,513.75	5,690,513.75
3.	Provision for impairment		
4.	Book value		
	(1) Book value as at 30 June 2023	24,963,139.81	24,963,139.81
	(2) Book value as at 31 December 2022	25,379,171.23	25,379,171.23

(XIII) Fixed assets

Fixed assets and disposal of fixed assets

Item	30 June 2023	31 December 2022
Fixed assets Disposal of fixed assets	1,591,776,519.23	1,622,329,044.63
Total	1,591,776,519.23	1,622,329,044.63

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XIII) Fixed assets (continued)

2. Breakdown of fixed assets

			Construction			
			machinery,			
			production			
			equipment,			
			measuring and			
		Buildings and	experimental			
Ite	m	constructions	equipment	Motor vehicles	Others	Total
1.	Original book value					
	(1) Balance as at 31 December 2022	869,500,448.26	1,472,279,217.73	32,979,892.67	130,310,676.00	2,505,070,234.66
	(2) Increase in the current period	36,567,785.87	11,469,360.14	187,150.44	1,137,159.17	49,361,455.62
	– Purchase		9,241,728.96	187,150.44	1,137,159.17	10,566,038.57
	– Transferred from construction in progress	36,567,785.87	901,400.78			37,469,186.65
	– Others		1,326,230.40			1,326,230.40
	(3) Decrease in the current period		32,360,992.91	820,259.45	745,015.27	33,926,267.63
	– Disposal or retirement		1,898,316.48	820,259.45	745,015.27	3,463,591.20
	– Others		30,462,676.43			30,462,676.43
	(4) Balance as at 30 June 2023	906,068,234.13	1,451,387,584.96	32,346,783.66	130,702,819.90	2,520,505,422.65
2.	Accumulated depreciation					
	(1) Balance as at 31 December 2022	276,683,826.85	493,923,378.84	25,389,530.33	86,744,454.01	882,741,190.03
	(2) Increase in the current period	11,903,400.24	47,195,080.27	739,054.94	2,568,189.60	62,405,725.05
	– Provision	11,903,400.24	47,195,080.27	739,054.94	2,568,189.60	62,405,725.05
	(3) Decrease in the current period		14,969,006.39	737,211.08	711,794.19	16,418,011.66
	– Disposal or retirement		1,804,258.67	737,211.08	711,794.19	3,253,263.94
	– Others		13,164,747.72			13,164,747.72
	(4) Balance as at 30 June 2023	288,587,227.09	526,149,452.72	25,391,374.19	88,600,849.42	928,728,903.42
3.	Provision for impairment					
4.	Book value					
	(1) Book value as at 30 June 2023	617,481,007.04	925,238,132.24	6,955,409.47	42,101,970.48	1,591,776,519.23
	(2) Book value as at 31 December 2022	592,816,621.41	978,355,838.89	7,590,362.34	43,566,221.99	1,622,329,044.63

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XIV) Construction in progress

Construction in progress and project materials

Item	30 June 2023	31 December 2022
Construction in progress Project materials	3,469,951.83	35,907,179.42
Total	3,469,951.83	35,907,179.42

2. Details of construction in progress

		30 June 2023		3	1 December 2022	
	Balance of	Provision for		Balance of	Provision for	
Item	carrying amount	impairment	Book value	carrying amount	impairment	Book value
Supporting business center of industrial						
base	2,233,773.66		2,233,773.66	35,360,081.61		35,360,081.61
Bar code management software				259,026.56		259,026.56
Big machine operation management						
platform				288,071.25		288,071.25
Baofeng production base power						
transformation project	1,117,922.55		1,117,922.55			
Baofeng production workshop office						
building reconstruction project	9,101.59		9,101.59			
Baofeng production base workshop						
reconstruction project	109,154.03		109,154.03			
Total	3,469,951.83		3,469,951.83	35,907,179.42		35,907,179.42

(Amounts expressed in RMB unless otherwise specified)

(XIV) Construction in progress (continued)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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Changes in important construction in progress in the current period m;

Project name	Budget amount	31 December 2022	Increase in the current period	Amount transferred to fixed assets in the current period	Other decreases in the current period	30 June 2023	Proportion of accumulated project investments in budget amount (%)	Project progress (%)	Accumulated capitalized amount of interest	Including: capitalized amount of interest in the current period	Capita rate of int the current	lization perest in period (%) Source of funds
Supporting business center of industrial base	69,400,000.00	35,360,081.61	3,938,374.56	37,064,682.51		2,233,773.66	70.12	70.12				Self-raised funds
baoi eng production project transformation project	3,993,792.98		1,117,922.55			1,117,922.55	27.99	27.99				Self-raised funds
Total		35,360,081.61	5,056,297.11 37,064,682.51	37,064,682.51		3,351,696.21						

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XV) Right-of-use assets

	Buildings and	Machinery and		
Item	constructions	equipment	Total	
1. Original book value				
(1) Balance as at 31 December 2022	18,451,298.32	1,044,597.64	19,495,895.96	
(2) Increase in the current period				
(3) Decrease in the current period				
(4) Balance as at 30 June 2023	18,451,298.32	1,044,597.64	19,495,895.96	
2. Accumulated depreciation				
(1) Balance as at 31 December 2022	307,521.64	17,409.96	324,931.60	
(2) Increase in the current period	922,564.92	52,229.88	974,794.80	
– Provision	922,564.92	52,229.88	974,794.80	
(3) Decrease in the current period				
(4) Balance as at 30 June 2023	1,230,086.56	69,639.84	1,299,726.40	
3. Provision for impairment				
(4) Balance as at 30 June 2023				
4. Book value				
(1) Book value as at 30 June 2023	17,221,211.76	974,957.80	18,196,169.56	
(2) Book value as at 31 December 2022	18,143,776.68	1,027,187.68	19,170,964.36	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XVI) Intangible assets

Item	Land use right	Software use right	Non-patented technology	Others	Total
Original book value					
(1) Balance as at 31					
December 2022	436,151,094.23	51,971,138.24	13,293,607.82	6,868,741.95	508,284,582.24
(2) Increase in the current					
period		1,112,494.27			1,112,494.27
– Purchase		1,112,494.27			1,112,494.27
(3) Decrease in the current period					
(4) Balance as at 30 June					
2023	436,151,094.23	53,083,632.51	13,293,607.82	6,868,741.95	509,397,076.51
2. Accumulated amortization					
(1) Balance as at					
31 December 2022	106,788,473.16	51,242,853.80	13,293,607.82	6,868,741.95	178,193,676.73
(2) Increase in the current					
period	4,723,862.76	276,496.01			5,000,358.77
– Provision	4,723,862.76	276,496.01			5,000,358.77
(3) Decrease in the current period					
(4) Balance as at 30 June					
2023	111,512,335.92	51,519,349.81	13,293,607.82	6,868,741.95	183,194,035.50
3. Provision for impairment					
4. Book value					
(1) Book value as at					
30 June 2023	324,638,758.31	1,564,282.70			326,203,041.01
(2) Book value as at					
31 December 2022	329,362,621.07	728,284.44			330,090,905.51

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XVII) Goodwill

1. Movement of goodwill

	Increase in the current period		rent period	Decrease in the cu		
Name of investee or reason for goodwill	31 December 2022	Goodwill on business combination	Others	Disposal	Others	30 June 2023
Original book value						
Acquisition of cideon	91,368,175.03					91,368,175.03
Sub-total	91,368,175.03					91,368,175.03
Provision for impairment						
Acquisition of cideon	56,673,932.06					56,673,932.06
Sub-total	56,673,932.06				_,	56,673,932.06
Book value	34,694,242.97					34,694,242.97

Explanation: In February 2016, the Group purchased CE cideon engineering GmbH & Co.KG, CE cideon engineering Verwaltungs GmbH (both in Germany) and CE cideon engineering Schweiz AG (in Switzerland) (collectively referred to as "CIDEON Company"), and recognized goodwill of RMB91,368,175.03.

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XVII) Goodwill (continued)

1. **Movement of goodwill** (continued)

The goodwill acquired in the business combination has been allocated to the mechanical design services asset group, namely the CIDEON Company asset group (including goodwill), for impairment testing. As at 31 December 2022, the Group assessed the recoverable amount of the asset group to be RMB34,694,242.97. The recoverable amount of the asset group was determined based on the present value of the estimated future cash flows of the asset group. The future cash flows were determined on the basis of financial budgets approved by the management for a five-year period. Key assumptions used in estimating future cash flows are:

Forecast period of the mechanical design services asset group: 2023-2027, with a pre-tax discount rate of 10.15%.

Growth rate in the forecast period: 2%. Net profit margin in the forecast period: 3.31%.

Terminal growth rate of operating revenue: 0%.

As at 30 June 2023, the Group did not identify indications of further impairment of CIDEON Company asset group, and therefore did not provide for impairment during the period. As of 30 June 2023, cumulative impairment allowance of RMB56,673,932.06 was provided.

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XVIII) Deferred income tax assets and deferred income tax liabilities

Deferred income tax assets before offset

	30 June	e 2023	31 December 2022		
	Deductible	Deferred	Deductible	Deferred	
	temporary	income	temporary	income	
Item	differences	tax assets	differences	tax assets	
Provision for asset impairment	174,643,489.59	26,644,012.59	200,311,289.91	30,987,462.33	
Lease liabilities	19,885,813.88	5,526,189.82	19,495,895.96	4,873,973.99	
Post-leaving benefits payable	8,806,504.04	1,320,975.60	10,785,409.35	1,617,811.40	
Estimated liabilities	9,485,077.09	1,430,412.39	12,493,770.01	1,874,055.51	
Changes in fair value of receivables					
at FVTOCI	610,381.38	91,557.21	275,911.47	41,386.73	
Recoverable losses and tax credits	61,702,424.62	9,255,363.69	61,702,424.62	9,255,363.69	
Unrealized intra-group transactions	27,629,914.60	4,144,487.19	23,603,003.20	3,540,450.48	
Total	302,763,605.20	48,412,998.49	328,667,704.52	52,190,504.13	

2. Deferred income tax liabilities before offset

	30 Ju	ne 2023	31 Decer	nber 2022
	Taxable		Taxable	
	temporary	Deferred income	temporary	Deferred income
Item	differences	tax liabilities	differences	tax liabilities
Changes in fair value of other equity				
instrument investments	357,256,197.19	53,588,429.57	481,814,197.19	72,272,129.57
Right-of-use assets	18,196,169.56	4,549,042.39	19,170,964.36	4,792,741.09
Total	375,452,366.75	58,137,471.96	500,985,161.55	77,064,870.66

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XVIII) Deferred income tax assets and deferred income tax liabilities (continued)

3. Deferred income tax assets or deferred income tax liabilities presented at net amount after offset

	30 Jui	ne 2023	31 December 2022	
	Offset amount	Balance of		
	between	deferred income	Offset amount	Balance of deferred
	deferred income	tax assets or	between deferred	income tax assets
	tax assets and	liabilities after	income tax assets	or liabilities after
Item	liabilities	offset	and liabilities	offset
Deferred income tax assets	39,407,994.21	9,005,004.28	43,426,441.55	8,764,062.58
Deferred income tax liabilities	39,407,994.21	18,729,477.75	43,426,441.55	33,638,429.11

Breakdown of unrecognized deferred income tax assets 4.

Item	30 June 2023	31 December 2022
Deductible losses	168,016,455.66	103,075,315.45
Total	168,016,455.66	103,075,315.45

5. Deductible losses on unrecognized deferred income tax assets will expire in the following years

Year	30 June 2023	31 December 2022 Note
2031	30,865,806.60	30,865,806.60
2032	80,529,191.31	72,209,508.85
2033	56,621,447.75	
Total	168,016,445.66	103,075,315.45

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XIX) Other non-current assets

		30 June 2023			31 December 2022	
	Balance of carrying	Provision for		Balance of carrying	Provision for	
Item	amount	impairment	Book value	amount	impairment	Book value
Prepaid land acquisition amount	19,152,330.00		19,152,330.00	19,152,330.00		19,152,330.00
Total	19,152,330.00		19,152,330.00	19,152,330.00		19,152,330.00

(XX) Bills payable

Туре	30 June 2023	31 December 2022
Bank acceptance bills	812,531,662.27	788,215,194.51
Finance company acceptance bills		
Commercial acceptance bills	1,786,862.22	1,786,862.22
Total	814,318,524.49	790,002,056.73

(XXI) Accounts payable

1. Accounts payable based on invoice dates shown by ageing

Item	30 June 2023	31 December 2022
Within 1 year	1,721,719,168.72	1,220,582,526.83
1-2 years	4,760,508.98	11,315,035.05
2-3 years	8,060,810.70	2,580,354.26
Over 3 years	3,958,928.82	1,706,678.25
Total	1,738,499,417.22	1,236,184,594.39

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XXII) Advance received

Item	30 June 2023	31 December 2022
Rental deposit received in advance	1,720,137.61	589,403.67
Total	1,720,137.61	589,403.67

(XXIII) Contract liabilities

1. Breakdown of contract liabilities

Item	30 June 2023	31 December 2022
Advances for sale of goods	191,359,755.80	171,875,900.77
Amount from provision of services	433,027.52	11,273,036.06
Total	191,792,783.32	183,148,936.83

Amount of and reason for significant change in book value during the reporting period 2.

Item	Change	Reason for change
Advances for sale of goods	19,483,855.03	Difference between payment recovery
		progress and revenue recognition
Amount from provision of services	-10,840,008.54	Difference between payment recovery
		progress and revenue recognition
Total	8,643,846.49	

Explanation: As at 31 December 2022, RMB72,584,085.20 of the carrying amount of contract liabilities was transferred to revenue during January to June 2023, including RMB68,592,406.88 from sales of commodities (January to June 2022: RMB58,691,114.30), and RMB3,991,678.32 from rendering of services (January to June 2022: RMB3,713,440.00).

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXIV) Employee benefits payable

1. Breakdown of employee benefits payable

Item	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023
Short-term benefits	7,730,029.46	232,006,469.69	230,232,756.26	9,503,742.89
Post-employment benefits – defined contribution plans Termination benefits Other benefits due within one year	10,785,409.35	36,833,832.86 908,476.22	36,833,832.86 2,887,381.53	8,806,504.04
Total	18,515,438.81	269,748,778.77	269,953,970.65	18,310,246.93

Breakdown of short-term benefits 2.

Item	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023
(1) Wages or salaries, bonuses,				
allowances and subsidies	7,608,539.76	151,179,767.32	152,765,122.61	6,023,184.47
(2) Staff welfare		11,645,007.00	11,645,007.00	
(3) Social security contributions	121,489.70	19,854,698.55	18,738,799.73	1,237,388.52
Including: Basic medical				
insurance	121,489.70	19,059,424.34	17,943,525.52	1,237,388.52
Work-related injury				
insurance		795,274.21	795,274.21	
Maternity insurance				
(4) Housing provident funds		16,988,261.00	16,988,261.00	
(5) Labor union expenditures and				
employee education funds		2,941,454.15	698,284.25	2,243,169.90
(6) Short-term paid leave				
(7) Short-term profit-sharing plan				
(8) Other short-term benefits		29,397,281.67	29,397,281.67	
Total	7,730,029.46	232,006,469.69	230,232,756.26	9,503,742.89

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXIV) Employee benefits payable (continued)

3. Breakdown of defined contribution plans

Item	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023
Basic pension insurance		22,983,101.92	22,983,101.92	
Unemployment insurance		1,083,669.24	1,083,669.24	
Annuity		12,767,061.70	12,767,061.70	
Total		36,833,832.86	36,833,832.86	

(XXV) Taxes and surcharges payable

Taxes and surcharges	30 June 2023	31 December 2022
VAT	117,371.81	60,883,443.52
Enterprise income tax	147,751.97	3,119,164.00
Individual income tax	206,769.16	3,172,259.66
Urban maintenance and construction tax	44.68	942,766.96
House property tax	41,834.86	54,716.52
Education surcharges	31.91	941,536.74
Land use tax		1,091.22
Others	2,843,767.61	4,967,990.70
Total	3,357,572.00	74,082,969.32

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XXVI) Other payables

Item	30 June 2023	31 December 2022
Interest payable		
Dividend payable	37,997,100.00	
Other payables	289,002,345.04	290,600,132.62
Total	326,999,445.04	290,600,132.62

1. Dividend payable

Item	30 June 2023	31 December 2022
Dividends on ordinary shares	37,997,100.00	
Total	37,997,100.00	

Explanation: Upon consideration and approval at the 2022 annual general meeting of the Company, the Company declared cash dividend of RMB0.025 (tax inclusive) per share, totalling RMB37,997,100.00 based on the issued share capital of 1,519,884,000. The Company paid the dividends in August 2023.

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XXVI) Other payables (Continued)

2. Other payables

(1) Breakdown of other payables by nature

Item	30 June 2023	31 December 2022
Compensation for demolition	250,000,000.00	250,000,000.00
Deposit	10,804,468.65	18,400,848.66
Others	28,197,876.39	22,199,283.96
Total	289,002,345.04	290,600,132.62

Note: The compensation for demolition represents the advance payment received from the People's Government of Xishan District in Kunming ("Xishan District Government") for demolition and relocation compensation. The Group temporarily included the advances in other payables.

(XXVII) Non-current liabilities due within one year

Item	30 June 2023	31 December 2022
Lease liabilities due within one year	2,218,945.40	2,457,125.65
Estimated liabilities due within one year	9,485,077.09	12,493,770.01
Total	11,704,022.49	14,950,895.66

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXVIII) Lease liabilities

Item	30 June 2023	31 December 2022
Lease payment	22,855,137.61	22,855,137.61
Less: financing charges unrecognized	2,969,323.73	3,359,241.65
Reclassified to non-current liabilities due within 1 year	2,218,945.40	2,457,125.65
Total	17,666,868.48	17,038,770.31

(XXIX) Share capital

Changes in current period ("+" for increase and "-" for decrease)

Conversion of

Item	31 December 2022	New shares issued	Bonus shares	reserves into shares	Others	Sub-total	30 June 2023
Total shares	1,519,884,000.00						1,519,884,000.00

(XXX) Capital reserve

Item	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023
Capital premium (share premium) Other capital reserve	3,224,727,994.03			3,224,727,994.03
Total	3,224,727,994.03			3,224,727,994.03

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXI) Other comprehensive income

ltem	31 December 2022	Pre-tax amount incurred in current period	Less: amount previously included in other comprehensive income and currently transferred to current profits or losses	Amount incurred in Less: amount previously included in other comprehensive income and currently transferred to the retained earnings	n current period Less: income tax expenses	Amount after tax attributable to the parent company	Amount after tax attributable to non-controlling interests	30 June 2023
Other comprehensive income that cannot be reclassified to profit or loss	399,159,569.61	-124,558,000.00			-18,683,700.00	-105,874,300.00		293,285,269.61
Including: Changes in re-measurement of the defined benefit plan	-10,382,497.94							-10,382,497.94
Changes in fair value of other equity instrument investments	409,542,067.55	-124,558,000.00			-18,683,700.00	-105,874,300.00		303,667,767.55
Other comprehensive income that will be reclassified to profit or loss	1,107,961.88	1,030,222.61			-50,170.48	1,080,393.09		2,188,354.97
Including: The amount of financial assets reclassified to other comprehensive income	-234,524.74	-334,469.91			-50,170.48	-284,299.43		-518,824.17
Translation difference of financial statements in foreign currencies	1,342,486.62	1,364,692.52				1,364,692.52		2,707,179.14
Total other comprehensive income	400,267,531.49	-123,527,777.39			-18,773,870.48	-104,793,906.91		295,473,624.58

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXII) Special reserve

Item	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023
Production safety expenses		4,006,470.89	4,006,470.89	
Total		4,006,470.89	4,006,470.89	

(XXXIII) Surplus reserve

Item	31 December 2022	Opening balance	Increase in the current period	Decrease in the current period	30 June 2023
Statutory surplus reserve	135,899,327.25	135,899,327.25			135,899,327.25
Total	135,899,327.25	135,899,327.25			135,899,327.25

(XXXIV) Retained earnings

Item	30 June 2023	31 December 2022
Retained earnings at the end of previous year before adjustment	623,145,385.08	532,978,661.65
Adjustments to retained earnings as at beginning of the year		
("+" for increase, and "-" for decrease)	81,232.90	
Retained earnings at the beginning of the year after adjustment	623,226,617.98	532,978,661.65
Add: Net profit attributable to owners of the parent company in the		
current period	44,592,350.58	115,635,117.62
Less: Appropriation of statutory surplus reserve		10,269,554.19
Withdrawal of discretionary surplus reserve		
Withdrawal of general risk reserves		
Dividends payable to ordinary shareholders	37,997,100.00	15,198,840.00
Ordinary shares dividends transferred to share capital		
Retained earnings at the end of the period	629,821,868.56	623,145,385.08

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXV) Operating revenue and operating cost

1. Breakdown of operating revenue and operating cost

	January to	June 2023	January to	June 2022
Item	Revenue	Costs	Revenue	Costs
Principal business	1,598,668,357.23	1,317,696,899.35	1,228,018,443.36	924,781,662.23
Other business	4,681,684.65	2,211,773.31	4,513,337.93	991,711.52
Total	1,603,350,041.88	1,319,908,672.66	1,232,531,781.29	925,773,373.75

Breakdown of operating revenue:

	January to June	January to June
Item	2023	2022
Revenue from sales of mechanical equipment	929,110,697.25	604,563,812.25
Revenue from maintenance of railway track maintenance		
machinery	197,636,480.37	192,579,129.23
Revenue from sales of accessories	367,065,801.87	337,222,140.08
Revenue from mechanical design services	49,584,722.35	41,696,842.84
Revenue from railway line maintenance services	55,270,655.39	51,956,518.96
Others	4,681,684.65	4,513,337.93
Total	1,603,350,041.88	1,232,531,781.29

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XXXV) Operating revenue and operating cost (continued)

2. Details of revenue from contracts

The revenue breakdown information for the period is as follows:

Contract by type	Revenue from sales of mechanical equipment	Revenue from maintenance of railway track maintenance machinery	Revenue from sales of accessories	Revenue from mechanical design services	Revenue from railway line maintenance services	Others	Total
Classified by the time of transferring goods:)						
At a point in time	929,110,697.25	197,636,480.37	367,065,801.87			4,681,684.65	1,498,494,664.14
Over time				49,584,722.35	55,270,655.39		104,855,377.74
Total	929,110,697.25	197,636,480.37	367,065,801.87	49,584,722.35	55,270,655.39	4,681,684.65	1,603,350,041.88

3. Transaction price allocated to the remaining performance obligations

As of 30 June 2023, the amount of transaction price corresponding to the performance obligations contracted but have not been fulfilled or have not been fully fulfilled is RMB2,656,741,156.45, of which RMB1,594,658,870.39 is expected to be recognized in July to December 2023, and RMB1,062,082,286.06 is expected to be recognized in 2024.

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXVI) Taxes and surcharges

	January to June	January to June
Item	2023	2022
Urban maintenance and construction tax	59,835.65	467,517.08
Education surcharge	59,822.89	426,789.22
House property tax	4,836,640.25	4,550,239.21
Urban land use tax	2,890,209.69	2,870,310.63
Stamp duty	1,128,024.63	1,296,470.00
Vehicle & vessel tax	24,705.80	28,725.80
Environmental protection tax	4,728.99	8,856.23
Total	9,003,967.90	9,648,908.17

(XXXVII) Selling expenses

	January to June	January to June
Item	2023	2022
Employee benefits	25,437,798.26	29,148,494.06
Depreciation cost	19,255,564.73	1,811,634.00
Technical service fee	15,552,896.10	15,878,678.91
Traveling expenses	7,491,462.56	3,624,048.20
Bidding expenses	4,283,387.92	1,101,249.60
Entertainment expenses	3,683,723.03	2,943,392.06
Others	2,916,046.63	4,791,379.46
Total	78,620,879.23	59,298,876.29

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXVIII) Administrative expenses

	January to June	January to June
Item	2023	2022
Employee benefits	45,056,947.76	46,752,276.63
Depreciation cost	9,801,183.24	8,302,801.16
Amortization of intangible assets	4,910,109.20	6,006,729.35
Property costs	3,612,015.48	3,976,257.66
Intermediary audit and evaluation fee	2,967,908.79	6,727,200.64
Traveling expenses	2,183,975.97	1,328,990.86
Maintenance cost	1,098,801.36	880,186.48
Information construction fee	898,690.57	971,409.13
Communication expense	784,907.50	875,805.67
Entertainment expenses	724,198.45	698,980.05
Others	6,083,362.64	6,618,023.80
Total	78,122,100.96	83,138,661.43

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XXXIX) Research and development expenses

	January to June	January to June
Item	2023	2022
Employee benefits	55,702,618.98	78,370,903.97
Material and power cost	42,285,519.55	36,958,053.42
Amortization of intangible assets		916,956.48
Intellectual property cost	789,808.62	758,077.34
Depreciation charge	14,246,519.41	7,486,903.01
Entrusted research and development expenditure	367,644.39	842,075.47
Development and manufacturing expenses of molds and process		
equipment for intermediate test and product trial production	2,675,358.38	11,436,866.81
Others	5,358,364.47	6,706,004.29
Total	121,425,833.80	143,475,840.79

(XL) **Finance costs**

	January to June	January to June
Item	2023	2022
Interest expenses	389,917.92	
Including: Interest expenses on lease liabilities	389,917.92	
Less: Interest income	9,330,180.35	9,486,321.58
Foreign exchange gains and losses	-4,712,223.32	-13,156,612.65
Others	3,455,115.86	3,584,920.13
Total	-10,197,369.89	-19,058,014.10

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XLI) Other income

Item	January to June 2023	January to June 2022
Government grants Handling fee for withholding individual income tax	3,731,052.72 149,449.69	14,320,364.28 12,360.32
Total	3,880,502.41	14,332,724.60

(XLII) Investment income

	January to June	January to June
Item	2023	2022
Dividend income from other equity instrument investments during		
holding period	5,390,000.00	4,410,000.00
Investment income from derecognition of receivables at FVTOCI	-394,291.85	-283,982.16
Total	4,995,708.15	4,126,017.84

(XLIII) Credit impairment losses

	January to June	January to June
Item	2023	2022
Bad debt losses of bills receivable	-454,814.43	-395,205.65
Bad debt losses of accounts receivable	-25,875,077.84	7,337,299.82
Bad debt losses of other receivables	5,867,075.81	291,338.68
Bad debt provision of prepayments	-12,319,343.80	
Bad debt provision of long-term receivables		-1,945,970.00
Total	-32,782,160.26	5,287,462.85

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XLIV) Impairment losses on assets

Item	January to June 2023	January to June 2022
Loss on impairment of inventories and loss on impairment of		
contract performance cost	70,647.85	852,904.28
Loss on impairment of contract assets	-57,395.17	88,211.22
Total	13,252.68	941,115.50

(XLV) Gains on disposal of assets

			Amount included in the current
	January to June	January to June	non-recurring
Item	2023	2022	profit or loss
Gains and losses from disposal of fixed assets	-92,548.10	278,620.39	-92,548.10
Others	-463,637.73		-463,637.73
Total	-556,185.83	278,620.39	-556,185.83

(XLVI) Non-operating income

			Amount included
			in the current
	January to June	January to June	non-recurring
Item	2023	2022	profit or loss
Gains from liquidated damages	1,060,035.00		1,060,035.00
Others	288,192.93	490,036.29	288,192.93
Total	1,348,227.93	490,036.29	1,348,227.93

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(XLVII) Non-operating expenses

			Amount included
			in the current
	January to June	January to June	non-recurring
Item	2023	2022	profit or loss
Others	62,271.41	429,864.59	62,271.41
Total	62,271.41	429,864.59	62,271.41

(XLVIII) Income tax expenses

1. Table of income tax expenses

Item	January to June 2023	January to June 2022
Current income tax expenses	190,874.23	1,237,777.04
Deferred income tax expenses	3,583,977.42	-113,312.09
Total	3,774,851.65	1,124,464.95

(Amounts expressed in RMB unless otherwise specified)

V. NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

(XLVIII) Income tax expenses (continued)

2. Reconciliation of accounting profits and income tax expenses

Manual Control of the	January to June
Item	2023
T	40 040 046 05
Total profits	48,840,846.05
Income tax expenses calculated at statutory or applicable tax rate	7,326,126.91
Effect of other tax rates used by certain subsidiaries	165,647.39
Adjustments of current tax in previous periods	-1,247,952.37
Effect of non-assessable income	
Effect of costs, expenses and losses not deductible for tax purposes	1,326,349.29
Extra tax deductions for research and development costs	-10,512,141.31
Effect of utilization of deductible losses on unrecognized deferred income tax assets in prior periods	
Effect of deductible temporary differences or losses from deferred income tax	
assets unrecognized in current period	6,716,821.74
Others	
Income tax expenses	3,774,851.65

(XLIX) Earnings per share

1. Basic earnings per share

Basic earnings per share are calculated by dividing the consolidated net profit attributable to the ordinary shareholders of the parent company by the weighted average number of ordinary shares issued by the Company:

Item	January to June 2023	January to June 2022
Consolidated net profit attributable to ordinary shareholders		
of the parent company	44,592,350.58	41,698,626.19
Weighted average number of ordinary shares issued		
by the Company	1,519,884,000.00	1,519,884,000.00
Basic earnings per share	0.03	0.03
Including: Basic earnings per share of continuing operations	0.03	0.03
Basic earnings per share of discontinued operations		

Explanation: The Company had no potentially dilutive ordinary shares in issue and therefore no diluted earnings per share are presented.

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Supplementary information of cash flow statements (L)

Supplementary information of cash flow statements

Supplementary information	January to June 2023	January to June 2022
1. Net profits reconciled to cash flows from operating activities		
Net profit	45,065,994.40	41,698,626.19
Add: Credit impairment losses	-32,782,160.26	5,287,462.85
Asset impairment provision	13,252.68	941,115.50
Depreciation of fixed assets	62,821,756.47	39,663,730.04
Depletion of oil and gas assets		
Depreciation of right-of-use assets	974,794.80	
Amortization of intangible assets	5,000,358.77	7,004,816.14
Amortization of long-term deferred expenses		
Losses on disposal of fixed assets, intangible assets		
and other long-term assets ("-" for gains)	556,185.83	-278,620.39
Losses from scrapping of fixed assets ("-" for gains)		
Losses on change in fair values ("-" for gains)		
Finance expenses ("-" for gains)	-4,526,972.50	-5,263,352.03
Investment loss ("-" for gains)	-4,995,708.15	-4,126,017.84
Decreases in deferred income tax assets ("-" for		
increases)	3,751,821.23	170,453.82
Increases in deferred income tax liabilities ("-" for		
decreases)	4,549,042.39	
Decreases in inventories ("-" for increases)	-330,704,706.46	-114,746,258.98
Decreases in contract assets ("-" for increases)	11,784,037.12	
Decreases in operating receivables ("-" for increases)	-234,573,691.17	-141,072,865.78
Increases in operating payables ("-" for decreases)	478,492,242.64	397,449,893.83
Others		
Net cash flows from operating activities	5,426,247.79	226,728,983.35
2. Significant investing and financing activities not involving		
cash receipts and payments		
Conversion of debt into capital		
Convertible bonds due within one year		
Fixed assets held under finance leases		
3. Net movement in cash and cash equivalents		
Cash at the end of the period	1,150,393,896.50	1,408,233,905.46
Less: Cash at the beginning of the period	1,163,149,863.13	1,178,533,467.98
Add: Cash equivalents at the end of the period		
Less: Cash equivalents at the beginning of the period		
Net increase in cash and cash equivalents	-12,755,966.63	229,700,437.48

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

Supplementary information of cash flow statements (continued) (L)

2. Breakdown of cash and cash equivalents

Ite	m	30 June 2023	31 December 2022
I.	Cash	1,150,393,896.50	1,163,149,863.13
	Including: Cash on hand	10,351.89	8,928.89
	Unrestricted digital currency		
	Unrestricted bank deposits	1,150,383,544.61	1,163,140,934.24
	Other unrestricted cash and bank balances		
	Unrestricted deposits in central banks		
	Deposit in other banks		
	Loan to other banks		
П.	Cash equivalents		
	Including: Bond investment due within three months		
III.	Balance of cash and cash equivalents at the end of the		
	period	1,150,393,896.50	1,163,149,863.13
	Including: Restricted cash and cash equivalents of the		
	subsidiaries within the parent company or		
	the Group		

Assets with restricted ownership or right of use (LI)

Item	Book value as at 30 June 2023	Reason for restriction
Bills receivable	7,645,000.00	Guarantee the issuance of bank
		acceptance drafts for the bill pool
Receivables at FVTOCI	2,000,000.00	Guarantee the issuance of bank
		acceptance drafts for the bill pool
Total	9,645,000.00	

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(LII) Lease

1. As the lessee

	January to June	January to June
Item	2023	2022
Interest expense on lease liabilities	389,917.92	

The Company's anticipated cash outflows from leases in future years, committed but not commenced, are as follows:

	Undiscounted
Remaining lease term	lease payments
Within 1 year	2,285,513.76
1–2 years	2,285,513.76
2–3 years	2,285,513.76
Over 3 years	15,998,596.33
Total	22,855,137.61

(Amounts expressed in RMB unless otherwise specified)

NOTES TO ITEMS IN THE CONSOLIDATED FINANCIAL STATEMENTS (continued) V.

(LII) **Lease** (continued)

2. As the lessor

(1) Operating lease

	January to June 2023	January to June 2022
Operating lease income Including: Income relating to the variable lease payments not included in the measurement of lease payments	1,543,493.37	1,283,745.59

Undiscounted lease payments to be received after the balance sheet date are as follows:

	30 June	31 December
Remaining lease term	2023	2022
Within 1 year	979,919.00	1,068,091.11
1–2 years	965,210.00	900,770.48
2–3 years	981,612.05	926,867.62
3–4 years	567,822.05	845,342.24
4–5 years	391,400.00	372,761.90
Over 5 years	4,483,291.30	4,642,563.14
Total	8,369,254.40	8,756,396.49

(Amounts expressed in RMB unless otherwise specified)

VI. CHANGE IN THE SCOPE OF CONSOLIDATION

There was no change in the Company's scope of consolidation during the reporting period.

VII. INTERESTS IN OTHER ENTITIES

Interests in subsidiaries **(I)**

1. **Group members**

			Shareholding percentage (%)				
Name of the subsidiary	Principal place of business	Place of registration	Business nature	Direct	Indirect	Obtained by	
Beijing Ruiweitong Engineering Machinery Co., Ltd	. Beijing	Beijing	Manufacturing	100.00		Establishment	
Beijing Kunweitong Railway Mechanization Engineering Co., Ltd.	Beijing	Beijing	Engineering construction	100.00		Establishment	
Zhengzhou CRCC Equipment Technology Co., Ltd.	Zhengzhou	Zhengzhou	Manufacturing	51.00		Establishment	
CRCC Yukun Limited	Hong Kong	Hong Kong	Investment holding	100.00		Acquisition	
CECIDEONEngineeringGmbH&Co.KG	Germany	Germany	Mechanical design		100.00	Acquisition	
CECIDEONEngineeringVerwaltungsGmbH	Germany	Germany	Mechanical design		100.00	Acquisition	
CECIDEONEngineeringSchweizAG	Switzerland	Switzerland	Mechanical design		100.00	Acquisition	

(Amounts expressed in RMB unless otherwise specified)

VII. INTERESTS IN OTHER ENTITIES (continued)

(I) Interests in subsidiaries (continued)

2. Major non-wholly-owned subsidiary

Name of subsidiary	Shareholding ratio of minority shareholders (%)	Profit or loss attributable to minority shareholders during the	Dividends declared to be distributed to minority shareholders during the period	Balance of minority interest as at 30 June 2023
Zhengzhou CRCC Equipment Technology Co., Ltd.	49.00	473,643.82	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	15,510,086.93

3. Key financial information of major non-wholly-owned subsidiary

	30 June 2023							31 December 2022				
	Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total	Current	Non-current	Total
Name of subsidiary	assets	assets	assets	liabilities	liabilities	liabilities	assets	assets	assets	liabilities	liabilities	liabilities
Zhengzhou CRCC												
Equipment												
Technology												
Co., Ltd.	31,308,472.75	28,676,154.35	59,984,627.10	11,195,531.98	17,666,868.48	28,862,400.46	31,517,195.96	19,208,074.81	50,725,270.77	3,612,126.77	17,038,770.31	20,650,897.08

	January to June 2023				January to June 2022			
			Total	Cash flow			Total	Cash flow
	Operating		comprehensive	from operating	Operating		comprehensive	from operating
Name of subsidiary	income	Net profit	income	activities	income	Net profit	income	activities
Zhengzhou CRCC Equipment								
Technology Co., Ltd.	1,524,136.21	966,620.05	966,620.05	-1,336,868.79				

(Amounts expressed in RMB unless otherwise specified)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS

The Company is exposed to various financial risks in the course of its business: credit risk, liquidity risk and market risk (including foreign exchange risk, interest rate risk and other price risk). The risks associated with these financial instruments and the risk management policies adopted by the Company to reduce these risks are as follows:

The board of directors is responsible for planning and establishing the Company's risk management structure, formulating the Company's risk management policies and related guidelines, and supervising the implementation of risk management measures. The Company has developed risk management policies to identify and analyze the risks confronting the Company. These risk management policies clearly stipulate specific risks, covering many aspects such as market risk, credit risk and liquidity risk management. The Company regularly evaluates the market environment and changes in the Company's business activities to determine whether to update the risk management policy and system. The Company's risk management is carried out by the risk management committee in accordance with the policies approved by the board of directors. The risk management committee works closely with other business departments of the Company to identify, evaluate and avoid related risks. The internal audit department of the Company conducts regular audits on risk management control and procedures, and reports the audit results to the audit committee of the Company.

The Company diversifies the risk of financial instruments through appropriate diversified investment and business portfolios, and formulates corresponding risk management policies to reduce the risk of concentration in a single industry, specific region or specific counterparties.

(1) Credit risk

Credit risk refers to the risk where the counterparty fails to discharge its obligation under the terms of the financial instrument and causes a financial loss to the Group.

The Company's credit risk mainly arises from cash and bank balances, bills receivable, accounts receivable, receivables at FVTOCI, contract assets, other receivables, debt investment, other debt investment and financial guarantee contract, as well as the debt instrument investments and derivative financial assets at fair value through profit or loss that are not included in the impairment assessment etc. The maximum exposure of the financial assets of the Group equals to the book value of these financial assets as at the balance sheet date.

(Amounts expressed in RMB unless otherwise specified)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS (continued)

(1) Credit risk (continued)

The Company expects that there is no significant credit risk associated with cash and bank balances since they are deposited at state-owned banks and other medium or large size listed banks with good reputation and higher credit rating. The Company does not expect that there will be any significant losses from non-performance by these counterparties.

In addition, the Group has policies to limit the credit exposure on bills receivable, accounts receivable, receivables at FVTOCI, contract assets and other receivables. The Group assesses the credit quality of and sets credit limits on its customers by taking into account their financial position, the availability of quarantee from third parties, their credit history and other factors such as current market conditions. The credit history of the customers is regularly monitored by the Group. In respect of customers with a poor credit history, the Group will use written payment reminders, or shorten or cancel credit periods, to ensure the overall credit risk of the Group is limited to a controllable extent.

(11) Liquidity risk

Liquidity risk is the risk that an enterprise may encounter deficiency of funds in meeting obligations settled with cash or other financial assets delivery.

The Company's policy is to ensure it has sufficient cash to settle the debts when they fall due. The Company's finance department centralized control on liquidity risk. Through monitoring cash balance, readily realizable marketable securities and the rolling forecasts of cash flow for the next 12 months, the finance department will ensure it has sufficient funds to settle its debts under all reasonably foreseeable circumstances, while maintaining sufficient headroom on its undrawn committed borrowing facilities from major financial institutions so that the Group does not breach borrowing limits or covenants on any of its borrowing facilities to meet the short-term and long-term liquidity requirements.

(Amounts expressed in RMB unless otherwise specified)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS (continued)

(11) **Liquidity risk** (continued)

Financial liabilities of the Company should be presented at undiscounted contractual cash flows on the maturity date as follows:

			30 June 20	023		
Item	On demand	Within 1 year	1-2 years	2-5 years	Over 5 years	Total
Bills payable		814,318,524.49				814,318,524.49
Accounts payable		1,738,499,417.22				1,738,499,417.22
Other payables		326,999,445.04				326,999,445.04
Lease liabilities		2,285,513.76	2,285,513.76	6,856,541.28	11,427,568.81	22,855,137.61
Total		2,882,102,900.51	2,285,513.76	6,856,541.28	11,427,568.81	2,902,672,524.36
			31 December	2022		
Item	On demand	Within 1 year	1-2 years	2-5 years	Over 5 years	Total
Bills payable		790,002,056.73				790,002,056.73
Accounts payable		1,236,184,594.39				1,236,184,594.39
Other payables		290,600,132.62				290,600,132.62
Lease liabilities		2,285,513.76	2,285,513.76	6,856,541.28	11,427,568.81	22,855,137.61
Total		2,319,072,297.50	2,285,513.76	6,856,541.28	11,427,568.81	2,339,641,921.35

(Amounts expressed in RMB unless otherwise specified)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS (continued)

(III) Market risk

Market risk, including foreign exchange rate risk, interest rate risk and other price risk, refers to the risk that the fair value or future cash flow of a financial instrument will fluctuate because of the changes in market price.

1. Interest rate risk

Interest rate risk refers to the risks of fluctuation in the fair value or future cash flows of financial instruments due to changes in market interest rate.

Fixed-rate and floating-rate interest-bearing financial instruments expose the Company to fair value interest rate risk and cash flow interest rate risk, respectively. The Company determines the ratio of fixed-rate instruments to floating-rate instruments based on market conditions and maintains an appropriate mix of fixed-rate and floating-rate instruments through regular review and monitoring. When necessary, the Company uses interest rate swap instruments to hedge interest rate risk.

As at 30 June 2023 and 31 December 2022, the Group did not have any balance of interest-bearing borrowings.

2. Exchange rate risk

Exchange rate risk refers to the risk that fair value or future cash flows of financial instruments fluctuate due to variations in foreign exchange rate.

The Company continuously monitors the scale of foreign currency transactions and foreign currency assets and liabilities to minimize its exposure to foreign exchange risks. In addition, the Company may enter into forward foreign exchange contracts or currency swap contracts to avoid exchange rate risks. During the current period and the previous period, the Company did not enter into any forward foreign exchange contracts or currency swap contracts.

(Amounts expressed in RMB unless otherwise specified)

VIII. RISKS RELATED TO FINANCIAL INSTRUMENTS (continued)

(III) Market risk (continued)

Exchange rate risk (continued)

The exchange rate risk the Company is exposed to mainly arises from financial assets and financial liabilities denominated in foreign currencies. The foreign currency financial assets and liabilities held by the Group were converted to RMB as follows:

		30 June 2023 Other foreign			31 December 2022 Other foreign	
Item	Euro	currencies	Total	Euro	currencies	Total
Cash and bank balances	45,521,333.81	36,850,498.27	82,371,832.08	47,194,123.31	18,455,232.51	65,649,355.82
Total	45,521,333.81	36,850,498.27	82,371,832.08	47,194,123.31	18,455,232.51	65,649,355.82

As at 30 June 2023, with all other variables held constant, if RMB appreciates or depreciates by 5% against foreign currencies, net profit of the Company will increase or decrease by RMB3,500,802.86 (31 December 2022: RMB2,790,097.62). The management believes that 5% reasonably reflects the reasonable range of possible fluctuation of RMB against foreign currencies in the upcoming year.

3. Other price risks

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices other than exchange rate risk and interest rate risk.

The Company's other price risk arises primarily from investments in various types of equity instruments, which are subject to the risk of changes in the price of equity instruments.

As at 30 June 2023, with all other variables held constant, if the value of equity instruments rises or falls by 0.5%, net profit and other comprehensive income of the Company will increase or decrease by RMB0 and RMB1,743,469.00, respectively (31 December 2022: net profit of RMB0, other comprehensive income of RMB2,272,840.50). The management believes that 0.5% reasonably reflects the reasonable range of possible fluctuation of the value of equity instruments in the upcoming year.

(Amounts expressed in RMB unless otherwise specified)

IX. **DISCLOSURE OF FAIR VALUE**

The input value used for measuring fair value is divided into three levels:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company can access on the measurement date.

Level 2 inputs are directly or indirectly observable inputs of relevant assets or liabilities other than first-level inputs.

Level 3 inputs refer to unobservable inputs of relevant assets or liabilities.

The fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

(I) Fair value of assets and liabilities measured at fair value as at the end of the period

		Fair value as at	Fair value as at 30 June 2023			
	Measurement of fair value at	Measurement of fair value at	Measurement of fair value at			
Item	level 1	level 2	level 3	Total		
Continuous measurement at fair value Held-for-trading financial assets						
– Receivables at FVTOCI		129,248,502.05		129,248,502.05		
 Other debt investments 						
– Other equity instrument investments	410,228,000.00			410,228,000.00		
 Other non-current financial assets 						
Total assets with continuous measurement						
at fair value	410,228,000.00	129,248,502.05		539,476,502.05		
Total liabilities with continuous						
measurement at fair value						
II. Non-continuous fair value						
measurement						
Total assets with non-continuous measurement at fair value						
Total liabilities with non-continuous measurement at fair value						

(Amounts expressed in RMB unless otherwise specified)

IX. **DISCLOSURE OF FAIR VALUE** (continued)

(11) Basis for determining the market price of items that are continuously and non-continuously measured at level 1 fair value

The Group's other investments in equity instruments measured at level 1 fair value at the end of the period are publicly issued shares of Zhuzhou CRRC Times Electric Co., Ltd. held by the Company not for short-term trading, and the fair value at the end of the period represents the share price as at 30 June 2023.

(111) Qualitative and quantitative information of valuation technique and key parameters used for items that are continuously and non-continuously measured at level 2 fair value

The receivables at FVTOCI measured at level 2 fair value held by the Company are bills receivable, the fair value of which is determined using the discounted cash flow method at a discount rate equal to that of bank acceptance bills for the same period.

X. **RELATED PARTIES AND RELATED-PARTY TRANSACTIONS**

(I) Parent company of the Company

Name of parent company	Registration place	Business nature	Registered capital (RMB0'000)	Shareholding ratio of the parent company in the Company (%)	Voting right ratio of the parent company in the Company (%)
China Railway Construction Corporation Limited	Beijing	Civil engineering construction industry	1,357,954.15	65.00	65.00

The Company's parent company is China Railway Construction Corporation Limited. Its ultimate holding parent company is China Railway Construction Group Corporation which is registered at 40 Fuxing Road, Haidian District, Beijing.

(II) Information on subsidiaries of the Company

Please refer to "Note VII. Interests in Other Entities" for details of subsidiaries of the Company.

(Amounts expressed in RMB unless otherwise specified)

X. **RELATED PARTIES AND RELATED-PARTY TRANSACTIONS** (continued)

(III) Information on other related parties

Name of other related parties	Relationship with the Company
CDCC 51	
CRCC Finance Company Limited	Under common control of the same parent company with the Company
China Railway Materials Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 11th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 14th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 16th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 12th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway Construction South China Construction Co., Ltd.	Under common control of the same parent company with the Company
China Railway 21st Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 24th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 23rd Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 20th Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway 22nd Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
China Civil Engineering Construction Corporation	Under common control of the same parent company with the Company
China Railway Construction Heavy Industry Corporation Limited	Under common control of the same parent company with the Company
China Railway Construction Investment Group Co., Ltd.	Under common control of the same parent company with the Company
China Railway Construction Electrification Bureau Group Co., Ltd.	Under common control of the same parent company with the Company
CRCC Xinjiang Jingxin Expressway Co., Ltd.	An associate of an enterprise under common control of the same parent company with the Company

(Amounts expressed in RMB unless otherwise specified)

X. **RELATED PARTIES AND RELATED-PARTY TRANSACTIONS** (continued)

(IV) **Related party transactions**

Related-party transactions on purchase and sales of goods, and rendering and receipt of services

Purchase of goods/receipt of services

Related party	Content of related-party transaction	January to June 2023	January to June 2022
China Railway Construction Heavy Industry Corporation Limited	Purchase of goods/leasing of equipment	10,623,385.50	11,710,353.99
China Railway Materials Group Co., Ltd.	Purchase of goods	264,149.34	
China Railway 20th Bureau Group Co., Ltd.	Purchase of goods	10,009,076.84	

Sale of goods/rendering of services

	Content of related-party	January to	January to
Related party	transaction	June 2023	June 2022
China Railway Construction Heavy Industry Corporation Limited	Sale of goods	357,936,486.21	125,468,902.34
China Civil Engineering Construction Corporation	Sale of goods	1,764,523.90	517,112.39
China Railway 12th Bureau Group Co., Ltd.	Sale of goods	13,662,589.91	400,000.00
China Railway 14th Bureau Group Co., Ltd.	Sale of goods	545.35	
China Railway 11th Bureau Group Co., Ltd.	Sale of goods	7,787,614.00	12,548,672.56
China Railway Materials Group Co., Ltd.	Sale of goods	616,352.19	
China Railway Construction Electrification	Sale of goods	34,651,432.80	2,123,893.81
Bureau Group Co., Ltd.			
China Railway 22nd Bureau Group Co., Ltd.	Sale of goods		1,631.86

Key management remuneration

	January to	January to
Item	June 2023	June 2022
Key management remuneration	4,029,273.82	2,058,631.70

(Amounts expressed in RMB unless otherwise specified)

RELATED PARTIES AND RELATED-PARTY TRANSACTIONS (continued) X.

(V) Receivables from and payables to related parties

Receivables 1.

		30 June 2023		31 December 2022	
		Balance of	Bad debt	Balance of	Bad debt
Item	Related party	carrying amount	provision	carrying amount	provision
Cash and bank balances	CRCC Finance Company Limited	29,471,504.80		29,511,346.65	
Accounts receivable	China Railway Materials Group Co., Ltd.			2,012,098.20	2,012.10
	China Railway 11th Bureau Group Co., Ltd.	26,549,503.82	26,549.50	18,629,500.00	18,629.50
	China Railway 12th Bureau Group Co., Ltd.	80,142,122.00	80,142.12	70,516,731.00	70,516.73
	CRCC Xinjiang Jingxin Expressway Co., Ltd.	1,840,100.00	1,840.10		
	China Railway Construction South China Construction Co., Ltd.	2,103,055.02	2,103.06	2,103,055.02	2,103.06
	China Railway 21st Bureau Group Co., Ltd.	18,840.00	18.84	18,840.00	18.84
	China Railway 22nd Bureau Group Co., Ltd.				
	China Civil Engineering Construction Corporation	17,210,536.00	17,210.53	16,672,500.00	16,672.50
	China Railway Construction Heavy Industry Corporation Limited	200,382,031.26	200,382.03	10,916,964.51	10,916.96
	China Railway Construction Electrification Bureau Group Co., Ltd.	19,350,571.14	19,350.57	1,095,044.25	1,095.04
Bills receivable	China Railway 16th Bureau Group Co., Ltd.			3,626,443.62	3,626.44
	China Railway 12th Bureau Group Co., Ltd.			5,740,000.00	5,740.00
	China Civil Engineering Construction Corporation	1,350,000.00	1,350.00	10,124,337.00	10,124.34
	China Railway Construction Electrification Bureau Group Co., Ltd.	9,300,000.00	9,300.00	9,300,000.00	9,300.00
Other receivables	China Railway 11th Bureau Group Co., Ltd.	11,000.00	55.00	10,000.00	50.00
	China Railway 12th Bureau Group Co., Ltd.	1,050,000.00	5,250.00	1,000,000.00	5,000.00
	China Civil Engineering Construction Corporation Limited	220,000.00	1,100.00	200,000.00	1,000.00

(Amounts expressed in RMB unless otherwise specified)

RELATED PARTIES AND RELATED-PARTY TRANSACTIONS (continued) Χ.

Receivables from and payables to related parties (continued) (V)

2. Payables

Item	Related party	30 June 2023	31 December 2022
Accounts payable	China Railway Materials Group Co., Ltd.	298,488.75	374,150.00
	China Railway 14th Bureau Group Co.,		
	Ltd.	155,033.27	205,033.27
	China Railway 23rd Bureau Group Co.,		
	Ltd.	532,665.00	991,765.00
	China Railway 20th Bureau Group Co.,	04 250 004 54	70 267 767 02
	Ltd.	91,260,901.61	78,367,767.83
	China Railway Construction Heavy	10 022 000 46	12 000 000 00
	Industry Corporation Limited	10,923,809.46	12,980,000.00
Bills payable	China Railway Materials Group Co., Ltd.	374,150.00	2,249,966.20
55 payable	China Railway 20th Bureau Group Co.,	57 1,7150100	2/2 :3/300:20
	Ltd.		4,200,000.00
	China Railway Construction Heavy		
	Industry Corporation Limited	247,388.00	190,468.00
Contract liabilities	China Railway Materials Group Co., Ltd.	1,037,312.80	
	China Railway 11th Bureau Group Co.,		
	Ltd.		776,459.94
	China Railway 14th Bureau Group Co.,		
	Ltd.	2,314,324.64	1,907,493.86
	CRCC Xinjiang Jingxin Expressway Co.,		5 022 000 00
	Ltd.		5,933,900.00
	China Railway 24th Bureau Group Co., Ltd.	1 760 011 50	1 760 011 50
	China Railway Construction Electrification	1,769,911.50	1,769,911.50
	Bureau Group Co., Ltd.	8,230,088.50	8,230,088.50
Other payables	China Railway Construction Investment	0,230,000.30	0,230,000.30
other payables	Group Co., Ltd.	20,000.00	20,000.00
		20,000.00	20,000.00

(Amounts expressed in RMB unless otherwise specified)

X. **RELATED PARTIES AND RELATED-PARTY TRANSACTIONS** (continued)

(VI) Centralized management of funds

1. Funds collected by the Company to the Group

Funds not collected to the account of the Group's parent company but instead deposited directly in the finance company

	30 June 20)23	31 December 2	2022
	Balance of	Bad debt	Balance of	Bad debt
Item	carrying amount	provision	carrying amount	provision
Cash and bank balances	29,471,504.80		29,511,346.65	
Total				
Including: Restricted funds				
due to centralized				
management				

COMMITMENTS AND CONTINGENCIES XI.

1. **Capital commitments**

Contracted but not yet recognized in the financial statements:

Item	30 June 2023	31 December 2022
Commitments on acquisition and construction of fixed assets	12,100,874.00	12,129,733.50
Total	12,100,874.00	12,129,733.50

XII. EVENTS AFTER THE BALANCE SHEET DATE

As of 30 June 2023, there were no events after the balance sheet date subject to disclosure.

(Amounts expressed in RMB unless otherwise specified)

XIII. CAPITAL MANAGEMENT

The primary objectives of the Company's capital management are:

- to ensure the Company's abilities of going concern, therefore, the Company can provide continued returns to shareholders and other stakeholders.
- pricing the products and services according to the risk level, so as to provide sufficient returns to shareholders.

The Company has set a capital amount that is proportional to the risk. The capital structure is adjusted according to the change of economic environment and the risk characteristics of the target assets. In order to maintain or adjust the capital structure, the Company may adjust the amounts of dividends paid to shareholders, the capital returned to shareholders, otherwise, issue new shares or sell assets to reduce liabilities.

The Group uses a gearing ratio to manage its capital. The gearing ratio refers to the percentage of net debt versus the amount of adjusted capital plus net debt. Net debt includes net amount of bills payable, accounts payable and other payables minus cash. Capital refers to capital attributable to shareholders of the parent. The Group's gearing ratio at each balance sheet date was as follows:

	30 June 2023	31 December 2022
Total debts	3,143,098,495.33	2,658,751,627.45
Less: Cash and cash equivalents	1,150,393,896.50	1,163,149,863.13
Advance received	1,720,137.61	589,403.67
Contract liabilities	191,792,783.32	183,148,936.83
Employee benefits payable	18,310,246.93	18,515,438.81
Taxes payable	3,357,572.00	74,082,969.32
Non-current liabilities due within one year	9,485,077.09	12,493,770.01
Deferred income tax liabilities	18,729,477.75	33,638,429.11
Adjusted net debt	1,749,309,304.13	1,173,132,816.57
Owners' equity	5,821,316,901.35	5,919,041,913.86
Adjusted capital	5,821,316,901.35	5,919,041,913.86
Gearing ratio	23.11%	16.54%

(Amounts expressed in RMB unless otherwise specified)

XIV. OTHER IMPORTANT MATTERS

(I) Segment information

1. Basis of determining reporting segments and accounting policies

Operating segments

The Group is mainly engaged in the manufacture of products in the large-scale railway track maintenance machinery industry and the provision of related services. The management determines the reporting segments based on the Group's internal organizational structure, management requirements and internal reporting system, under which, the management decides to allocate resources and evaluate the performance. Relevant internal reports are disclosed in accordance with the accounting policies and measurement basis used when reporting to the management, and such accounting policies and measurement basis are consistent with those used for the preparation of these financial statements. Since the resource allocation and performance evaluation of the Group are based on the overall operation of the manufacture of large-scale railway track maintenance machinery and equipment and the provision of related services, which is also the only operating segment reported internally by the Group, no segment reporting information is presented separately.

Other information:

Revenue from external transactions by source of revenue:

	January to	January to
Item	June 2023	June 2022
Mainland China	1,431,543,429.64	1,122,239,114.16
Other countries	171,806,612.24	110,292,667.13
Total:	1,603,350,041.88	1,232,531,781.29

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY

(1) **Bills receivable**

Bills receivable shown as classification

Item	30 June 2023	31 December 2022
Bank acceptance bills	9,500,000.00	
Finance company acceptance bills		
Commercial acceptance bills	147,676,737.50	277,355,937.86
Less: Bad debt provision	749,533.69	1,271,616.57
Total	156,427,203.81	276,084,321.29

2. Bills receivable pledged as at 30 June 2023

	Amount
	pledged as at
Item	30 June 2023
Commercial acceptance bills	7,645,000.00
Total	7,645,000.00

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(1) Bills receivable (Continued)

3. Bills receivable endorsed or discounted by the Company as at the end of the period and not yet falling due as at the balance sheet date

	Amount derecognized	Amount underrecognized
Item	as at 30 June 2023	as at 30 June 2023
Bank acceptance bills	97,651,980.52	
Total	97,651,980.52	

(11) **Accounts receivable**

Accounts receivable based on invoice dates shown by ageing

Ageing	30 June 2023	31 December 2022
Within 1 year	2,034,818,024.38	1,666,367,507.97
1–2 years	186,416,738.55	206,345,180.18
2–3 years	11,621,236.95	50,221,736.86
3–4 years	36,520,777.46	28,404,389.64
4–5 years	14,722,854.34	46,844,641.70
Over 5 years	62,474,175.81	64,777,754.17
Sub-total	2,346,573,807.49	2,062,961,210.52
Less: Bad debt provision	89,228,757.73	110,319,105.83
Total	2,257,345,049.76	1,952,642,104.69

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(11) **Accounts receivable** (Continued)

2. Classification of accounts receivable by basis of bad debt provisions made

	Balance of car	rying amount	30 June 2023 Bad debt	provision		Balance of car	rying amount	31 December 2022 Bad debt p		
Туре	Amount	Proportion (%)	Amount	Proportion of provision (%)	Book value	Amount	Proportion (%)	Amount	Proportion of provision (%)	Book value
Accounts receivable with provision for the bad debt										
based on an individual basis	28,640,000.00	1.22	28,640,000.00	100.00		28,640,000.00	1.39	28,640,000.00	100.00	
Accounts receivable with the										
provision for bad debt based										
on a portfolio basis	2,317,933,807.49	98.78	60,588,757.73	2.61	2,257,345,049.76	2,034,321,210.52	98.61	81,679,105.83	4.02	1,952,642,104.69
Including:										
Related parties within the scope										
of consolidation	5,360,354.01	0.23			5,360,354.01	1,037,768.72	0.05			1,037,768.72
The portfolio of related parties	603,965,143.87	26.06	603,965.13	0.10	603,361,178.74	254,302,822.46	12.50	254,302.82	0.10	254,048,519.64
The portfolio of ageing	1,708,608,309.61	73.71	59,984,792.60	3.51	1,648,623,517.01	1,778,980,619.34	87.45	81,424,803.01	4.58	1,697,555,816.33
Total	2,346,573,807.49	100.00	89,228,757.73		2,257,345,049.76	2,062,961,210.52	100.00	110,319,105.83		1,952,642,104.69

Provision for bad debts on an individual basis:

	30 June 2023					
Item	Balance of carrying amount	Bad debt provision	Proportion of provision (%)	Reason for provision		
Unit 1	28,640,000.00	28,640,000.00	100.00	With relatively higher credit risk		
Total	28,640,000.00	28,640,000.00				

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(11) Accounts receivable (Continued)

2. Classification of accounts receivable by basis of bad debt provisions made (Continued)

Provision for bad debts on a portfolio basis:

	Accounts	Bad debt	Proportion of
Item	receivable	provision	provision (%)
Related parties within the scope of			
consolidation	5,360,354.01		
The portfolio of related parties	603,965,143.87	603,965.13	0.10
The portfolio of ageing	1,708,608,309.61	59,984,792.60	3.51
Total	2,317,933,807.49	60,588,757.73	

3. Accrued, reversed or recovered provision for bad debts in the period

			Movement du	ring the period		
	31 December	Provision	Recovered or	Charged off or	Other	
Туре	2022	accrued	reversed	written off	movements	30 June 2023
Accounts receivable with provision for the bad debt based on an individual						
basis Accounts receivable with the provision	28,640,000.00					28,640,000.00
for bad debt based on a portfolio						
basis	81,679,105.83	13,570,613.94	34,660,962.04			60,588,757.73
Total	110,319,105.83	13,570,613.94	34,660,962.04			89,228,757.73

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(III) **Receivables at FVTOCI**

1. Breakdown of receivables at FVTOCI

Item	30 June 2023	31 December 2022
Bills receivable Accounts receivable	113,980,641.00	87,785,388.23
Total	113,980,641.00	87,785,388.23

Movement and changes in fair value of receivables at FVTOCI during the period 2.

						Accumulated impairment provision
						recognized
			Derecognition			in other
	31 December	Increase during	during	Other		comprehensive
Item	2022	the period	the period	movements	30 June 2023	income
Bills receivable	87,785,388.23	193,687,537.43	167,080,000.00	-412,284.66	113,980,641.00	
Total	87,785,388.23	193,687,537.43	167,080,000.00	-412,284.66	113,980,641.00	

(IV) Other receivables

Item	30 June 2023	31 December 2022
Interest receivable		
Dividend receivable	5,390,000.00	
Other receivables	217,813,649.56	216,580,728.84
Total	223,203,649.56	216,580,728.84

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

1. Dividend receivable

(1) Breakdown of dividend receivable

Item (or the investee)	30 June 2023	31 December 2022
Zhuzhou CRRC Times Electric Co., Ltd.	5,390,000.00	
Sub-total	5,390,000.00	
Less: Bad debt provision		
Total	5,390,000.00	

Other receivables 2.

Other receivables shown by ageing based on invoice dates (1)

Ageing	30 June 2023	31 December 2022
Within 1 year	253,920,418.70	254,988,932.03
1–2 years	2,703,411.30	
2–3 years		
Over 3 years	668,530.85	665,417.64
Sub-total	257,292,360.85	255,654,349.67
Less: Bad debt provision	39,478,711.29	39,073,620.83
Total	217,813,649.56	216,580,728.84

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

2. **Other receivables** (Continued)

Classification of other receivables by basis of bad debt provision method

	Balance of carr	ying amount	30 June 2023 Bad debt p	rovision		Balance of carry	ing amount	31 December 2022 Bad debt pro	ovision	
Туре	Amount	Proportion (%)	Amount	Proportion of provision (%)	Book value	Amount	Proportion (%)	Amount	Proportion of provision (%)	Book value
Other receivables with provision										
for the bad debt based on an										
individual basis	38,273,264.57	14.88	38,273,264.57	100.00		38,273,264.57	14.97	38,273,264.57	100.00	
Other receivables with the provision										
for bad debt based on a portfolio										
basis	219,019,096.28	85.12	1,205,446.72	0.55	217,813,649.56	217,381,085.10	85.03	800,356.26	0.37	216,580,728.84
Including:										
Related parties within the scope of										
consolidation	183,428,354.29	83.75			183,428,354.29	187,132,344.53	86.08			187,132,344.53
The portfolio of related parties	1,281,000.00	0.58	6,405.00	0.50	1,274,595.00	1,210,000.00	0.56	6,050.00	0.50	1,203,950.00
The portfolio of ageing	34,309,741.99	15.67	1,199,041.72	3.49	33,110,700.27	29,038,740.57	13.36	794,306.26	2.74	28,244,434.31
Total	257,292,360.85	100.00	39,478,711.29		217,813,649.56	255,654,349.67	100.00	39,073,620.83		216,580,728.84

Other receivables with the provision for bad debt based on an individual basis:

	30 June 2023						
Item	Balance of carrying amount	Bad debt provision	Proportion of provision (%)	Reason for provision			
Unit 1	38,273,264.57	38,273,264.57	100.00	With relatively higher credit risk			
Total	38,273,264.57	38,273,264.57					

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

2. **Other receivables** (Continued)

(2) Classification of other receivables by basis of bad debt provision method (Continued)

Other receivables with the provision for bad debt based on a portfolio basis:

		30 June 2023	
Item	Other receivables	Bad debt provision	Proportion of provision (%)
Related parties within the scope			
of consolidation	183,428,354.29		
The portfolio of related parties	1,281,000.00	6,405.00	0.50
The portfolio of ageing	34,309,741.99	1,199,041.72	3.49
Total	219,019,096.28	1,205,446.72	

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

2. **Other receivables** (Continued)

Details of accrued bad debt provision

Bad debt provision	Expected credit loss in the next	Second stage Expected credit loss over the duration (no credit impairment occurred)	Third stage Expected credit loss over the duration (credit impairment occurred)	Total
Balance as at 31 December 2022	800,356.26		38,273,264.57	39,073,620.83
Balance as at 31 December 2022 in the				
current period	800,356.26		38,273,264.57	39,073,620.83
– transfer to second stage				
- transfer to third stage				
– transfer back to second stage				
– transfer back to first stage				
Accrued in current period	438,992.18			438,992.18
Reversal in current period	33,901.72			33,901.72
Charged off in current period				
Written off in current period				
Other movements				
Balance as at 30 June 2023	1,205,446.72		38,273,264.57	39,478,711.29

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

2. **Other receivables** (Continued)

(3) Details of accrued bad debt provision (Continued)

Changes in the balance of carrying amount of other receivables are as follows:

Balance of carrying amount	Expected credit loss in the next 12 months	Second stage Expected credit loss over the duration (no credit impairment occurred)	Third stage Expected credit loss over the duration (credit impairment occurred)	Total
Balance as at 31 December 2022 Balance as at 31 December 2022	217,381,085.10		38,273,264.57	255,654,349.67
in the current period	217,381,085.10		38,273,264.57	255,654,349.67
 transfer to second stage transfer to third stage transfer back to second stage transfer back to first stage Increase in the current period Derecognition in the current period Other movements 	17,331,301.71 15,693,290.53			17,331,301.71 15,693,290.53
Balance as at 30 June 2023	219,019,096.28		38,273,264.57	257,292,360.85

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(IV) Other receivables (Continued)

2. **Other receivables** (Continued)

(4) Accrued, reversed or recovered provision for bad debts in the period

	Movement in the period						
	31 December	Provision	Recovered or	Charged off or	Other		
Туре	2022	accrued	reversed	written off	movements	30 June 2023	
Other receivables with							
provision for the bad debt							
based on an individual basis	38,273,264.57					38,273,264.57	
Other receivables with the							
provision for bad debt							
based on a portfolio basis	800,356.26	438,992.18	33,901.72			1,205,446.72	
Total	30 073 620 83	//38 007 18	33 901 72			30 //78 711 20	
Total	39,073,620.83	438,992.18	33,901.72			39,478,711.2	

Long-term equity investments (V)

	30 June 2023			31 December 2022		
	Balance of	Provision for		Balance of	Provision for	
Item	carrying amount	impairment	Book value	carrying amount	impairment	Book value
Investment in subsidiaries Investment in associates and joint ventures	396,876,012.32		396,876,012.32	396,876,012.32		396,876,012.32
Total	396,876,012.32		396,876,012.32	396,876,012.32		396,876,012.32

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(V) Long-term equity investments (Continued)

1. Investment in subsidiaries

Investee	31 December 2022	Increase in the current period	Decrease in the current period	30 June 2023	Impairment provided in the period	Closing balance of impairment provision
Beijing Kunweitong Railway						
Mechanization Engineering Co., Ltd.	60,000,000.00			60,000,000.00		
Beijing Ruiweitong Engineering						
Machinery Co., Ltd.	321,876,012.32			321,876,012.32		
Zhengzhou CRCC Equipment Technology						
Co., Ltd.	15,000,000.00			15,000,000.00		
Total	396,876,012.32			396,876,012.32		

Operating revenue and operating cost (VI)

Breakdown of operating revenue and operating cost

	January to	June 2023	January to June 2022		
Item	Revenue Costs		Revenue	Costs	
Principal business	1,578,117,410.31	1,320,173,128.42	1,175,385,162.99	908,980,572.22	
Other business	5,650,150.25	3,319,806.49	5,247,200.49	1,595,868.68	
Total	1,583,767,560.56	1,323,492,934.91	1,180,632,363.48	910,576,440.90	

(Amounts expressed in RMB unless otherwise specified)

XV. NOTES TO KEY ITEMS OF FINANCIAL STATEMENTS OF THE PARENT COMPANY (Continued)

(VII) **Investment income**

Item	January to June 2023	January to June 2022
Income from long-term equity investments accounted for		
using the cost method	4,440,248.33	3,654,313.08
Dividend income from other equity instrument investments		
during the holding period	5,390,000.00	4,410,000.00
Others	-394,291.85	-283,982.16
Total	9,435,956.48	7,780,330.92

BASIC CORPORATE INFORMATION

Name in Chinese 中國鐵建高新裝備股份有限公司

CRCC HIGH-TECH EQUIPMENT CORPORATION LIMITED Name in English

Authorized representatives Chen Yongxiang (陳永祥)

Law Chun Biu (羅振飆)

Ma Changhua (馬昌華) Joint company secretaries

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Listing information H Share

The Stock Exchange of Hong Kong Limited

Stock Code: 1786

Stock Abbreviation: CRCCE

H share registrar Computershare Hong Kong Investor Services Limited

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Xicheng District Beijing, China

Auditors BDO China SHU LUN PAN Certified Public Accountants LLP

4th Floor

No. 61, Nanjing East Road Huangpu District, Shanghai

DEFINITIONS

"Articles of Association" the Company's articles of association

"BDO" BDO China SHU LUN PAN Certified Public Accountants LLP

"Board" or "Board of

Directors"

the board of Directors of the Company

"CG Code" the Corporate Governance Code set out in Appendix 14 of the Listing Rules

"Company" CRCC High-Tech Equipment Corporation Limited (中國鐵建高新裝備股份有限公司),

a joint stock company incorporated in the PRC with limited liability

"Company Law" Company Law of the People's Republic of China (中華人民共和國公司法), amended

> and adopted by the standing committee of the tenth National People's Congress on 27 October 2005, and took effect on 1 January 2006, as amended, supplemented or otherwise modified from time to time, further amended on 28 December 2013 and took effect on 1 March 2014 and subsequently amended on 26 October 2018

with immediate effect

"CRCC" China Railway Construction Corporation Limited (中國鐵建股份有限公司), the

controlling shareholder of the Company

"CRCCG" China Railway Construction Group Corporation (中國鐵道建築集團有限公司), the

indirect controlling shareholder of the Company

"Director(s)" the directors of the Company

"Group" the Company and its subsidiaries

"H Share(s)" overseas listed foreign shares in the share capital of the Company with a nominal

value of RMB1.00 each, which are subscribed for and traded in HK dollars and are

listed on the Hong Kong Stock Exchange

DEFINITIONS

"Hong Kong Stock Exchange" The Stock Exchange of Hong Kong Limited or "Stock Exchange" "Listing Rules" the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange "Model Code" the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 of the Listing Rules "PRC" the People's Republic of China "Ruiweitong Company" Beijing Ruiweitong Engineering Machinery Co., Ltd. (北京瑞維通工程機械有限公司), a wholly-owned subsidiary of the Company "Shareholder(s)" holder(s) of shares of the Company "Supervisory Committee" the supervisory committee of the Company