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



ZHONGTAI FUTURES Company Limited

中泰期貨股份有限公司

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

(Stock Code: 01461)

ANNOUNCEMENT OF INTERIM RESULTS FOR THE SIX MONTHS ENDED 30 JUNE 2025

The board of directors (the "Board") of ZHONGTAI FUTURES Company Limited (the "Company") hereby announces the unaudited consolidated interim results of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2025, together with the comparative figures for the corresponding period in 2024. This results announcement, containing the full text of the 2025 interim report of the Company, complies with the relevant disclosure requirements of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited in relation to information to accompany preliminary announcement of interim results.

The unaudited consolidated interim results of the Group for the six months ended 30 June 2025 have been reviewed by the audit committee of the Company.

This results announcement is available for viewing on the websites of The Stock Exchange of Hong Kong Limited (www.hkexnews.hk) and the Company (www.ztqh.com), and the 2025 interim report of the Company will be published and despatched to the H shareholders of the Company in the manner as they elect to receive corporate communications in due course.

By order of the Board
ZHONGTAI FUTURES Company Limited
Lyu Xiangyou
Chairman

Jinan, the PRC 29 August 2025

As at the date of this announcement, the Board consists of Mr. Lyu Xiangyou, Mr. ZHOU Shunyuan and Mr. LIANG Zhongwei as executive directors, Mr. ZHENG Hanyin, Mr. MING Gang and Ms. WANG Hui as non-executive directors, and Mr. ZHENG Jianping, Mr. CHEN Hua and Mr. LUO Xinhua as independent non-executive directors.

Contents

- c,.		
Definiti		
	rate Profile	4
	ial Highlights	
_	ement Discussion and Analysis	
l.	Economic Conditions during the Reporting Period	
II.	Futures Market Analysis during the Reporting Period	10
III.	General Operating Results	12
IV.	Analysis of Principal Business	13
٧.	Information Technology Development	1
VI.	Development Plan for the Second Half of the Year	10
	Liquidity, Financial Resources and Capital Structure	10
	. Material Financing of the Group	17
IX.	Material Investment of the Group	17
Χ.	Acquisition and Disposal of Material Assets, External Guarantee, Mortgage, Pledge and Material Contingent Liabilities	13
XI.	Employees, Remuneration Policies and Training	18
XII.	Possible Risks, Uncertainties and Countering Measures	19
Corpor	ate Governance Report	2
l.	Compliance with the Corporate Governance Code	2
II.	Securities Transactions by Directors, Supervisors and Senior Management	2
III.	Independent Non-executive Directors	2
IV.	Audit Committee	20
٧.	Directors' Responsibility for Financial Statements	20
Other I	nformation	2
Ι.	Share Capital	2
II.	Publication of Interim Results	2
III.	Interim Dividend	2
IV.	Purchase, Sale or Redemption of Listed Securities	2
٧.	Interests and Short Positions of Directors, Supervisors and the General Manager in Shares, Underlying Shares and Debentures	2
VI.	Interests and Short Positions of Substantial Shareholders in Shares and Underlying Shares	28
VII.	Changes of Directors, Supervisors and the General Manager and Updated Information	30
Review	/ Report	3
Con	solidated Balance Sheet	32
Pare	ent Company's Balance Sheet	34
Con	solidated Income Statement	30
Pare	ent Company's Income Statement	38
Con	solidated Cash Flow Statement	40
Pare	ent Company's Cash Flow Statement	4:
	solidated Statement of Changes in Shareholders' Equity	4
	ent Company's Statement of Changes in Shareholders' Equity	40
	es to the Financial Statements	4

Definitions

"Articles of Association" the Articles of Association of ZHONGTAI FUTURES Company Limited, as

amended from time to time

"Audit Committee" the audit committee of the Board of Directors

"Board of Directors" or

"Board"

the board of directors of the Company

"China", "PRC" or "Country" or "Mainland China"

the People's Republic of China which, for the purposes of this report only, excludes Hong Kong, Macau Special Administrative Region of the PRC and Taiwan Province

"Company" ZHONGTAI FUTURES Company Limited (中泰期貨股份有限公司) (previously

known as LUZHENG FUTURES Company Limited (魯証期貨股份有限公司)), a company established after being reorganized in the PRC on 10 December 2012 with limited liability (its predecessor was Shandong Quanxin Futures Brokerage Co., Ltd. (山東泉鑫期貨經紀有限公司), renamed as Luzheng Futures Brokerage Co., Ltd. (魯証期貨經紀有限公司), and then renamed as LUZHENG FUTURES CORPORATION LIMITED (魯証期貨有限公司)), and its H Shares are listed on the Main Board of the Hong Kong Stock Exchange (stock

code: 01461)

"Corporate Governance

Code"

the Corporate Governance Code as set out in Appendix C1 to the Listing Rules

"CSRC" the China Securities Regulatory Commission (中國證券監督管理委員會)

"DCE" Dalian Commodity Exchange

"Director(s)" the director(s) of the Company

"Domestic Share(s)" the issued ordinary Share(s) in the share capital of the Company, with a nominal

value of RMB1.00 each, which are subscribed for in Renminbi and credited as

fully paid

"GFE" Guangzhou Futures Exchange

"Group" the Company and its subsidiaries

"H Share(s)" overseas listed foreign ordinary Share(s) in the share capital of the Company

with a nominal value of RMB1.00 each, which are subscribed for and traded in

HK\$, and listed on the Main Board of the Hong Kong Stock Exchange

"Hong Kong" the Hong Kong Special Administrative Region of the PRC "Hong Kong Stock Exchange" The Stock Exchange of Hong Kong Limited

"Listing Rules" the Rules Governing the Listing of Securities on The Stock Exchange of Hong

Kong Limited, as amended from time to time

"Model Code" the Model Code for Securities Transactions by Directors of Listed Issuers as set

out in Appendix C3 to the Listing Rules

"Futures Exchanges" China Financial Futures Exchange (中國金融期貨交易所), DCE (大商所), ZCE

(鄭商所), SHFE (上期所), GFE (廣期所) and Shanghai International Energy

Exchange (上海國際能源交易中心)

"Reporting Period" the six months ended 30 June 2025

"Risk Control Committee" the Risk Control Committee of the Board of Directors

"RMB" or "Renminbi" the lawful currency of the PRC

"SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)

as amended, supplemented or otherwise modified from time to time

"Share(s)" the ordinary Share(s) in the share capital of the Company, with a nominal value

of RMB1.00 each, comprising the Domestic Shares and the H Shares

"Shareholder(s)" holder(s) of the Share(s)

"SHFE" Shanghai Futures Exchange

"Supervisor(s)" the supervisor(s) of the Company

"Supervisory Committee" the supervisory committee of the Company

"ZCE" Zhengzhou Commodity Exchange

"Zhongtai Huirong Capital" Zhongtai Huirong Capital Investment Co., Ltd. (中泰匯融資本投資有限公司),

previously known as Luzheng Capital Management Co., Ltd. (魯証資本管理有限公司) and Luzheng Trading Co., Ltd. (魯証經貿有限公司), a company established in the PRC with limited liability on 24 April 2013, and being a

wholly-owned subsidiary of the Company

"Zhongtai Securities" Zhongtai Securities Co., Ltd. (中泰證券股份有限公司), previously known

as Qilu Securities Co., Ltd. (齊魯證券有限公司), a company established in the PRC on 15 May 2001 with limited liability, and listed on Shanghai Stock Exchange on 3 June 2020 (Stock code: 600918), 32.62% of which is owned by Zaozhuang Mining (Group) Co., Ltd. (棗莊礦業(集團)有限責任公司), and

being one of the controlling Shareholders of the Company

Corporate Profile

REGISTERED NAME OF THE COMPANY

中泰期貨股份有限公司 ZHONGTAI FUTURES Company Limited

REGISTERED OFFICE

15-16/F, No. 86 Jingqi Road Shizhong District, Jinan, Shandong Province, 250001 the PRC

HEAD OFFICE IN THE PRC

15-16/F, No. 86 Jingqi Road Shizhong District, Jinan, Shandong Province, 250001 the PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

31/F, Tower Two, Times Square 1 Matheson Street, Causeway Bay Hong Kong

BOARD OF DIRECTORS Executive Directors

Mr. Lyu Xiangyou Note 1 (Chairman of the Board) Mr Zhou Shunyuan Note 2 Mr. Liang Zhongwei

Non-executive Directors

Mr. Zheng Hanyin Mr. Ming Gang Ms. Wang Hui

Independent Non-executive Directors

Mr. Zheng Jianping Mr. Chen Hua Mr. Luo Xinhua

AUTHORIZED REPRESENTATIVES

Mr. Lyu Xiangyou Room 201, Unit 1, Building 1 1st Area of Jinhui Hanyucheng, the High-tech Zone, Jinan, Shandong Province, the PRC

Mr. Liang Zhongwei Room 301, Unit 1, Building 14 West Area of Yanzishan Village, Lixia District Jinan, Shandong Province, the PRC

JOINT COMPANY SECRETARIES

Mr. Liang Zhongwei Ms. Ng Sau Mei

AUDITOR

ShineWing Certified Public Accountants LLP 9/F, Block A, Fu Hua Mansion No.8, Chaoyangmen Beidajie Dongcheng District, Beijing, the PRC

LEGAL ADVISERSAs to Hong Kong law:

Clifford Chance 27/F, Jardine House One Connaught Place Central, Hong Kong

As to PRC law:

Jia Yuan Law Office F408, Ocean Plaza 158 Fuxing Men Nei Ave Xicheng District, Beijing, the PRC

Note 1:Mr. Lyu Xiangyou was appointed as the Chairman of the Board and an executive Director of the Company on 13 June 2025; Mr. Zhong Jinlong resigned as the Chairman of the Board and an executive Director of the Company on 13 June 2025;

Note 2: Mr. Zhou Shunyuan was appointed as an executive Director of the Company on 25 February 2025.

PRINCIPAL BANKS China Construction Bank (Jinan Shizhong Sub-branch)

No. 76 Jingsi Road, Shizhong District, Jinan Shandong Province, the PRC

Industrial and Commercial Bank of China (Jinan Lixia Sub-branch)

No. 320 Quancheng Road, Lixia District, Jinan Shandong Province, the PRC

Bank of China (Jinan Branch)

No. 22 Luoyuan Street, Lixia District, Jinan Shandong Province, the PRC

Bank of Communications (Jinan Shizhong Sub-branch)

No. 249 Jingqi Road, Shizhong District, Jinan Shandong Province, the PRC

Agricultural Bank of China (Jinan Shizhong Sub-branch)

No. 11 Jingsan Road, Shizhong District, Jinan Shandong Province, the PRC

H SHARE REGISTRAR

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor, Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

STOCK CODE

01461

INVESTOR ENQUIRIES

Investors' Service Line : +86-531-81678006

Fax : +86-531-81916777

Website : www.ztqh.com

E-mail : investors@zts.com.cn

Financial Highlights

Unless otherwise stated, the accounting data and financial indicators set out in this report are prepared in accordance with the Accounting Standards for Business Enterprises issued by the Ministry of Finance of China.

ltem	January-June 2025	January-June 2024	Increase/decrease of the period as compared to that of same period of last year
Operating Results (RMB' 0000)			
Operating revenue	41,492	83,320	-50.20%
Total Profit	4,863	182	2,575.99%
Net Profit – attributable to the Company's Shareholders	2.250	59	5 /11 / 700/
Net cash flows from operating activities	3,258 -181,844	179,713	5,414.73% -201.19%
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,1.12	
Earnings per Share (RMB/Share)			
Basic earnings per Share	0.0325	0.0006	5,414.73%
Diluted earnings per Share	0.0325	0.0006	5,414.73%
Profitability Indicators			
Weighted average return on net asset	1.27%	0.02%	Increased by 1.25
			percentage points
			Increase/decrease
		Δ.	at the end of the
	As at 30 June	As at 31 December	period as compared to that at the end
Item	2025	2024	of last year
			,
Scale Indicators (RMB'0000)			
Total assets	3,353,719	3,375,714	-0.65%
Total liabilities Currency margin payable	3,095,366 2,813,040	3,120,584 2,758,217	-0.81% 1.99%
Equity attributable to the Company's Shareholders	258,353	255,130	1.26%
Total Share Capital (Shares in ten thousands)	100,190	100,190	_
Net asset per Share attributable to the Company's Shareholders (RMB per Share)	2.58	2.55	1.26%
Gearing ratio (1)	2.58 38.25%	2.55 41.87%	
	00.20 /0	11.07 /0	percentage points

Gearing ratio = (Total liabilities - currency margin payable - acting trading securities - pledge margin payable)/(Total assets - currency margin payable - acting trading securities - pledge margin payable)

The financial information of the Group for the six-month period ended 30 June 2025 was extracted from pages 31 to 150 in this report, which set forth details of the basis of presentation for the unaudited consolidated financial statements. The financial statements of the Group for the six month period ended 30 June 2025 were unaudited.

NET CAPITAL AND RELEVANT CONTROL INDICATORS OF THE COMPANY AS AT 30 JUNE 2025

Indicators	As at 30 June 2025	Regulatory Standards
Net capital (RMB'0000) Net capital/risk capital reserves Net capital/net assets Current assets/current liabilities Liabilities/net assets Settlement reserve funds (RMB'0000)	152,507.60 181.17% 56.71% 594.74% 15.06% 47,605.57	Not less than 3,000 Not less than 100.00% Not less than 20.00% Not less than 100.00% Not more than 150.00% Not less than 1,600

Note: During the Reporting Period, all risk regulatory indicators (including net capital) of the Company have been complying with relevant requirements under the Administrative Measures on Risk Regulatory Indicators of Futures Companies (《期 貨公司風險監管指標管理辦法》) (the "Regulatory Standards") promulgated by the CSRC.

I. ECONOMIC CONDITIONS DURING THE REPORTING PERIOD

Since the beginning of this year, the international environment has been complicated and changeable, undermining the international economic and trade order, and making them more and more instable and uncertain. Facing the complicated situation, under the strong leadership of the CPC Central Committee with Comrade Xi Jinping at its core, all localities and departments have conscientiously implemented the decision-making arrangements of the CPC Central Committee and the State Council, adhered to overall consideration of the domestic economic issues and the international economic and trade war, stepped up the implementation of more aggressive and effective macro policies, and made efforts to create jobs, sustain enterprises' operation, vitalize market and stabilize public expectation. The national economy grew steadily despite all difficulties, registering better-than-expected main indicators and real high-quality development. The economy has maintained a stable and positive development trend.

Firstly, the "stability" trend continued. In terms of the four major macroeconomic indicators, the economic growth has seen a slight increase amidst stability. In the first half of 2025, the GDP grew by 5.3% as compared with the same period of last year, including 5.4% growth in the first quarter and 5.2% growth in the second quarter. The growth rate in the first half of 2025 was 0.3 percentage point higher than both the same period and the full year of last year, as compared with 5% growth rate of the GDP in both the first half and the full year of last year, indicating a steady and slightly upward trend. The surveyed unemployment rate has remained generally stable, because the monthly surveyed unemployment rate has ranged between 5.0% and 5.4% since 2025, basically stable. The Consumer Price Index (CPI) has also been running at a low level, basically stable. Since 2025, the CPI has seen a year-on-year decrease of 0.1% for several months, turning to a positive growth of 0.1% in June, with the core CPI already rising to 0.7% in June. The balance of international payments is also basically equilibrated, with the import and export of goods trade reaching a new high for the same period, and foreign exchange reserves remained above US\$3.2 trillion. Based on the above four major macroeconomic indicators, the main tone of "stability" of economic operation has not changed.

Secondly, the "growth" was decisive. While maintaining a stable economic performance, all entities have unwaveringly promoted economic transformation and high-quality development. According to the statistics, new achievements have been made in innovative development, coordinated development, green development, open development, and shared development.

Thirdly, the "new" momentum has accumulated. All localities have developed new productive forces in line with their local conditions, and intensified the integrated development of technological innovation and industrial innovation, and continued to maintain rapid development of new industries, technologies and formats. In the first half of 2025, the added value of high-tech industries increased by 9.5% as compared with the same period of last year. In 2024, the added value of the "three new" industries, technologies and formats accounted for approximately 18% of the GDP, indicating accumulated new momentum.

Fourthly, the "efficient" circulation improved. Since 2025, in response to external challenges, China has placed greater emphasis on expanding and strengthening the domestic cycle, and introduced a series of supporting policies to expand domestic demand, foster production, and accelerate the cycle. According to statistical data, the flows of people, goods, and capital have all improved. In the first half of 2025, domestic demand contributed 68.8% to GDP growth, with final consumption expenditure contributed 52%, which was the main driving force of growth. The volume of cargo turnover increased by 5.1% as compared with the same period of last year, and the volume of passenger turnover increased by 4.9%. Data from the People's Bank of China shows that M2 as at the end of June 2025 increased by 8.3% as compared with the same period of last year.

II. FUTURES MARKET ANALYSIS DURING THE REPORTING PERIOD

(i) The size of the futures market

According to statistics from the China Futures Association, the total trading volume per side in the futures market of China from January to June 2025 was 4.076 billion board lots, with a turnover of RMB339.73 trillion, representing a year-on-year increase of 17.82% and 20.68%, respectively.

(ii) Activity of the futures market

In the first half of 2025, the futures market was active, indicating a growing awareness of risk management in China's real economy, as well as accelerated quality improvement, efficiency enhancement, and transformation and upgrading of industries. In terms of turnover, the top three varieties of respective commodity futures exchange are gold, crude oil, and silver futures of the SHFE, rapeseed oil, PTA, and methanol futures of the ZCE, palm oil, coking coal, and soybean meal futures of the DCE, and industrial silicon futures, lithium carbonate futures, and Polysilicon futures of the GFE. In terms of trading volume, the top three varieties of respective commodity futures exchanges are rebar, fuel oil, and silver of the SHFE; PTA, glass, and methanol of the ZCE; soybean meal, coking coal, and polyvinyl chloride (PVC) of the DCE; and industrial silicon futures, lithium carbonate futures, and industrial silicon options of the GFEX. The trading volume of financial futures and options of the China Financial Futures Exchange was 18.379 million board lots, accounting for 2.49% of that of the national market; the turnover was RMB14.94 trillion, accounting for 28.29% of that of the national market; the top three varieties in terms of turnover are CSI 1000 stock index futures. CSI 300 stock index futures, and CSI 500 stock index futures.

(iii) Developments of the futures market's infrastructure

The risk management tools in the futures market were further diversified. On 10 June 2025, the first recycled metal variety or the cast aluminum alloy futures and options was successfully listed on the SHFE. At present, there are 148 futures and options listed on the China's financial market, covering a wide range of key sectors of the national economy, namely agricultural products, metals, energy, chemicals, and finance. This not only marks the increasing perfection of the variety system in China's futures market, but also further highlights the improving ability of China's futures market to serve the real economy and contribute to the industrial upgrading.

In addition, in the first half of 2025, in order to cope with the challenges brought about by increasing external uncertainties, the Futures Exchanges made greater opening-up efforts, significantly expanding the scope of tradable varieties available to Qualified Foreign Institutional Investors (QFII) and Renminbi Qualified Foreign Institutional Investors (RQFII), by adding 45 new tradable futures and options, which nearly doubles the total of that as at the end of 2024. As at 30 June 2025, QFII and RQFII are allowed to trade a total of 91 varieties. Inclusion of more and more varieties in the trading scope available to foreign investors will make it more convenient for foreign investors to participate in China's futures market and to fully share China's innovative development opportunities.

III. GENERAL OPERATING RESULTS

During the Reporting Period, the Group realized operating revenue of RMB414.92 million, representing a decrease of 50.20% as compared to RMB833.20 million in the same period of last year. The year-on-year decrease in the operating revenue was mainly due to the following: firstly, there was a change of the accounting method under the "Management Rules for Commodity Risk Management Business of Futures Risk Management Companies" issued by China Futures Association on 15 November 2024, pursuant to which, Zhongtai Huirong Capital has adopted the net method to recognize revenue from six major types of trade business starting from 1 January 2025, including the purchase and sales contracts signed on a same trading day; secondly, demand in the bulk commodity markets has weakened due to macroeconomic factors, resulting in a decline in trading revenue. The net profits attributable to the Shareholders of the Company was RMB32.58 million, representing an increase of 5,414.73% as compared with RMB590,000 in the same period of last year. The major reasons for the year-on-year increase in net profits attributable to the Shareholders of the Company are: firstly, in the first half of 2025, the Group focused on leveraging our capabilities, concentrating on our main responsibilities and core businesses, deepening reform and innovation, strengthening management, and improving work style, resulting in a stable and positive business development trend and an improved quality and efficiency; secondly, the effect of the lower base in the same period of 2024.

As at the end of the Reporting Period, the total assets of the Group were RMB33.537 billion, representing a decrease of 0.65% as compared with RMB33.757 billion at the end of 2024. The total liabilities of the Group were RMB30.954 billion, representing a decrease of 0.81% as compared with RMB31.206 billion at the end of 2024. The equity attributable to Shareholders of the Company was RMB2.584 billion, representing an increase of 1.26% as compared with RMB2.551 billion at the end of 2024. The Group's gearing ratio (both total assets and total liabilities have excluded currency margin payable, acting trading securities and pledge margin payable) was 38.25%, representing a decrease of 3.62 percentage points as compared with 41.87% at the end of 2024. During the Reporting Period, the Group's assets were good in quality and its financial position was healthy.

IV. ANALYSIS OF PRINCIPAL BUSINESS

The business scope of the Group includes commodity futures brokerage, financial futures brokerage, futures investment consulting, asset management, warehouse receipt services, basis trading, cooperative hedging, over-the-counter derivatives business, market-maker business, information technology consulting services, and other business activities permitted by the CSRC.

During the Reporting Period, the Company adhered to the leadership of party building, focused on our primary responsibilities and core business, fully leveraged the function of futures in serving the real economy, intensified efforts in serving and developing industrial customers and institutional investors, actively integrated into the development strategy of Zhongtai Securities, built new synergistic advantages of securities and futures, strengthened risk management and control, and enhanced stable operation capabilities. The Company's business development showed a positive trend of improvement amidst stability, and enhanced quality and efficiency.

(i) Futures brokerage business

The Group continued to deepen the transformation of futures brokerage business, striving to improve service quality and efficiency, and to promote the steady development of the brokerage business. The Company's period-end client equity was RMB29.964 billion, representing a year-on-year increase of 0.49%. The cumulative trading volume of futures business was 204 million board lots, representing a year-on-year increase of 87.24%. The cumulative turnover was RMB19.88 trillion, representing a year-on-year increase of 95.10%.

During the Reporting Period, firstly, we continued to expand in serving the real economy, striving to empower the development quality and efficiency enhancement through multi-dimensional collaboration. Targeting at the needs of upstream and downstream enterprises along the industrial chain, we worked out tailored service plans and carried out key projects; set up an industrial expert team to enhance front-line service capabilities; optimized the industrial chain collaboration mechanism to increase internal and external cooperation; actively responded to the deployment of Zhongtai Securities to empower the Group's comprehensive financial service quality and efficiency upgrade. Secondly, we deepened financial cooperation and steadily increased the scale of equity. We intensified efforts in acquiring medium- and long-term capital investors and improving services for them, strengthened the dispatch of collaborative investments, continuously improved the efficiency of self-owned funds in supporting the operating entities' development, and effectively ensured the steady growth of the Company's equity scale. Thirdly, we increased collaboration and coordination to gather business development momentum. We focused on the critical handicap and challenges of collaborative businesses for effective solutions to such bottlenecks, and implemented precise measures to meet needs; various functional departments met to ascertain customer resources, conducted joint research and comprehensive financial training; continuously deepened the resource integration and cooperation between the parent and subsidiary companies, optimized incentive policies, strengthened training's empowerment, and continuously increased the efficiency of business synergies. Fourthly, we optimized our service system with a focus on enhancing customer loyalty. We continuously optimized the "continuous supportive care customer service system", relying on measures such as holding practical competitions, simulation events, "Investment Sharing Course" activities, and deepening the promotion of trading consulting products to effectively enhance the business connection between customers and the Company.

(ii) Futures Transaction Consulting Business

During the Reporting Period, the Group further optimized our appraisal mechanism and improved our research capabilities, launched corresponding subjective strategy products, involving futures varieties related to macro economy, black products, agricultural products, non-ferrous metals and other sectors; continuously improved the quality of research products and constantly diversified the presentation forms of research products, improved the research products marketing mechanism, facilitated the revision and upgrade of the Group's mobile applications and research report management system, so as to improve our service quality; continuously increased business synergy, and fully understood customers' transaction consulting needs to provide consulting services in a timely manner; continued to deepen research and development cooperation with exchanges, actively cooperated with exchanges in research and development of multiple varieties, and improved the level of research and development of varieties. In the first half of 2025, income from the transaction consulting increased by 308.48% as compared with the same period of last year.

(iii) Futures Asset Management Business

During the Reporting Period, the Group continued to promote the research and development reserve of new products and diversified layout of product lines; optimized the internal control rule for asset management business and enhanced the process control ability; strengthened the construction of information systems, improved business procedures, and increased productivity and management level.

(iv) Risk Management Business

During the Reporting Period, the Group continued to conduct risk management business through Zhongtai Huirong Capital, mainly including over-the-counter derivatives business, market making business, basis trade and warehouse receipt service.

During the Reporting Period, the Group served the personalized and diversified risk management needs of enterprises in multiple aspects utilizing financial derivatives such as futures and options, and assisted enterprises in effectively hedging the price fluctuation risk in a complex market environment and achieving stable operation. Incremental nominal principal of over-the-counter derivatives business was RMB58.432 billion. We possess market-making qualifications for 19 futures and options varieties of four futures exchanges. The basis trading business consolidated the price risk management advantages for ferrous metal varieties such as rebar and hot-rolled coil, expanded the futures and spot transaction combined model for agricultural products such as corn and chemical products such as polyolefins, and built a comprehensive service system covering multiple industrial sectors. The warehouse receipt service business provides clients in the bulk commodity industry chain with full-process services including warehouse receipt registration and delivery, effectively reducing corporate operating costs and fully leveraging the functional role of serving the real economy.

The Group attaches great importance to the rural revitalization. We continued to promote the high-quality development of agricultural insurance, and provided price and income insurance services for farmers and agriculture-related enterprises under the "insurance + futures" mode, and played an active role in serving the development of rural industries.

V. INFORMATION TECHNOLOGY DEVELOPMENT

In the first half of 2025, the Company further advanced our digital transformation process. With the core objective of meeting our business needs, we established a digital capability system encompassing the entire value chain, including customer service, operation management, and business innovation, empowering all business lines to achieve high-quality development.

During the Reporting Period, the Company concentrated efforts on R&D of and investment in financial technology, and continued to promote technological innovation to empower our business, on the basis of ensuring the safe and stable operation of our information system. In terms of customer service system, firstly, we leveraged the financial technology to provide technical support for our continuous supportive care customer service system, improved the functions of our self-developed systems such as enterprise WeChat, intelligent outbound call, Zhongtai Futures APP, ZHONGTECH strategy platform, new investment and research system, and real account trading competition system, and comprehensively promoted the construction of continuous supportive care customer service platform; secondly, we strengthened our self-development capabilities to better serve our industrial customers, optimized the functional modules of the OTC options business management system and spot system, and comprehensively improved service efficiency and accuracy; thirdly, we continued to strengthen the support of quantitative business services by optimizing the quantitative systems, quantitative resources, and the layout of quantitative businesses, to ensure the competitive advantage of our Company's quantitative service system. In terms of operational system construction, firstly, we continued to promote the innovative application of data, expanded the scenario coverage of our services, and deeply tapped the potential value of data; secondly, based on the implementation of guestion-answering scenarios using large models, we integrated content such as frequently-asked questions and internal system libraries to empower customer managers to improve their customer service capabilities; thirdly, we launched the automatic synchronization function for the primary and secondary roles switching in the mobile business hall 3.0, which reduced manual operation steps and effectively improved business processing efficiency; fourthly, we completed the construction and launch of a unified silver futures gateway, and achieved the switching of primary and secondary roles in silver futures business, involving multiple cooperative banks, and efficiently improving the operational efficiency and stability of silver futures business.

VI. DEVELOPMENT PLAN FOR THE SECOND HALF OF THE YEAR

In the second half of 2025, the Company will adhere to the guidance of Xi Jinping Thought on Socialism with Chinese Characteristics for a New Era, focus on the high-quality development which is our top priority, actively cope with new challenges, accurately seize new opportunities, uphold and tighten the overall leadership of the CPC, adhere to the business development approach of "holding fast to one direction and one method", enhance our core functions and increase our core competitiveness, implement the management requirements of "diligently performing one's indispensable responsibilities and duties, and refraining from three types of actions", strengthen management, invigorate work style, uphold the bottom lines of compliant operations and integrity in employment, endeavor to "become a model for serving the real economy in Shandong", and foster Zhongtai Futures to play a part in achieving Shandong's goal of "leading the way and taking on major responsibilities", striving to build a modern, first-class futures company characterized by loyalty, compliance, innovation, and mutual benefit and sharing.

VII. LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

As at the end of the Reporting Period, the equity attributable to the Company's Shareholders was RMB2,584 million (mainly including share capital of RMB1,001.9 million, capital reserves of RMB662 million, and retained earnings of RMB766 million), representing an increase of 1.26% as compared with RMB2,551 million at the end of 2024, mainly due to an increase in the Group's net profit in the first half of the year.

During the Reporting Period, the Group's total assets decreased, but maintained sound asset quality and liquidity. As at the end of the Reporting Period, the Group's total assets excluding currency margin payable, acting trading securities and pledge margin payable were RMB4,184 million, representing a decrease of 4.68% as compared with total assets excluding currency margin payable, acting trading securities and pledge margin payable of RMB4,389 million at the end of 2024. Of the total, funds deposited with the Futures Exchanges accounted for 32.41%; cash and bank balance accounted for 22.31%; investment assets (including investments in associates and financial assets, primarily investment in financial assets with strong liquidity) accounted for 33.47%, and the fixed assets and intangible assets accounted for 1.50%.

As at the end of the Reporting Period, the Group's gearing ratio (both total assets and total liabilities excluding currency margin payable, acting trading securities and pledge margin payable) was 38.25%, representing a decrease of 3.62 percentage points as compared with that at the end of 2024. The Group's operating leverage (total assets excluding currency margin payable, acting trading securities and pledge margin payable/equity attributable to the Company's Shareholders) was 1.62 times, decreasing by approximately 5.87% as compared with 1.72 times at the end of 2024. As at 30 June 2025, the Group's total liabilities were RMB30,954 million, among which, RMB29,354 million was currency margin payable, acting trading securities and pledge margin payable. The total liabilities (net of currency margin payable, acting trading securities and pledge margin payable) were RMB1,600 million, of which RMB931 million represented amounts payable to over-the-counter option clients, RMB173 million represented derivative financial liabilities, RMB95 million represented employees cost payable, RMB70 million represented short-term borrowings, and RMB22 million represented deferred income tax liabilities. The Group has sufficient resources to repay the aforementioned liabilities.

The Company dynamically monitors the net capital regulatory indicators on a real time basis. A simulation test and stress test will be done on regulatory indicators such as net capital before any material capital investment is made to ensure the Company's ongoing compliance in terms of regulatory indicators.

After taking into consideration of the financial resources available, including current cash flow from operating activities, the Group has enough working capital to meet the capital demand for its business development.

The assets and liabilities held by the Group in foreign currencies are insignificant as compared with the total assets and total liabilities. In terms of the Group's revenue structure, a majority of the business transactions are settled in RMB, and the proportion of income from foreign currency transactions is insignificant. Therefore, the Group does not consider that it is exposed to significant risks associated with foreign exchange rate changes. The Group does not use any derivative financial instruments to hedge the risk of exchange rate changes for now.

VIII. MATERIAL FINANCING OF THE GROUP

The Group did not conduct any material financing during the Reporting Period.

IX. MATERIAL INVESTMENT OF THE GROUP

The Group did not conduct any material investment during the Reporting Period. As at the end of the Reporting Period, the Group did not have any material investments as required to be disclosed in accordance with paragraph 32(4A) of Appendix D2 to the Listing Rules.

As at the date of this report, the Group has no future plan for material investments or acquisition of material capital assets.

X. ACQUISITION AND DISPOSAL OF MATERIAL ASSETS, EXTERNAL GUARANTEE, MORTGAGE, PLEDGE AND MATERIAL CONTINGENT LIABILITIES

During the Reporting Period, there was neither acquisition, disposal or replacement of the Group's material assets or business merger, nor any other major off-balance sheet external guarantee, mortgage, pledge, etc., that might affect the Group's financial position and operating results. The Group has no contingent liabilities during the Reporting Period.

XI. EMPLOYEES, REMUNERATION POLICIES AND TRAINING

As at the end of the Reporting Period, the Group had a total of 740 employees. During the Reporting Period, the staff cost of the Group amounted to approximately RMB151,344,500. For further details, please see Notes VII.26 to the financial statements of this report. The Group provides employees with a good development platform. As at the end of the Reporting Period, the Group's talent team had excellent ultimate quality, with streamlined and efficient middle and back-office functional teams, professional operation and maintenance R&D technical talents, practical investment and research talents and efficiently empowered business support teams. More than 90% of our employees have bachelor's degree or above, and 77% of employees are under 40 years old, and more than 23% of our employees have investment consulting qualifications. Our employees are full of strong entrepreneurial drive.

The Group has established a relatively complete and competitive system in respect of talent training, employment and incentive under which "a person can be either hired or dismissed, promoted or demoted and paid more or less", providing multiple channels for promotion. We have established a remuneration system which allows management by sequence, links incentives and constraints to performance assessment. This system is competitive as compared with our peers and features fairness within the Group. We have established corresponding remuneration incentive policies for different talents. By introducing a strict performance assessment mechanism, the Group issued more incentives related to excellent employees to fully motivate our employees and improve our operating results constantly. The remuneration of the Group's employees consists of basic salary, performance wage, bonus, allowances subsidies, sales commissions and insurance benefits. Basic salary is determined based on a combination of factors such as job duties, responsibilities, operational scale, salary offered by comparable companies, the area where the employee is located, as well as his/her knowledge and experiences; performance wage and bonuses are flexible pay based on the performance appraisal results of respective department and the relevant employee; sales commissions are commissions payable to sales and service persons as a means to motivate them to generate revenue. The Group enters into labor contracts with each employee to establish employment relationships with them according to applicable laws and regulations of the PRC. The Group has established a well-developed welfare security system, under which we maintain contribution to social insurance schemes (pension insurance, medical insurance, unemployment insurance, work-related injury insurance, etc.) and housing provident fund in full for employees in accordance with the Labor Law of the PRC, the Social Insurance Law of the PRC and the requirements of local rules and regulations. The Group also has established an enterprise annuity system and a supplementary medical system, which further expanded the social security system for employees.

The Group has always emphasized talent cultivation. We made efforts on creating a learning-oriented organization based on the needs of business development. Focusing on ideological refinement, political experience, professional training, and practical training for all employees, we strive to build a high-quality, professional first-class talent team that is political-minded, disciplined, tough-minded, and proficient in business. During the Reporting Period, the Group organized 27 routine trainings and produced 30 micro-courses, covering topics such as integrity in employment, warning education, ideological and public opinion management, safe production, rules and regulations learning, anti-money laundering, finance, network security, and presentation on business policies, continuously expanding the coverage of routine trainings.

XII. POSSIBLE RISKS, UNCERTAINTIES AND COUNTERING MEASURES

(I) Major risks

Major risks that the Group might be exposed to include market risk, credit risk, liquidity risk, operational risk and compliance risk. These risks are caused by various uncertainties in the business activities of the Group.

- 1. Market Risk: the risk of the Group to incur losses due to changes in the prices of securities, futures and bulk commodities or interest rates and exchange rates. The major market risks faced by the Group are the price risks of equity assets, price risks of commodities futures, pricing risks of options, hedging risks and interest rate risks.
- 2. Credit Risk: the risk of the Group to incur losses due to the unwillingness or failure of a counter-party to timely perform its contractual obligations. The major credit risks that the Group may encounter are default risks and settlement risks.
- 3. Liquidity Risk: the Group's capital liquidity risk due to unavailability of sufficient capital to meet the obligations of the liabilities or payment settlement during operation and its trading liquidity risk due to the failure to buy or dispose of options, physical commodities and option contracts at the market prices.
- 4. Operational Risk: the risk of incurring losses due to a series of non-financial issues, including incomplete internal operation process, staff, system or negative external incidents.
- 5. Compliance Risk: the risk that the Group or its employees may face legal sanction, regulatory measure and self-regulatory punishment and may incur economic losses and reputation harm due to the violation of laws, regulations and self-regulatory rules on the part of our business activities or behavior of our staff.

(II) Counter measures which were taken

1. General Countermeasures

(1) Establishing a scientific and effective risk management structure

The Company's Board of Directors is the highest decision-making organ in respect of risk management, with the Risk Control Committee and the Audit Committee in charge of reviewing and auditing major risk matters; the Supervisory Committee is responsible for supervising the Board of Directors and inspecting the Board of Directors and the senior management in performing their risk management duties; the management is responsible for organizing and carrying out the Company's daily comprehensive risk management; the chief risk officer is responsible for organizing, coordinating and implementing all kinds of comprehensive risk management activities; the compliance and risk control department is the centralized management department in charge of the Company's overall risk management, who conducts daily comprehensive risk management under the leadership of the Chief Risk Officer; other functional departments, branches and Zhongtai Huirong Capital are responsible for setting up their own compliance and risk control positions respectively, whose duties are to assist their leaders in organizing the identifying, assessing, monitoring, coping with and reporting their own various risks.

(2) Continuously optimizing the corporate governance structure

The Company continuously optimizes its corporate governance structure and continuously builds up our corporate governance capacity. The general meeting, the Board of Directors, the Supervisory Committee and the management shall abide by laws and regulations and the relevant provisions of the Articles of Association, and perform their respective duties and play their respective roles, coordinate their operations and effectively check and balance the authority among them. The rules of procedure for the General Meeting, the Board of Directors and the Supervisory Committee, the Articles of Association and other internal regulations conform with the relevant laws and regulations and have been effectively implemented. At the same time, they can be optimized in time according to the Company's development and market changes, and the corporate governance capacity are being continuously improved.

(3) Consistently improving the overall risk management system

The Company's risk management covers all departments and subsidiaries in every part of our business and throughout our operations. The Company has established and continuously improved a comprehensive risk management system covering all types of risks, and standardized the risk management procedures. It takes the Company as a whole to organize and carry out risk management by gathering risk information and business data of all branches and subsidiaries for risk identification, risk assessment, risk monitoring, risk handling and risk reporting.

(4) Continuously increasing risk control awareness

The Company puts great emphasis on enhancing risk control awareness and developing risk control capabilities among our staff. Through internal advocating and training, the Company constantly enhances the capabilities of the employees in identifying and preventing risks as well as raising their risk management awareness, and fosters a favorable risk management culture and ensures that the general risk management objectives of the Company are achieved.

2. Countering Measures Against Major Risks

(1) Market Risk

- ① The Company has established a systematic investment management mechanism, and continuously strengthens analysis of the financial market. Prior to commencement of a new investment project, a business unit is required to submit an application to the Company's senior management, conduct due diligence, describe the transaction nature, analyze the potential market risks and possible consequences.
- ② The Company adopts diversified capital management strategies to avoid excessive concentration of capital use. We enhance research on interest rate and exchange rate risks to make more forward-looking decisions about capital use, and the relevant decision-making organizations will decide whether a plan is feasible using standardized procedures.
- The Company tracks and monitors all kinds of risk limits using quantitative indicators in the trading and risk control process, to strengthen monitoring of the exposure limits, concentration limits, preset warning lines, stop lines and position sizes. Designated personnel is on duty for monitoring, strengthening risk hedge, in order to reduce the losses resulting from drastic fluctuation and unexpected movement of market price.

(2) Credit Risk

- ① For credit risks related to the commodity futures and spot transaction and risk management business of Zhongtai Huirong Capital, the Group has established a client credit evaluation system for assessing the credit ratings of the existing and potential clients based on the appraisal conducted by the Group's risk control personnel, and adjust the credit rating of a client based on the client's financial conditions and co-operation experiences with the Group.
- ② For credit risks related to the futures brokerage business, the Company conducts risk rating on clients based on their assets, professional knowledge on futures, trading experiences and risk tolerance before entering into futures brokerage contracts with such clients. Accordingly, the Company provides appropriate services to them and implements corresponding risk control measures. The Company requires our clients to maintain margin deposits no less than those required by the Futures Exchanges. When a client's margin deposits falls short, the relevant compliance and risk control executive closes out the position compulsorily in strict compliance with the internal control measures of the Company and with reference to the clients' past trading history and reputation. This measure can control the risk of margin call liquidation while retaining premium clients.

(3) Liquidity Risk

- ① The Company has established a net capital risk assessment and monitoring system to continuously monitor the Company's net capital and other risk regulatory indicators.
- 2 The Company strengthens real-time monitoring and management of large amounts of capital in order to achieve centralized fund allocation and coordinated liquidity risk management.
- The Company conducts a stress test on the risk control indicators on an ad hoc basis by observing the effects on the major regulatory indicators and the cash flow of the Company under different scenarios, such as drastic fluctuation in market price, material lack of market liquidity or massive changes in macro-economic environment, and works out prevention measures and emergency plans.
- 4 Zhongtai Huirong Capital selects those commodities that are actively traded in the spot market for business when conducting commodity trading and risk management business so as to reduce the trading liquidity risk.

(4) Operational Risk

- The Company formulates and strictly implements internal control system and work procedures with written terms covering every business line of the Company, including human resources and administration, brokerage business, intermediary management, trading, settlement, delivery, compliance and internal control, risk control, legal affairs, anti-money laundering, customer service, financial management, information technology, research and development and investor education, asset management and option business. The Company constantly expands and improves such systems in accordance with the laws and regulations, requirements of self-regulatory rules and the development of new businesses.
- ② The Company continuously classifies the risk points of each business line to form a control list, and constantly improves procedures, strengthens accountability. We increased the operational level of our employees in an aim to reduce operational risks caused by internal operating procedures and personnel mistakes. We strictly implemented the reward and punishment measures for units or individuals who cause operational risks or who effectively avoid operational risks, and holds internal self-examination and rectification to avoid the recurrence of similar risks.
- 3 To avoid employee moral hazard, the Company established open, fair and impartial human-oriented incentives such as remuneration and promotion to provide our employees with a favorable development environment, and to enhance their sense of responsibility and dedication to their duties. We hold trainings about professional ethics, educate employees about operational standards, prohibited transfer of benefits and market manipulation, to reduce possible human operational risks.

(5) Compliance Risk

- ① The Company has built up a well-structured compliance management system and organizational system, and appointed a chief risk officer who is fully responsible for the risk management, internal control and compliance, etc.
- ② The Company has designated compliance and risk control executives in the departments of the headquarters, each branch and Zhongtai Huirong Capital to strengthen risk control before the facts and in the course of the facts.
- The Company has an audit department who periodically inspects the rationality, legitimacy, compliance and effectiveness of the internal control system of the Company, the business operation and financial revenue and expenditure of each operating entity, the operational procedures of each functional department and the duty-performance of our personnel.
- The compliance and risk control department and the audit department of the Company have adopted certain measures to reduce compliance risks, including interpreting the latest laws and regulations in a timely manner, conducting compliance training, offering compliance consultation and carrying out compliance monitoring and compliance check, and internal audit, etc.

Corporate Governance Report

The Company is committed to enhancing corporate governance standards and regards it as an integral part of creating values for Shareholders. The Company has established a corporate governance structure comprising "Party Committee, General Meeting, Board of Directors, Supervisory Committee and the Senior Management". The Party Committee of the Company plays a leading role, which provides direction, manages the overall situation and urges policy implementation, and deliberates and decides on major issues of the Company in accordance with relevant rules and regulations. The general meeting is the highest authority of the Company, with the Board of Directors, the Supervisory Committee and the senior management serving as the organs for decision-making, supervision and execution, respectively. The Company firmly believes that a sound corporate governance is important for the Company to pursue standardized and healthy development and guard against major operational risks, and it is crucial to enhance the Company's ability to operate in compliance with laws and regulations. The Board of Directors of the Company attaches great importance to the corporate governance, and enforces internal management in every aspect, effectively strengthens construction of compliance and risk control culture. It takes a series of improvement measures in personnel management and compliance and internal control management and continuously improves the Company's governance to ensure that the Company operates in a sustainable and healthy manner. The Company also adopted the Corporate Governance Code as the Company's corporate governance practice.

I. COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

During the Reporting Period, the Company has strictly complied with all the code provisions set out in the Corporate Governance Code, and has met the requirements of most of the recommended best practice provisions set out therein.

II. SECURITIES TRANSACTIONS BY DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

The Company has adopted the Model Code as the code for all Directors and Supervisors to conduct transactions of the Company's securities. The Company has also set guidelines, at least as strict as the Model Code, on transactions of the Company's securities for the senior management. The Company has made specific inquiries to all Directors and Supervisors about their compliance with the Model Code, and they all confirmed that they had complied with the standards specified in the Model Code during the Reporting Period. The Company has made specific inquiries to the senior management about their compliance with the guidelines on transactions of the Company's securities, and the Company did not notice any violation of the guidelines during the Reporting Period.

III. INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has appointed a sufficient number of independent non-executive Directors with appropriate professional qualifications, or appropriate accounting or relevant financial management expertise in accordance with the requirements of Rule 3.10 of the Listing Rules. As at the end of the Reporting Period, the three independent non-executive Directors of the Company were Mr. Zheng Jianping, Mr. Chen Hua and Mr. Luo Xinhua.

Corporate Governance Report

IV. AUDIT COMMITTEE

The Company has established the Audit Committee in accordance with the requirements of the Listing Rules. The primary responsibilities of the Audit Committee are overseeing and evaluating the work performed by the external auditor; directing the work of the internal auditor; reviewing and expressing opinions on the Company's financial report; evaluating the effectiveness of the internal controls; coordinating the communication between the management, internal auditor and related departments and the external auditor; performing the duties of control and routine management of connected transactions of the Company; and other duties as assigned by the Board and other things as required by the relevant laws and regulations.

The Audit Committee consists of four Directors: Mr. Luo Xinhua (independent non-executive Director), Mr. Zheng Jianping (independent non-executive Director), Mr. Chen Hua (independent non-executive Director) and Ms. Wang Hui (non-executive Director). Mr. Luo Xinhua currently serves as the chairman of the Audit Committee.

On 29 August 2025, the Audit Committee has reviewed and confirmed the Company's interim results announcement for the six months ended 30 June 2025, the 2025 interim report and the unaudited interim financial statements for the six months ended 30 June 2025 prepared in accordance with China Accounting Standards for Business Enterprises.

V. DIRECTORS' RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the Group's consolidated financial statements for the six months ended 30 June 2025. The financial information set out in this interim report is unaudited.

Other Information

I. SHARE CAPITAL

As at the end of the Reporting Period, the total share capital of the Company was RMB1,001,900,000, divided into 1,001,900,000 Shares (including 724,810,000 Domestic Shares and 277,090,000 H Shares) with a nominal value of RMB1.00 each.

II. PUBLICATION OF INTERIM RESULTS

The announcement of the interim results of the Group for the six months ended 30 June 2025 was published on the HKEXnews website of the Hong Kong Stock Exchange (www.hkexnews.hk) and the Company's website (www.ztqh.com) on 29 August 2025.

III. INTERIM DIVIDEND

When reviewing the interim results of Group for the six months ended 30 June 2025, the Board of Directors did not have any proposal of profit distribution.

IV. PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

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

As at the end of the Reporting Period, the Company did not hold any treasury shares.

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

As at the end of the Reporting Period, none of the Directors, Supervisors or the General Manager of the Company had any interests or short positions (within the meaning of Part XV of the SFO) in the Shares, underlying Shares or debentures of the Company or any of its associated corporations (as defined in Part XV of the Securities and Futures Ordinance), based on the records of the register required to be kept pursuant to Section 352 of the SFO, and the notices given by such Directors, Supervisors and the General Manager to the Company and the Hong Kong Stock Exchange pursuant to the Model Code.

VI. INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN SHARES AND UNDERLYING SHARES

As at the end of the Reporting Period, to the knowledge of the Directors, the interests or short positions of the following persons (who are not Directors, Supervisors or the General Manager of the Company) in the Shares or underlying Shares of the Company, which were required to be disclosed to the Company pursuant to Divisions 2 and 3 of Part XV of the SFO or recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO, were as follows:

Name of Shareholder	Class of Shares	Capacity	Number of Shares held	Approximate percentage of the total issued Shares	Approximate percentage of shareholding in the relevant class of Shares
Zhongtai Securities Co., Ltd. (formerly known as Qilu Securities Co., Ltd.) (1)	Domestic Shares	Beneficial owner	632,176,078 (long position)	63.10%	87.22%
Shandong Energy Group Co., Ltd. (1)	Domestic Shares	Interest of controlled corporation	632,176,078 (long position)	63.10%	87.22%
CM International Capital Limited ⁽²⁾	H Shares	Beneficial owner	18,211,000 (long position)	1.82%	6.57%
CMIG International Capital Limited (中民投國際資本 有限公司) ⁽²⁾	H Shares	Interest of controlled corporation	18,211,000 (long position)	1.82%	6.57%
China Minsheng Investment Group Corp., Ltd. (中國民生投資股份有限 公司) ⁽²⁾	H Shares	Interest of controlled corporation	18,211,000 (long position)	1.82%	6.57%
Xu Guiqin	H Shares	Beneficial owner	18,276,000 (long position)	1.82%	6.59%

The calculation above is based on 724,810,000 Domestic Shares and 277,090,000 H Shares (1,001,900,000 Shares in total) issued by the Company as at 30 June 2025.

Notes:

- 1. Shandong Energy Group Co., Ltd. indirectly holds 36.09% equity interest in Zhongtai Securities Co., Ltd. through its wholly-owned subsidiaries Xinwen Mining Group Co., Ltd. and Zaozhuang Mining (Group) Co., Ltd., and therefore, Shandong Energy Group Co., Ltd. is deemed to be interested in 632,176,078 (long position) Domestic Shares of the Company held by Zhongtai Securities Co., Ltd. for the purpose of Part XV of the SFO.
- 2. CM International Capital Limited directly holds 18,211,000 (long position) H Shares of the Company. According to the form of disclosure of interest submitted by China Minsheng Investment Group Corp., Ltd. (中國民生投資股份有限公司) to the Hong Kong Stock Exchange on 4 October 2018, CMIG International Capital Limited (中民投國際資本有限公司) holds 100% of the equity interest in CM International Capital Limited, and China Minsheng Investment Group Corp., Ltd. (中國民生投資股份有限公司) and CMI Financial Holding Corporation (a company wholly-owned by CMIG Asia Asset Management Co., Ltd. (中民投亞洲資產管理有限公司), hold 31.5% and 68.5% of equity interests in CMIG International Capital Limited (中民投國際資本有限公司), respectively. Therefore, China Minsheng Investment Group Corp., Ltd. (中國民生投資股份有限公司), CMIG Asia Asset Management Co., Ltd. (中民投亞洲資管理有限公司), CMI Financial Holding Corporation and CMIG International Capital Limited (中民投國際資本有限公司) are deemed to be interested in the 18,211,000 (long position) H Shares of the Company held by CM International Capital Limited for the purpose of Part XV of the SFO.

Save as disclosed above, as at the end of the Reporting Period, the Directors were not aware of any other person (who are not Directors, Supervisors or the General Manager of the Company) who had interests or short positions in the Shares or underlying Shares of the Company, which were required to be disclosed to the Company pursuant to Divisions 2 and 3 of Part XV of the SFO, or, which were recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO.

VII. CHANGES OF DIRECTORS, SUPERVISORS AND THE GENERAL MANAGER AND UPDATED INFORMATION

During the Reporting Period, save as disclosed below, there was no change to the information about the Directors, Supervisors and the General Manager of the Company which are required to be disclosed under Rule 13.51B of the Listing Rules.

- 1. On 25 February 2025, Mr. Zhou Shunyuan was elected as a non-employee representative Director (executive Director) of the fourth session of the Board of Directors of the Company at the first extraordinary general meeting of the Company in 2025. The appointment took effect on 25 February 2025.
- 2. On 27 February 2025, Mr. Zhou Shunyuan was appointed as the General Manager and the chairman and a member of the Risk Control Committee of the Board of the Company at the 30th meeting of the fourth session of the Board of Directors of the Company. These appointments took effect on 27 February 2025; Mr. Liu Yunzhi, a deputy general manager of the Company, ceased to perform the duties of the General Manager of the Company with effect from on 27 February 2025.
- 3. On 13 June 2025, the Company held the 2024 Annual General Meeting and the 34th meeting of the fourth session of the Board of Directors, electing Mr. Lyu Xiangyou as an executive Director and the Chairman of the Company, the chairman and a member of the Strategic Development Committee of the Board of Directors. These appointments took effect on 13 June 2025; Mr. Zhong Jinlong ceased to serve as the Chairman and a Director, the chairman and a member of the Strategic Development Committee of the Board of Directors of the Company with effect from 13 June 2025.
- 4. Mr. Liang Zhongwei, an executive Director of the Company, resigned as a member of the Nomination Committee of the Board with effect from from 13 June 2025; Ms. Wang Hui, a non-executive Director of the Company, was appointed as a member of the Nomination Committee of the Board on 13 June 2025.
- 5. Mr. Chen Hua, an independent non-executive Director of the Company, has become an independent director of Nanjing Shenghai Shipping Co., Ltd. since 3 March 2025.
- 6. Mr. Zhou Shunyuan, an executive Director and the General Manager of the Company began to serve as the director of the wealth management committee and the general manager of the wealth management department of the Company with effect from 22 April 2025.
- 7. Mr. Zhou Shunyuan, an executive Director and the General Manager of the Company, has concurrently served as the director and chairman of Zhongtai Huirong Capital since 27 April 2025.
- 8. Mr. Zhou Shunyuan, an executive Director and the General Manager of the Company, has concurrently served as a member of the Risk Management Committee of Guangzhou Futures Exchange since 13 June 2025.

Review Report



信永中和会计师事务所

北京市东城区朝阳门北大街 8号富华大厦A座9层 联系电话: +86(010)6554 2288 telephone: +86(010)6554 2288

Shine Wing

certified public accountants

No. 8, Chaoyangm.
Dongcheng District
100027, P.R.China

9/F, Block A, Fu Hua Mansion, No. 8, Chaoyangmen Beidajie, Dongcheng District, Beijing,

传真: +86(010)6554 7190 facsimile: +86(010)6554 7190

XYZH/2025JNAA1B0330 Zhongtai Futures Company Limited

To all the shareholders of Zhongtai Futures Company Limited:

We have reviewed the accompanying financial statements of Zhongtai Futures Company Limited (hereinafter referred to as the "Zhongtai Futures Company" or the "Company"), including the Consolidated and Parent Company's Balance Sheet as at June 30th, 2025, the Consolidated and Parent Company's Income Statement, Consolidated and Parent Company's Cash Flow Statement, Consolidated Statement of Changes in Shareholders' Equity and Parent Company's Statement of Changes in Shareholders' Equity, and Notes to the Financial Statements for the period January to June 2025. The preparation and fair presentation of these financial statements is the responsibility of the Management of Zhongtai Futures Company and our responsibility is to issue a review report on these financial statements based on our review work performed.

We performed our review in accordance with *Chinese Certified Public Accountant Review Standard No. 2101* – *Review of Financial Statements*. The standard requires that we plan and perform a review to obtain limited assurance about whether the financial statements are free from material misstatement. The review is limited primarily to making enquiries of persons in the Company and performing analytical procedures on financial data and provides a lesser degree of assurance than an audit. We did not perform an audit and, accordingly, do not express an audit opinion.

Based on our review, nothing has come to our attention that causes us to believe that the financial statements are not prepared, in all material respects, in accordance with the provisions of the ASBE and do not present fairly the Consolidated and Parent Company's financial position as at June 30th, 2025 and the Consolidated and Parent Company's results of operations and cash flows for the period January to June 2025.

ShineWing Certified Public Accountants (LLP)

Chinese Certified Public Accountant: Wang Gongyong

Chinese Certified Public Accountant: Lyu Yulei

Consolidated Balance Sheet

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Assets	Note	June 30th, 2025	December 31st, 2024
Assets:			
Cash and cash equivalents	VII.1	18,888,933,243.91	20,752,524,020.89
Including: Futures margin deposits		17,860,794,785.95	19,508,067,982.66
Settlement provisions	VII.2	1,015,814.38	1,994,718.42
Currency margin receivable	VII.3	11,462,801,581.27	9,278,897,045.36
Pledge margin receivable	VII.4	1,221,064,989.60	1,784,258,096.00
Settlement guarantees receivable	VII.5	70,141,477.98	48,276,456.95
Risk loss receivables	VII.6	252,152.25	411,088.00
Handling fees and commission receivables		12,777.26	12,777.26
Receivables	VII.7	225,542,055.88	268,335,369.30
Inventories	VII.8	44,329,139.50	41,151,801.88
Contract assets	VII.9	7,832,078.28	8,153,643.93
Buying back the sale of financial assets	VII.10	27,702,649.87	25,574,328.16
Financial assets held for trading	VII.11	1,327,488,920.42	1,278,285,166.84
Investments in other equity instruments	VII.13	1,400,000.00	1,400,000.00
Long-term equity investments	VII.14	43,609,059.20	44,014,241.10
Investment properties			
Fixed assets	VII.15	44,169,678.48	46,527,358.86
Construction in progress			
Right-of-use assets	VII.16	18,131,164.54	23,131,454.86
Intangible assets	VII.17	18,511,240.05	16,092,648.97
Goodwill			
Deferred tax assets	VII.18	52,187,234.77	48,797,579.36
Other assets	VII.19	82,060,345.84	89,302,270.15
Total assets		33,537,185,603.48	33,757,140,066.29
ו טומו מסטטוט		33,337,105,003.48	55,757,140,000.29

Consolidated Balance Sheet

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Liabilities and shareholders' equity	Note	June 30th, 2025	December 31st, 2024
Liabilities:			
Short-term loans	VII.20	69,670,566.67	106,130,553.51
Acting trading securities	VII.21	2,038,267.91	1,499,466.84
Currency margin payable	VII.22	28,130,401,487.34	27,582,167,413.80
Pledge margin payable	VII.23	1,221,064,989.60	1,784,258,096.00
Financial liabilities held for trading	VII.12	173,391,713.60	138,638,899.79
Futures risk reserves	VII.24	206,305,439.50	197,501,973.18
Futures investors' security funds payable	VII.25	1,056,140.81	1,314,510.58
Employee benefits payable	VII.26	95,145,360.95	79,921,847.28
Notes payable	VII.27	3,000,000.00	6,930,000.00
Taxes payable	VII.28	4,511,292.61	5,631,929.37
Payables	VII.29	975,950,990.37	1,181,850,078.44
Contract liabilities	VII.30	8,646,653.67	6,205,941.08
Lease liabilities	VII.31	18,553,349.60	24,148,142.42
Provisions	VII.32	24,654.03	24,654.03
Deferred tax liabilities	VII.18	22,102,863.98	19,848,770.89
Other liabilities	VII.33	21,795,493.16	69,763,143.59
Total liabilities hareholders' equity: Share capital	VII.34	1,001,900,000.00	31,205,835,420.80 1,001,900,000.00
Snare capital	VII.34	1,001,900,000.00	1,001,900,000.00
Other equity instruments Including: Preferred shares Perpetual bonds			
Capital reserves	VII.35	661,934,066.94	661,934,066.94
Less: Treasury share	\/II 00	0.000.000.00	0.000.070.74
Other comprehensive income	VII.36	2,299,602.86	2,662,673.74
Surplus reserves	VII.37	125,975,949.58	125,975,949.58
General risk reserve	VII.38	150,970,999.09	150,970,999.09
Undistributed profits	VII.39	640,445,721.21	607,860,956.14
Total shareholders' equity attributable to		0 500 500 000 00	0.554.004.045.40
the parent company		2,583,526,339.68	2,551,304,645.49
Non-controlling interests			
Total shareholders' equity		2,583,526,339.68	2,551,304,645.49
Total liabilities and shareholders' equity		33,537,185,603.48	33,757,140,066.29

Legal Representative: Lyu Xiangyou Person in Charge of Accounting Work:

Liu Yunzhi

Person in Charge of Accounting Department: Wang Yongxi

Parent Company's Balance Sheet

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Assets	Note	June 30th, 2025	December 31st, 2024
Assets:			
Cash and cash equivalents	XVIII.1	18,315,444,174.60	20,227,835,390.44
Including: Futures margin deposits		17,860,794,785.95	19,508,067,982.66
Settlement provisions		1,015,814.38	1,994,718.42
Currency margin receivable		11,462,801,581.27	9,278,897,045.36
Pledge margin receivable		1,221,064,989.60	1,784,258,096.00
Settlement guarantees receivable		70,141,477.98	48,276,456.95
Risk loss receivables		252,152.25	411,088.00
Handling fees and commission receivables		12,777.26	12,777.26
Receivables		4,673,574.62	7,132,373.20
Inventories			
Contract assets		7,832,078.28	8,153,643.93
Buying back the sale of financial assets		16,851,000.00	13,116,000.00
Financial assets held for trading		1,141,357,732.57	1,060,962,286.38
Investments in other equity instruments		1,400,000.00	1,400,000.00
Long-term equity investments	XVIII.2	781,577,508.00	781,577,508.00
Investment properties			
Fixed assets		43,464,486.56	45,488,981.38
Construction in progress			
Right-of-use assets		17,310,652.65	21,187,372.58
Intangible assets		19,138,221.66	16,754,185.59
Goodwill			
Deferred tax assets			
Other assets		55,123,903.69	60,636,550.37
Tabel access		00 450 400 405 07	00 050 004 470 00
Total assets		33,159,462,125.37	33,358,094,473.86

Parent Company's Balance Sheet

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Liabilities and shareholders' equity Note	June 30th, 2025	December 31st, 2024
Liabilities:		
Acting trading securities	2,038,267.91	1,499,466.84
Currency margin payable	28,864,337,140.73	28,504,945,628.06
Pledge margin payable	1,221,064,989.60	1,784,258,096.00
Financial liabilities held for trading		
Futures risk reserves	206,305,439.50	197,501,973.18
Futures investors' security funds payable	1,056,140.81	1,314,510.58
Employee benefits payable XVIII.3	71,097,310.07	58,518,019.63
Notes payable		
Taxes payable	4,163,311.08	4,603,815.74
Payables	47,820,213.48	65,880,974.34
Contract liabilities		
Lease liabilities	17,747,456.91	22,098,833.25
Provisions	24,654.03	24,654.03
Deferred tax liabilities	22,102,863.98	19,848,770.89
Other liabilities	12,293,667.05	50,455,946.76
Total liabilities	30,470,051,455.15	30,710,950,689.30
Shareholders' equity: Share capital Other equity instruments Including: Preferred shares	1,001,900,000.00	1,001,900,000.00
Perpetual bonds Capital reserves Less: Treasury share Other comprehensive income	650,629,528.42	650,629,528.42
Surplus reserves	125,975,949.58	125,975,949.58
General risk reserve	150,970,999.09	150,970,999.09
Undistributed profits	759,934,193.13	717,667,307.47
Total shareholders' equity	2,689,410,670.22	2,647,143,784.56
Total liabilities and shareholders' equity	33,159,462,125.37	33,358,094,473.86

Legal Representative: Person in Charge of Accounting Work: Person in Charge of Accounting Lyu Xiangyou Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Consolidated Income Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iter	n	Note	January-June 2025	January-June 2024
I.	Operating income	\	414,924,452.65	833,197,095.33
	Net handling fees and commission income	VII.40	171,164,871.14	159,883,809.41
	Net interest income	VII.41	106,592,853.32	133,689,734.56
	Investment income (Loss marked with "-") Including: Investment income from associates	VII.42	59,649,389.45	-133,535,498.57
	and joint ventures		-148,579.08	1,060,765.78
	Gains from changes in fair value			
	(Loss marked with "-")	VII.43	-24,702,238.02	91,834,420.61
	Exchange earnings (Loss marked with "-")		-1,785.98	-109,464.26
	Other operation income	VII.44	101,850,853.12	581,113,056.38
	Gains on disposal of assets			
	(Loss marked with "-")		-951.61	-8,350.53
	Other income	VII.45	371,461.23	329,387.73
II.	Operating expenses		366,291,310.16	828,524,433.87
•••	Expenditure on provision for futures risk	VII.46	8,803,466.32	8,614,711.70
	Taxes and surcharges	VII.47	1,158,173.64	1,118,260.88
	Business and management fees	VII.48	250,458,104.80	223,451,922.10
	Credit impairment loss	VII.49	-135,442.36	-107,143.11
	Impairment losses on assets	VII.50	4,036,377.51	102,713.34
	Other business costs	VII.51	101,970,630.25	595,343,968.96
III.	Operating profit (Loss marked with "-")		48,633,142.49	4,672,661.46
	Add: Non-operating income	VII.52	617,668.29	526,455.06
	Less: Non-operating expenses	VII.53	621,934.59	3,381,885.53
IV.	Total profits (Total losses marked with "-")		48,628,876.19	1,817,230.99
	Less: Income tax expenses	VII.54	16,044,111.12	1,226,362.77
٧.	Net profits		32,584,765.07	590,868.22
	(I) Classified by business continuity:		32,584,765.07	590,868.22
	Net profits from continuing operations			·
	(Net losses marked with "-")		32,584,765.07	590,868.22
	2. Net profits from discontinued operations			
	(Net losses marked with "-")		20 504 765 07	E00 060 00
	(II) Classified by ownership:		32,584,765.07	590,868.22
	 Net profit attributable to shareholders of the parent company (Net losses marked 			
	with "-")		32,584,765.07	590,868.22
	2. Profit or loss of minority shareholders		02,001,100101	330,000.22
	(Net losses marked with "-")			

Consolidated Income Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

VI. Net after-tax amount of other comprehensive income Net after-tax amount of other comprehensive income attributable to shareholders of the parent company (I) Other comprehensive income that cannot be reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss under the equity method 2. Fair value changes of enterprise's own credit risks 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII. Said Said Said Said Said Said Said Said	Iten	n			Note	January-June 2025	January-June 2024
Net after-tax amount of other comprehensive income attributable to shareholders of the parent company (I) Other comprehensive income that cannot be reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VIII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. 57 0.0325 164,586.94 164,586.94	VI.	Net	afte	er-tax amount of other comprehensive			
income attributable to shareholders of the parent company (I) Other comprehensive income that cannot be reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss under the equity method 2. Fair value profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. Earnings per share VIII. Satistical composition and the company shareholders VIII. Earnings per share VIII. Earnings per share VIII. Earnings per share VIII. Satistical composition and the cannot be reclassified into profit or cannot be reclassified into profit or cannot be reclassified into profit or loss under the equity method before the parent company satisfied from financial assets to the parent company satisfied from financia						-363,070.88	164,586.94
(I) Other comprehensive income that cannot be reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.00325				•			
(I) Other comprehensive income that cannot be reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. Earnings per share (I) Basic earnings per share VIII. Earnings per share						-363,070,88	164 586 94
reclassified into profit or loss 1. Remeasurement of changes in defined benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. 57 0.0325 0.0006						333,373,333	101,000.01
benefit plans 2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. 57 VIII. Earnings per share (II) Basic earnings per share VIII. 57 VIII. Earnings per share (II) Basic earnings per share VIII. 57 VIII. 57 VIII. 58 VIII. 57 VIII. 58 VIII.		, ,					
2. Other comprehensive income not converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII.57 O.00325 O.0006			1.				
converted into profit or loss under the equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII.57 O.0025 O.0006				·			
equity method 3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.00325 0.0006			2.				
3. Fair value changes of investments in other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share							
other equity instruments 4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0025			3				
4. Fair value changes of enterprise's own credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0025			٥.	=			
credit risks (II) Other comprehensive income to be reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325			4.				
reclassified to profit or loss 1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 -363,070.88 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94 164,586.94							
1. Other comprehensive income available for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325 O.0006		(II)	Oth	ner comprehensive income to be			
for transfer to profit or loss under the equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325 0.0006			rec			-363,070.88	164,586.94
equity method 2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325 0.0006			1.				
2. Fair value changes of other debt investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 O.0325 O.0006				·			
investments 3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0025			0				
3. Amount reclassified from financial assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 O.00325 O.0006			۷.	=			
assets to other comprehensive income 4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII. 57 0.0325 0.0006			3				
4. Provision for credit impairment of other debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. 57 0.0325			0.				
debt investments 5. Cash flow hedge reserves 6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII. 57 O.0025			4.	· · · · · · · · · · · · · · · · · · ·			
6. Translation difference of foreign currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 -363,070.88 164,586.94 755,455.16 755,455.16 755,455.16 755,455.16							
currency statements Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VIII.57 -363,070.88 164,586.94 -363,070.88 164,586.94 755,455.16 755,455.16 755,455.16 70.0006			5.	_			
Net after-tax amount of other comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 O.0325			6.				
comprehensive income attributable to minority shareholders VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 32,221,694.19 755,455.16 755,455.16						-363,070.88	164,586.94
WII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders WIII. Earnings per share (I) Basic earnings per share VII.57 32,221,694.19 755,455.16 755,455.16 755,455.16							
VII. Total comprehensive income Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 32,221,694.19 755,455.16 755,455.16 755,455.16 755,455.16				·			
Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325				minority snareholders			
Total comprehensive income attributable to shareholders of the parent company Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325	VII.	Tota	al co	omprehensive income		32,221,694.19	755,455.16
Total comprehensive income attributable to minority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325							·
winority shareholders VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325 0.0006		S	hare	holders of the parent company		32,221,694.19	755,455.16
VIII. Earnings per share (I) Basic earnings per share VII.57 0.0325 0.0006							
(I) Basic earnings per share VII.57 0.0325 0.0006		n	ninor	ity shareholders			
(I) Basic earnings per share VII.57 0.0325 0.0006	\/111	For	nina	us nor share			
	V III.				VII 57	0.0325	0 0006
THE DIRECT CALIFIED DELONGE U.COCO		(1)		uted earnings per share	v 11.07	0.0325	0.0006

Legal Representative: Lyu Xiangyou Person in Charge of Accounting Work: Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Parent Company's Income Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iter	n	Note	January-June 2025	January-June 2024
l.	Operating income Net handling fees and commission income Net interest income Investment income (Loss marked with "-") Including: Investment income from associates and joint ventures Gains from changes in fair value	XVIII.4 XVIII.5	304,339,249.71 176,685,374.11 103,022,182.02 12,770,506.70	319,996,344.25 172,421,669.98 120,268,953.72 10,437,205.66
	(Loss marked with "-") Exchange earnings (Loss marked with "-") Other operation income Gains on disposal of assets (Loss marked with "-") Other income		6,423,978.68 -1,785.98 5,114,246.66 -951.61 325,699.13	13,681,100.31 821.67 3,001,242.64 -8,350.53 193,700.80
II.	Operating expenses Expenditure on provision for futures risk Taxes and surcharges Business and management fees Credit impairment loss Impairment losses on assets Other business costs	XVIII.6	242,441,041.08 8,803,466.32 991,991.87 232,130,709.74 -112,485.34 627,358.49	211,914,607.22 8,614,711.70 760,830.83 202,646,207.80 -107,143.11
III.	Operating profit (Loss marked with "-") Add: Non-operating income Less: Non-operating expenses		61,898,208.63 300,960.51 487,786.59	108,081,737.03 113.55 3,381,620.97
IV.	Total profits (Total losses marked with "-") Less: Income tax expenses		61,711,382.55 19,444,496.89	104,700,229.61 24,747,937.92
V.	Net profits (Net losses marked with "-") (I) Net profits from continuing operations (Net losses marked with "-") (II) Net profits from discontinued operations (Net losses marked with "-")		42,266,885.66 42,266,885.66	79,952,291.69 79,952,291.69

Parent Company's Income Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Item		Note	January-June 2025	January-June 2024
	after-tax amount of other comprehensive			
(1)	Other comprehensive income that cannot be			
	reclassified into profit or loss			
	 Remeasurement of changes in defined benefit plans 			
	2. Other comprehensive income not			
	converted into profit or loss under the			
	equity method 3. Fair value changes of investments in			
	other equity instruments			
	4. Fair value changes of enterprise's own			
	credit risks			
(11)	Other comprehensive income to be			
	reclassified to profit or loss			
	1. Other comprehensive income available			
	for transfer to profit or loss under the			
	equity method			
	2. Fair value changes of other debt			
	investments 3. Amount reclassified from financial			
	assets to other comprehensive income			
	4. Provision for credit impairment of other			
	debt investments			
	5. Cash flow hedge reserves			
	6. Translation difference of foreign			
	currency statements			
VII. Tota	al comprehensive income		42,266,885.66	79,952,291.69

Legal Representative: Person in Charge of Accounting Work: Person in Charge of Accounting Lyu Xiangyou Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Consolidated Cash Flow Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iter	n	Note	January-June 2025	January-June 2024
I.	Cash flows arising from operating activities: Net decrease of financial assets held for trading			
	purposes Cash received from interest, handling fees and commission Cash received related to other operating activities Subtotal of cash inflows from operating activities		537,330,233.94 850,175,597.22 1,387,505,831.16	560,138,886.46 4,310,671,773.39 4,870,810,659.85
	Net increase of financial assets held for trading purposes Cash paid for interest, handling fees and		61,200,960.81	47,462,355.09
	commission Cash paid to and for employees		115,305,276.28 138,613,848.02	180,450,844.71 137,546,606.58
	Business and management fees paid in cash Taxes paid		80,006,999.78 16,855,538.87	68,747,819.69 31,132,012.90
	Cash paid related to other operating activities Subtotal of cash outflows from operating activities Net cash flows from operating activities		2,793,959,374.60 3,205,941,998.36 -1,818,436,167.20	2,608,341,445.54 3,073,681,084.51 1,797,129,575.34
II.	Cash flows arising from investing activities:		-1,010,430,107.20	1,797,129,575.54
	Cash received from disinvestment Cash received from the return of investment Net cash recovered from the disposal of fixed			269,509.18
	assets, intangible assets and other long-term assets Cash received related to other investing activities		221,526.33	29,718.48
	Subtotal of cash inflows from investing activities Cash paid for investment		221,526.33	299,227.66
	Cash paid for the acquisition of fixed assets, intangible assets and other long-term assets Net cash paid by subsidiaries and other business units		1,981,727.49	16,943,641.07
	Cash paid related to other investing activities Subtotal of cash outflows from investing activities Net cash flows from investing activities		1,981,727.49 -1,760,201.16	16,943,641.07 -16,644,413.41

Consolidated Cash Flow Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iten	1	Note	January-June 2025	January-June 2024
III.	Cash flows from financing activities: Cash received from external investment Including: The subsidiary received cash from non-controllings' investment			
	Cash received from loans granted Cash received from issuing bonds Cash received related to other financing activities		24,000,000.00	60,000,000.00
	Subtotal of cash inflows from financing activities		24,000,000.00	60,000,000.00
	Payment of debt in cash Cash used to pay dividends, profits, or interest		60,000,000.00	50,700,000.00
	payments Including: Dividends and profits paid to non- controlling interests by subsidiaries		3,039,361.15	515,338.53
	Cash paid related to other financing activities		8,615,049.17	14,988,344.57
	Subtotal of cash outflows from financing activities		71,654,410.32	66,203,683.10
	Net cash flows from financing activities		-47,654,410.32	-6,203,683.10
IV.	Impact of exchange rate fluctuations on cash and cash equivalents		-8,379.25	4,521.20
٧.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash	VII.55	-1,867,859,157.93	1,774,286,000.03
	equivalents	VII.55	20,335,718,668.70	18,422,813,316.08
VI.	Closing balance of cash and cash equivalents	VII.55	18,467,859,510.77	20,197,099,316.11

Legal Representative: Person in Charge of Accounting Work: Person in Charge of Accounting Lyu Xiangyou Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Parent Company's Cash Flow Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iter	n	Note	January-June 2025	January-June 2024
l.	Cash flows arising from operating activities: Net decrease of financial assets held for trading purposes			
	Cash received from interest, handling fees and commission		534,434,491.38	557,651,753.88
	Cash received related to other operating activities Subtotal of cash inflows from operating activities Net increase of financial assets held for trading		377,461,062.45 911,895,553.83	2,995,371,949.13 3,553,023,703.01
	purposes Cash paid for interest, handling fees and		61,200,960.81	46,984,083.51
	commission		113,592,824.65	170,393,655.79
	Cash paid to and for employees		126,331,636.03	115,958,381.27
	Business and management fees paid in cash		76,059,943.67	66,147,642.16
	Taxes paid		16,194,352.92	30,443,939.36
	Cash paid related to other operating activities		2,428,017,478.88	1,582,666,909.10
	Subtotal of cash outflows from operating activities		2,821,397,196.96	2,012,594,611.19
	Net cash flows from operating activities		-1,909,501,643.13	1,540,429,091.82
II.	Cash flows arising from investing activities: Cash received from disinvestment Cash received from the return of investment Net cash recovered from the disposal of fixed			10,000,000.00
	assets, intangible assets and other long-term assets Cash received related to other investing activities		9,403.79	29,718.48
	Subtotal of cash inflows from investing activities Cash paid for investment		9,403.79	10,029,718.48
	Cash paid for the acquisition of fixed assets, intangible assets and other long-term assets Net cash paid by subsidiaries and other business units		1,870,720.49	16,819,541.07
	Cash paid related to other investing activities			
	Subtotal of cash outflows from investing activities		1,870,720.49	16,819,541.07
	Net cash flows from investing activities		-1,861,316.70	-6,789,822.59

Parent Company's Cash Flow Statement

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Iten	1	Note	January-June 2025	January-June 2024
III.	Cash flows from financing activities: Cash received from external investment Cash received from loans granted Cash received from issuing bonds Cash received related to other financing activities Subtotal of cash inflows from financing activities Payment of debt in cash Cash used to pay dividends, profits, or interest payments Cash paid related to other financing activities Subtotal of cash outflows from financing activities Net cash flows from financing activities		7,303,403.96 7,303,403.96 -7,303,403.96	14,988,344.57 14,988,344.57 -14,988,344.57
IV.	Impact of exchange rate fluctuations on cash and cash equivalents		-1,785.98	821.67
٧.	Net increase in cash and cash equivalents Add: Opening balance of cash and cash equivalents		-1,918,668,149.77 19,830,164,622.43	1,518,651,746.33 18,348,849,852.74
VI.	Closing balance of cash and cash equivalents		17,911,496,472.66	19,867,501,599.07

Legal Representative: Person in Charge of Accounting Work: Person in Charge of Accounting Lyu Xiangyou Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Consolidated Statement of Changes in Shareholders' Equity

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

						January-Jui	ne 2025					
				Equity a	ittributable to shareholi							
ltem	Share capital	Oti Preferred shares	ner equity instruments Perpetual bonds	Others	Capital reserves	Less: Treasury share	Other comprehensive income	Surplus reserves	General risk reserve	Undistributed profits	Non-controlling interests	Total shareholders' equity
Balance as of December 31st, 2024 Add: Changes in accounting policies Correction of prior period errors Others	1,001,900,000.00				661,934,066.94		2,662,673.74	125,975,949.58	150,970,999.09	607,860,956.14		2,551,304,645.49
II. Balance as of January 1st, 2025	1,001,900,000.00				661,934,066.94		2,662,673.74	125,975,949.58	150,970,999.09	607,860,956.14		2,551,304,645.49
III. Current period increase/decrease amount 1. Total comprehensive income 2. Capital contributions and reductions by shareholders (1) Ordinary shares invested by shareholders (2) Other equity instrument holder's investment (3) Amount of share-based payments included in shareholders' equity							-363,070.88 -363,070.88			32,584,765.07 32,584,765.07		32,221,694.19 32,221,694.19
4) Others 3. Profit distribution (1) Appropriation of surplus reserve (2) Extraction of general risk reserve (3) Distribution to shareholders (4) Others 4. Internal carry-forward of												
shareholders' equity (1) Conversion of capital reserve into share capital (2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to relained												
earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others IV. Balance as of June 30th, 2025	1,001,900,000.00				661,934,066,94		2,299,602.86	125,975,949.58	150,970,999.09	640,445,721.21		2,583,526,339.68

Consolidated Statement of Changes in Shareholders' Equity

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

1. Marca and December 114, 1920 COTINGIDADE Polymer defended above Polymer of December 114, 1920 COTINGIDADE COTIN							January-J	une 2024					
Laborate of Developed Private dates Priv					Equi	ty attributable to shareho	olders of the parent com	pany					
L Marce of Discriber 114, 1920 And Circums project passes with price of Control Contr				Other equity instruments				Other					Total
### Service of Demokry 16, XMD ### Service of Demokry 16, XMD ### Service of Demokry 16, XMD ### Service of James 16, XMD ### Servic													shareholders'
Act Company	Item	Share capital	Preferred shares	Perpetual bonds	Others	Capital reserves	share	income	Surplus reserves	reserve	profits	interests	equity
Ast Datages according pictors Character (and group pictors transport of the Character (and group pictors transport (and according to the Character (and accord	I. Balance as of December 31st. 2023	1.001.900.000.00				661.934.066.94		2.151.975.26	112.633.923.22	137.628.972.73	644.041.774.41		2,560,290,712.56
Description of progress around 100 1													
Beliance and January 18, 2024 1,001,940,000.00 1,001,940,000.00 1,001,940,000.00 1,001,940,000.00 1,001,940,000.00 1,001,940,940.00													
III. Current privile increase/decrease sensort 1. Tata comprehensive recore 2. Cupilly controllations and established practications (1). Outsay drawn remains (2). Outsay drawn remains (3). Another distributions (3). Outs outsign instrument (4). Another distributions (4). Outsay drawn remains (5). Another distributions (6). Another distributions (7). Another distributions (8). Another distributions (9). Established distributions (1). Autoprofited studies (2). Exaction of general six (3). Institution of studies (4). Ottes (4). Ottes (5). Chronistin disuption (6). Chronistin disuption (7). Chronistin disuption (8). Recover of study (9). Chronistin disuption (9). Chronistin disuption (1). Recover of study (1). Chronistin disuption (1). Recover of study (1). Chronistin disuption (1). Recover of study (1). Chronistin disuption (1). The comprehense (2). Outops on studies (3). Ottes (4). Ottes (4). Ottes (5). Ottes (6). Ottes (7). O	Others												
In Table Comprehensive Income 1 Red Sept 1	II. Balance as of January 1st, 2024	1,001,900,000.00				661,934,066.94		2,151,975.26	112,633,923.22	137,628,972.73	644,041,774.41		2,560,290,712.56
1 1 1 1 1 1 1 1 1 1	III Current period increase/decrease												
1. Total comprehensis income 2. Cupilius orbinations and exhaustical by participated in the state of the participated in t								164.586.94			-13.435.731.78		-13,271,144.84
2. Capital contributions and endurates by destrokles (1). Contra, phases received by state related benefit place cannot be to related average state of the related by state rela													755,455.16
(1) Outrouy stores invested by several received in the second of the sec													
by stareholders 2. Offer equily instances 1. Amount of stare-based purpose to routed in stare-based routed stare-based routed purpose from touted in stare-based routed 1. Appropriation of surplus reserve 2. Entanction of general risk reserve 2. Entanction of general risk reserve 3. Destination to stare-based routed in starene 4. Internal curposhward off stare-based routed in starene routed routed in stare-based routed in starene routed routed in stare-based routed in stare-based routed in stare-based routed routed in stare-based routed routed in stare-based routed in stare-based routed routed in stare-based routed routed in stare-based routed in stare-based routed routed in stare-based routed in stare-based routed routed routed in stare-based routed in stare-based routed rout													
(2) Other equity industries to Modern In extensive (2) Amount of diverse beautiful programs included in states of the receiver (3) Amount of diverse beautiful programs of the receiver (4) Others (4)	(1) Ordinary shares invested												
hober's investment (2) Amount of these bessed perpentit votable in share-botted in share-botted study (4) (0 feets 3. Part of admission 4.4,056,500.00 4.4,056, 11. Appropriation of surplus reserve (2) Extraction of general risk reserve (3) Distribution to share-botted study (4) (0 feets 4.4,056,500.00 4.4,056, 11. Appropriation of surplus reserve (4) Ofeets 4. Internal complemental study of share-botted study o	by shareholders												
CS Amount of state-based payments notated in shareholders' equity (4) Offers 3. Proof distribution of surplus reserve (2) Extending dispersion of surplus reserve (3) Distribution to shareholders with the state of the state	(2) Other equity instrument												
payments included in shareholders' equity (4) Obers 3. Print distribution (1) Appropriation of surplus reserve (2) Extraction of general risk resorve (3) Distribution to shareholders (4) Others 4. Internet carry-toward of shareholders equity) (1) Convesion displail reserve in other capital reserve in other capital (2) Convesion of surplus reserve into other capital (3) Recover of loss by surplus reserve (4) Others defined benefit gives carried format the relative defined benefit gives carried format the relative defined benefit gives carried format the relative defined (5) Convesion displail (6) Recover of loss by surplus reserve (7) Concepts in defined benefit gives carried format the relative defined benefit gives carried format the relative defined benefit gives carried format the relative definings (6) Others (7) Others (8) Others (9) Others (9) Others (9) Others (9) Others (1) Concepts whether the relative definings (9) Others (9) Others (9) Others (1) Concepts whether the relative definings the relative demands	holder's investment												
shareholders' equity (4) Obers 3. Profit distribution 11. Appropriation of surplus reservie (2) Extraction of general risk reservie (3) Distribution to shareholders equity (4) Others 4. Interest care-propriets of shareholders equity (1) Concession of capital reservie to share capital (2) Concession of stapital reservie into share capital (3) Recover of loss by surplus reservie (4) Charges in diffield benefit prints careful firmated to relatived firmate to relatived firmate to relatived firmated to relatived firmate of the relative of the relati	(3) Amount of share-based												
(4) Others 3. Protif distribution 1.14 (26, 600.00) 1.14 (26, 600.													
3. Profit distribution (1) Appropriation of surplus reserve (2) Extraction of general risk reserve (3) Distribution to be shareholders (4) Others 4. Internal carry-broward of shareholders equity (1) Comersion of capital reserve into share capital (2) Comersion of surplus reserve into share capital (2) Comersion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried toward to retained convent or service (5) Other comprehensive income carried forward to retained aemings (6) Others (5) Others (6) Others (7) Appropriation of surplus reserve to the capital reserve (8) Changes in defined the retained aemings (9) Other service (9) Others (14, 105, 100, 100, 100, 100, 100, 100, 100													
(1) Appropriation of surplus reserve (2) Execution of general rick reserve (3) Execution of general rick reserve (3) Exhibition to shareholders (4) Others													
reserve (2) Entaction of general risk reserve (3) Detribution to stareholders											-14,026,600.00		-14,026,600.00
(2) Extraction of general risk reserve (3) Distribution to stareholders													
reserve 3) Distribution to shareholders 9.14,026,600.00 -14,026, 4. Others 4. Internal carry-formand of shareholders equity (1) Conversion of capital reserve into share capital (2) Conversion of stapital reserve into share capital (3) Recover of loss by suplice reserve (4) Changes in defined benefit plans carried formard to relained earnings (5) Other comprehensive inconversional to relained to relating the service of the service and to relating the service of th													
(3) Distribution to shareholders -14,026,600.00 -14,026. (4) Others -14,026,600.00 -14,026,600.0													
shareholders													
4. Internal carry-forward of share respiral reserve into share capital reserve into share capital reserve into share capital (2) Conversion of surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income earned forward to retained earnings (6) Others 5. Others											-14 026 600 00		-14,026,600.00
4. Internal carry-forward of shareholders' equity (1) Comersion of capital reserve into share capital (2) Comersion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward for retained earnings (5) Other comprehensive income carried forward to retained aeanings (6) Others 5. Others											.,,,		
shareholders' equity (1) Conversion of capital reserve into share capital (2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
reserve into share capital (2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others													
(2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others	(1) Conversion of capital												
reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others	reserve into share capital												
(3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others	(2) Conversion of surplus												
surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others	reserve into share capital												
(4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
earnings (5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
(5) Other comprehensive income carried forward to retained earnings (6) Others 5. Others													
income carried forward to retained earnings (6) Others 5. Others													
retained earnings (6) Others 5. Others													
(6) Others 5. Others													
5. Others	•												
11. DOLESTA DE DE 100 D	IV. Balance as of June 30th, 2024	1,001,900,000.00				661,934,066.94		2,316,562.20	112,633,923.22	137,628,972.73	630,606,042.63		2.547.019.567.72

Legal Representative: Lyu Xiangyou Person in Charge of Accounting Work: Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

Parent Company's Statement of Changes in Shareholders' Equity

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

Control Cont					January-June 2025					
Aut. Design incomplete	Item	Share capital	Others	Capital reserves		comprehensive	Surplus reserves			shareholders'
III. Comment year increasablecrease smootet 1. Total comprehensive roome 2. Capital conflictories and exclusions by thresholders (1) Outliney share meeted by thresholders (2) Office early instrument holders in extremed payments included in attentional early (4) Offices 2. Profit destruction payments included in attentional early (4) Offices 2. Profit destruction reserve (3) Personal destruction (1) Appropriation of surplus reserve (3) Destruction of grows risks reserve (4) Offices (5) Profit destruction reserve (6) Destruction of grows risks reserve (7) Observed or struction reserve (8) Destruction of grows risks reserve (9) Others (1) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital (9) Convention of capital reserve in this disex capital	Add: Changes in accounting policies Correction of prior period errors	1,001,900,000.00		650,629,528.42			125,975,949.58	150,970,999.09	717,667,307.47	2,647,143,784.56
In Total comprehensive intorne 2. Cuplar contributions and resolutions by thresholdes (1) Cintury thresholdes (2) Other eaply intorner (3) Amount of thresholdes (4) Other eaply intorner (5) Amount of thresholdes (1) Other eaply intorner (6) Amount of thresholdes (7) Other eaply intorner (8) Amount of thresholdes (9) Other eaply intorner (1) Appropriation of applia reserve (8) Extraction of general dist reserve (8) Brabboth of thresholdes (9) Others 4. Internal carry broad of stransoldess equity (1) Conversion depails reserve in three explai (1) Conversion depails reserve in three explai (2) Conversion depails reserve in three explai (3) Conversion depails reserve in three explai (4) Others (5) Conversion depails reserve in three explai (6) Conversion depails reserve in three explai (7) Conversion depails reserve in three explai (8) Conversion depails reserve in three explai (9) Conversion depails reserve in three explai (9) Conversion depails reserve in three explai (1) Conversion depails reserve in three explai (2) Conversion depails reserve in three explai (3) Conversion depails reserve in three explai (4) Conversion depails reserve in three explai (6) Conversion depails reserve in three explai (7) Conversion depails reserve in three explai (8) Conversion depails reserve in three explai (9) Conversion depails reserve in three explai (1) Conversion depails reserve in three explai (1) Conversion depails reserve in three explai (1) Conversion depails reserve in three explai (2) Conversion depails reserve in three explai (3) Conversion depails reserve in three explai (4) Conversion depails reserve in three explai (5) Conversion depails reserve in three explai (7) Conversion depails reserve in three explains reserve in three explains reserve in three explains reserve in three explain	II. Balance as of January 1st, 2025	1,001,900,000.00		650,629,528.42			125,975,949.58	150,970,999.09	717,667,307.47	2,647,143,784.56
5. Utners	amount 1. Total comprehensive income 2. Capital contributions and reductions by shareholders (1) Ordinary shares invested by shareholders (2) Other equity instrument holder's investment (3) Amount of share-based payments included in shareholders' equity (4) Others 3. Profit distribution (1) Appropriation of surplus reserve (2) Extraction of general risk reserve (3) Distribution to shareholders (4) Others 4. Internal carry-forward of shareholders' equity (1) Conversion of capital reserve into share capital (2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others									
IV. Balance as of June 30th, 2025 1,001,900,000.00 650,629,528.42 125,975,949.58 150,970,999.09 759,934,193.13 2,689,410,670.22		40040		ATT 05				4-0.0-		

Parent Company's Statement of Changes in Shareholders' Equity

Prepared by: Zhongtai Futures Company Limited Currency: RMB Yuan

					January-June 2024					
ltem	Share capital	Other equity instruments Preferred shares Perpetual bonds	Others	Capital reserves	Less: Treasury share	Other comprehensive income	Surplus reserves	General risk reserve	Undistributed profits	Total shareholders' equity
Balance as of December 31st, 2023 Add: Changes in accounting policies Correction of prior period errors Others	1,001,900,000.00			650,629,528.42			112,633,923.22	137,628,972.73	624,957,696.63	2,527,750,121.00
II. Balance as of January 1st, 2024	1,001,900,000.00			650,629,528.42			112,633,923.22	137,628,972.73	624,957,696.63	2,527,750,121.00
III. Current year increase/decrease amount 1. Total comprehensive income 2. Capital contributions and reductions by shareholders (1) Ordinary shares invested by shareholders (2) Other equity instrument holder's investment (3) Amount of share-based									65,925,691.69 79,952,291.69	65,925,691.69 79,952,291.69
payments included in shareholders equity (4) Others 3. Profit distribution (1) Appropriation of surplus reserve (2) Extraction of general risk reserve									-14,026,600.00	-14,026,600.00
(3) Distribution to shareholders (4) Others 4. Internal carry-forward of shareholders' equity (1) Conversion of capital reserve into share capital (2) Conversion of surplus reserve into share capital (3) Recover of loss by surplus reserve (4) Changes in defined benefit plans carried forward to retained earnings (5) Other comprehensive income carried forward to retained earnings (6) Others									-14,026,600.00	-14,026,600.00
5. Others										
IV. Balance as of June 30th, 2024	1,001,900,000.00			650,629,528.42			112,633,923.22	137,628,972.73	690,883,388.32	2,593,675,812.69

Legal Representative: Lyu Xiangyou Person in Charge of Accounting Work: Liu Yunzhi Person in Charge of Accounting Department: Wang Yongxi

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

I. General information about the Company

Zhongtai Futures Company Limited (formerly known as Shandong Quanxin Futures Brokerage Co., Ltd.) was incorporated in June 1995 by Jinan Chemical Light Group Corporation, Jinan Economic Development Corporation, Shandong Province Resources Development Corporation, and Jinan Shizhong Cereals and Oils Trading Company, with a joint investment of RMB10.2 million. In October 1997, Jinan Chemical Light Group Corporation transferred its shareholding to Jinan Economic and Trade Industrial Investment Corporation, and Jinan Shizhong Cereals and Oils Trading Company transferred its shareholding to Jinan Economic Development Corporation. In May 2000 and June 2004, Jinan Energy Sources Investment Co., Ltd. increased its capital contribution to the company by RMB20 million and RMB620,000, respectively, and the registered capital of the company was RMB30.82 million after the two capital increases.

On December 31st, 2006, Shandong Quanxin Futures Brokerage Co., Ltd. increased two additional shareholders, Qilu Securities Co., Ltd. (now renamed as Zhongtai Securities Co., Ltd., hereinafter referred to as "Zhongtai Securities") and Shandong New Mine Investment Holding Group Co., Ltd., the registered capital increased to RMB50 million, and in February 2007, changed its name to Luzheng Futures Brokerage Co., Ltd. In August 2007, Luzheng Futures Brokerage Co., Ltd. increased its capital by RMB150 million; accordingly, its registered capital after the increase was RMB200 million, and in December 2007, it changed its name to Luzheng Futures Co., Ltd.

In November 2008, according to the *Agreement on Free Transfer of Equity of Luzheng Futures Co., Ltd.* and the shareholders' meeting resolution of LQGJZ [2008] No. 3 of Luzheng Futures Co., Ltd., Jinan Economic Development Corporation and Jinan Economic and Trade Industrial Investment Corporation freely transferred their shareholdings to Jinan Energy Sources Investment Co., Ltd.

In February 2010, Shandong New Mine Investment Holding Group Co., Ltd. transferred its 8.33% equity interest in Luzheng Futures Co., Ltd. with a total of RMB16.66 million, to Zhongtai Securities. On March 8th, 2010, Zhongtai Securities acquired all equity interests in Luzheng Futures Co., Ltd. held by Shandong Resources Development Corporation.

In May 2010, after the approval by the China Securities Regulatory Commission (hereinafter referred to as "CSRC") by ZJXK [2010] No. 602, Luzheng Futures Co., Ltd. increased its registered capital by about RMB203,623,800, then the total registered capital was about RMB403,623,800. In June 2011, with the approval of CSRC by ZJXK [2011] No. 859, Luzheng Futures Co., Ltd. increased its registered capital by about RMB116,376,200, then its total registered capital was RMB520 million.

In September 2012, Luzheng Futures Co., Ltd. had an increased registered capital of RMB120 million, of which the original shareholders, Zhongtai Securities and Jinan Energy Sources Investment Co., Ltd., subscribed RMB50 million in proportion to their original holdings, the remaining additional registered capital of RMB70 million was subscribed by the new shareholders, Yongfeng Group Co., Ltd. (hereinafter referred to as "Yongfeng Group"), Shandong State-owned Assets Investment Holding Co., Ltd., Shandong Linglong Rubber Co., Ltd. and Yantai Shengli Investment Co., Ltd.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

I. General information about the Company (Continued)

In December 2012, according to the *Proposal on Overall Change of Luzheng Futures Co., Ltd. to a Joint Stock Company*, adopted in the resolution of the fifth extraordinary shareholders' meeting of 2012 of Luzheng Futures Co., Ltd., and the Approval of the Overall Change of Luzheng Futures Co., Ltd. to a Joint Stock Company, approved by the State-owned Assets Supervision and Administration Commission of Shandong Provincial People's Government, the audited net assets of Luzheng Futures co., Ltd., as of September 30th, 2012, was converted into shares, and the Luzheng Futures Co., Ltd. was converted into Luzheng Futures Company Limited (hereinafter referred to as "the Company" or "Company"). After this restructuring, the share capital of the Company was RMB750 million. The Company obtained the business license as a legal person with the No. 91370000614140809E, issued by the Administration for Industry and Commerce of Shandong Province on September 20th, 2016.

In July 2015, the Company completed its initial public offering of 250,000,000 ordinary shares of overseas listed foreign shares and the over-allotment of 1,900,000 ordinary shares to overseas investors, which were listed on the Stock Exchange of Hong Kong Limited. Upon completion of the listing, the total share capital of the Company increased to RMB1,001,900,000. The major shareholders of the Company and their capital contribution, as of June 30th, 2025, are set out in Note VII. 34.

The Company obtained the qualification of financial futures general settlement business and general settlement membership of China Financial Futures Exchange on August 15th, 2007, and November 28th, 2007, and obtained the qualification of investment consulting and asset management business on January 29th, 2012, and November 15th, 2012. On June 20th, 2022, the Company obtained the qualification of Guangzhou Futures Exchange membership and, as of June 30th, 2025, has trading seats in five domestic futures exchanges and the Shanghai International Energy Exchange, and is an agent for all species listed and traded on domestic futures exchanges.

On March 29th, 2022, the Company's name was changed from "Luzheng Futures Company Limited" to "Zhongtai Futures Company Limited". As of June 30th, 2025, the Company had set up 4 business offices in Zhengzhou, Tianjin, Rizhao, and Shanghai Jin Kang Road, and 28 branches in Jinan, Shanghai, Wuhan, Nanjing, Hangzhou, Beijing Chaoyang, Shenzhen, Qingdao, Xiamen, Ningbo, Wenzhou, Guangdong, Hunan, Linyi, Henan First, Liaoning, Weifang, Jining, Shenzhen Futian, Beijing, Zibo, Dezhou, Yantai, Shanghai Pudong, Wuxi, Dongying, Dalian and Baoding. Please refer to Note VI. for information on the Company's subsidiaries.

The Company and its subsidiaries (hereinafter collectively referred to as "the Group") are mainly engaged in financial futures brokerage, commodity futures brokerage, consulting in futures investments, asset management, warehouse receipt services, basis trading, cooperative hedging, over-the-counter derivatives business, market making, information technology consulting services, etc.

The Company's address: 15th and 16th Floor, No. 86 Jingqi Road, Shizhong District, Jinan

Legal representative: Lyu Xiangyou

The financial statements were approved by the board of directors of the Company on August 29th, 2025.

January 1st, 2025 – June 30th, 2025
(All amounts are expressed in RMB unless stated otherwise)

II. Basis for the preparation of financial statements

The Group's financial statements have been prepared on the basis of transactions and events that actually occurred, in accordance with the Accounting Standards for Business Enterprises, its application guidelines, interpretations and other relevant regulations issued by the Ministry of Finance (hereinafter collectively referred to as the "Accounting Standards for Business Enterprises"), as well as the disclosure requirements of the Hong Kong *Companies Ordinance* and the *Rules Governing the Listing* of Securities on the Stock Exchange of Hong Kong.

The financial statements have been prepared on a going-concern basis.

III. Statement of compliance with the Accounting Standards for Business Enterprises

The financial statements of the Company for January-June 2025 comply with the requirements of the Accounting Standards for Business Enterprises and truly and completely reflect the consolidated and corporate financial position as of June 30th, 2025, and the consolidated and corporate operating results and cash flows for January-June 2025 and other relevant information.

IV. Significant accounting policies and accounting estimates

1. Fiscal year

The fiscal year is based on a calendar year, from January 1st to December 31st of each year.

2. Functional currency

The Renminbi is the functional currency of the Company. The subsidiaries of the Company determine their functional currency according to the main economic environment where they operate. The functional currency of Zhongtai Huirong (Hong Kong) Co., Ltd. and Luzheng International Holding Co., Ltd. is Hong Kong Dollars. The financial statements were presented in RMB.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

3. Foreign currency translation

(1) Foreign currency transactions

The amount of foreign currency is translated into RMB by the spot exchange rate on the date of the occurrence of foreign currency transactions.

At the balance sheet date, monetary items denominated in foreign currency are translated into RMB using the spot exchange rate as at the balance sheet date. The exchange differences are recognized directly in profit or loss. Non-monetary items in foreign currency measured at historical cost are translated using the spot exchange rate as at the date of the occurrence of the transaction. The effect of exchange rate changes on cash shall be presented separately in the statement of cash flows.

(2) Translation of foreign currency financial statements

Asset and liability items in the statement of financial position of foreign operations are translated using the spot exchange rate at the balance sheet date, and owners' equity items, except for retained earnings, are translated using the spot exchange rate at the time of occurrence. The income and expense items in the income statement of foreign operations are translated using the spot exchange rate at the date of the occurrence of the transaction. The translation differences arising from the above translations are included in other comprehensive income. Cash flow items of foreign operations are translated using the spot exchange rate at the date when the cash flow occurs. The effect of exchange rate changes on cash shall be presented separately in the statement of cash flows.

4. Principles of funds management and transaction clearing for branches

The Company implements settlement, risk control, fund allocation, financial management, and accounting for its branches in a uniform manner. The transaction clearing of the branches is carried out by the Company uniformly.

5. Method of management and accounting for customer margin

The Company designates a settlement bank at the futures exchange and opens a customer margin account to implement a special deposit account for customer margin, and records the changes in customer futures margin under the currency margin payable subject. If the customer margin is lower than the required level after daily settlement, the Company will notify the customer of a margin call in the manner agreed in the futures brokerage contract; the Company will forcibly close out part or all of the customer's position through the futures exchange until the customer's margin balance can maintain its remaining position if the customer does not make a margin call on time.

January 1st, 2025 – June 30th, 2025
(All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

6. Method of management and accounting for pledge items

The Company can accept pledges of treasury bonds, standard warehouse receipts and other marketable securities submitted by customers, in compliance with the trading rules of the futures exchange, as margin, and adopt a special account to account for and supervise the whole process of customers' pledge business, which will be recorded after completing the pledge procedures of the futures exchange.

7. Method of accounting for physical delivery

The delivery payment, delivery service charge, taxes, and other delivery costs (such as warehouse in/out charge and storage fees) incurred by the customer for physical delivery are settled through the customer's margin settlement account.

8. Cash and cash equivalents

Cash and cash equivalents refer to cash on hand and deposits that are available for payment at any time, and investments held by the Company with short-term, strong liquidity, easily convertible into a known amount of cash, and with minimum fair value risk, including cash, current bank deposits, futures margin deposits, other cash and cash equivalents, and time bank deposits maturing within 3 months from the date of purchase.

9. Futures margin deposits

Futures margin deposits represent the balance of currency deposits received by the Company from customers, adjusted for actual transfers or refunds of margin made by the Company to the futures exchange, and shall be presented under "cash and cash equivalents" in the statement of financial position.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

10. Financial instruments

A financial instrument is a contract that forms a financial asset of one party and creates a financial liability or equity instrument for another party. When the Group becomes a party to a financial instrument contract, the related financial asset or financial liability shall be recognized.

(1) Financial assets

1) Classification and measurement

The Group classifies financial assets into 1 financial assets at amortized cost, 2 financial assets at fair value through other comprehensive income, and 3 financial assets at fair value through profit or loss, based on the business model for managing financial assets and the contractual cash flow characteristics of the financial assets.

Financial assets are measured at fair value at initial recognition. For financial assets at fair value through profit or loss, the related transaction costs are recognized directly in profit or loss; for other categories of financial assets, the related transaction costs are recognized in the initial recognition amount. For accounts receivable or notes receivable arising from the sale of goods or provision of services that do not contain or consider significant financing components, the Group recognizes them initially at the amount of the consideration to which it expects to be entitled.

Debt instruments:

Debt instruments held by the Group are those instruments that meet the definition of financial liability when analysed from the perspective of the issuer and are measured using the following two approaches, respectively:

Measured at amortized cost:

The Group's business model for managing such financial assets is to collect the contractual cash flows, and the contractual cash flow characteristics of such financial assets are consistent with the basic lending arrangement, i.e., cash flows generated at a specific date are solely payments of principal and interest based on the principal amount outstanding. The Group recognizes interest income for such financial assets based on the effective interest method. Such financial assets mainly include cash and cash equivalents, settlement provisions, currency margin receivable, pledge margin receivable, settlement guarantees receivable, risk loss receivables, handling fees and commission receivables, receivables, buying back the sale of financial assets, other assets – other receivables, etc.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

10. Financial instruments (Continued)

(1) Financial assets (Continued)

1) Classification and measurement (Continued)

Measured at fair value through profit or loss:

The Group classifies debt instruments held that are not classified as at amortized cost and at fair value through other comprehensive income as at fair value through profit or loss. At initial recognition, the Group designates some financial assets as financial assets at fair value through profit or loss in order to eliminate or significantly reduce accounting mismatches. Those maturing more than one year from the balance sheet date and expected to be held for more than one year are presented as other non-current financial assets, and the rest are presented as trading financial assets.

Equity instruments:

The Group presents its investments in equity instruments over which it has no control, joint control, and significant influence as trading financial assets at fair value through profit or loss.

In addition, the Group designates the partial non-trading equity instrument investments as financial assets at fair value through other comprehensive income upon initial recognition. Such financial assets include investments in futures memberships, which are shown separately in the balance sheet as "other investments in equity instruments".

2) Impairment

The Group recognizes the loss allowance on financial assets at amortized cost and contract assets, etc., based on expected credit losses.

The Group recognizes expected credit losses at a probability-weighted amount of present value of the difference between contractual cash flows receivable and cash flows expected to be received, weighted by the risk of default, with the consideration of reasonable and substantiated information about past events, current conditions, and forecasts of future economic conditions.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

10. Financial instruments (Continued)

(1) Financial assets (Continued)

2) Impairment (Continued)

At each balance sheet date, the Group shall measure expected credit losses for financial instruments that are in different stages separately. If the credit risk of a financial instrument has not increased significantly since initial recognition, it is in the first stage, the Group shall measure its loss allowance based on expected credit losses over the next 12 months; if the credit risk of a financial instrument has increased significantly since initial recognition but no credit impairment has occurred, it is in the second stage, the Group shall measure its loss allowance based on expected credit losses over its entire duration; if a financial instrument has been credit impaired since initial recognition, it is in the third stage, the Group shall measure its loss allowance based on expected credit loss over its entire duration.

For financial instruments with low credit risk at the balance sheet date, the Group assumes that their credit risk has not increased significantly since initial recognition and considers them to be in the first stage of financial instruments and shall measure their loss allowance based on expected credit losses over the next 12 months.

The Group calculates interest income on financial instruments that are in the first and second stages, as well as those with lower credit risk, based on their book balances without deducting impairment allowances and effective interest rates. For financial instruments in the third stage, interest income is calculated based on their book balance less amortized cost after provision for impairment and effective interest rate.

For receivables and contract assets resulting from ordinary operating activities such as sales of goods and provision of services, the Group shall measure the loss allowance based on expected credit losses over their entire duration, regardless of whether there is a significant financing component.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

10. Financial instruments (Continued)

(1) Financial assets (Continued)

2) Impairment (Continued)

When information on expected credit losses cannot be assessed at a reasonable cost for individual financial assets, the Group shall divide receivables into portfolios based on credit risk characteristics and calculate expected credit losses on a portfolio basis.

For receivables classified as a portfolio, the Group shall calculate the expected credit losses by the default risk exposures and expected credit loss rates over the entire duration, taking into account historical credit loss experience, current conditions, and forecasts of future economic conditions. For notes receivable other than the above-mentioned receivables and other receivables classified as a portfolio, the Group shall calculate the expected credit losses, based on historical credit loss experience, current conditions, and forecasts of future economic conditions, by the default risk exposures and expected credit loss rates within the next 12 months or over the entire duration.

The accrual or reversal of loss allowances shall be recognized in profit or loss by the Group.

3) Derecognition

A financial asset is derecognized when one of the following conditions is met: (1) the contractual rights to receive cash flows from the financial asset expire; (2) the financial asset is transferred and the Group transfers substantially all the risks and rewards of ownership of the financial asset to the transferor; or (3) the financial asset is transferred and the Group loses control over the financial asset although it neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset.

Upon derecognition of investments in other equity instruments, the difference between their book value and the sum of the consideration received and the accumulated changes in fair value that had been recognized directly in other comprehensive income is recognized in retained earnings, as the remaining financial assets are derecognized, it is recognized in profit or loss.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

10. Financial instruments (Continued)

(2) Financial liabilities

Financial liabilities are classified at initial recognition as financial liabilities at amortized cost and financial liabilities at fair value through profit or loss.

The Group's financial liabilities are mainly financial liabilities measured at amortized cost, including currency margin payable, pledge margin payable, notes payable, accounts payable, other liabilities – other payables, etc. Such financial liabilities are measured initially at their fair value, net of transaction costs, and subsequently measured by the effective interest method.

When the present obligation of financial liabilities is discharged in whole or in part, the Group shall derecognize the financial liabilities or the portion of the obligation that is discharged. The difference between the book value of the derecognized portion and the consideration paid is recognized in profit or loss.

(3) Derivative financial instruments

Derivative financial instruments include various types of derivative contracts, with the following characteristics: 1 their value changes reflect the changes in specific interest rates, financial instrument prices, commodity prices, exchange rates, price or interest rate indices, credit ratings or credit indices, or other variables; 2 they do not require an initial net investment or require little net investment compared to other types of contracts that have similar responses to changes in market conditions; and 3 they are settled at a future date.

Derivative financial instruments shall be initially recognized at their fair values at the date when the derivative contracts were signed and subsequently measured at fair value. They shall be presented in the statement of financial position as "financial assets held for trading" or "financial liabilities held for trading", and their changes in fair value shall be recognized as gains or losses from changes in fair value in profit or loss.

(4) Fair value determination of financial instruments

For financial instruments traded in an active market, the Group determines their fair value using quoted prices in an active market; for financial instruments not traded in an active market, the Group uses valuation techniques to determine their fair value. In valuation, the Group shall use valuation techniques that are applicable in the current circumstances and supported by sufficient available data and other information, and select inputs that are consistent with the characteristics of asset or liability considered by market participants in the transaction of the relevant asset or liability, and give priority to the use of relevant observable inputs whenever possible. Where relevant observable inputs are not available or not practicable to obtain, unobservable inputs shall be used.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

11. Buying back the sale of financial assets

Buyback financial assets is a contract to purchase a financial asset from a counterparty and sell the related financial asset back to the same counterparty on an agreed-upon date and at an agreed-upon price, as specified in the contract or agreement.

Buying back the sale business shall be recorded as actual payments made and recognized as "buying back the sale of financial assets" in the statement of financial position.

The bid-ask spread of the buying back the sale business shall be recognized as interest income over the sell-back period by using the effective interest method, respectively.

12. Currency margin receivable

Currency margin receivable refers to the currency margin allocated by the Company to the futures settlement agency and the currency margin formed from the profit of customers' futures trading. Among them, settlement reserve refers to the margin not yet occupied by futures contracts, and trading margin refers to the margin already occupied by futures contracts.

13. Pledge margin receivable and pledge margin payable

The Company acts as an agent for the customer in pledged goods to cover margin business with the futures exchange, forming the pledge margin receivable from the futures exchange and the pledge margin payable to the customer.

When the fair value of the pledge items changes, the futures exchange shall adjust the approved amount of the pledge margin accordingly, and the Company shall adjust the book value of the pledge margin receivable and the pledge margin payable accordingly.

When the futures exchange returns the pledge items to the customer, the Company shall derecognize the pledge margin receivable and the pledge margin payable at the amount of the offsetting margin approved by the futures exchange.

14. Settlement guarantees receivable

Settlement guarantees receivable refer to the common guarantee funds that are used against the risk of default of clearing members, which are deposited by the Company as a clearing member in futures exchanges and registration companies in accordance with their regulations.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

15. Futures membership investments

Futures membership investments refer to the Company's investment in futures exchanges resulting from the payment of membership fees to obtain membership in a member-based futures exchange.

16. Inventories

Inventories include agricultural products, minerals and other bulk commodities which are used for trading, and they shall be measured at cost when acquired, the cost including purchase costs and purchase expenses of bulk commodities.

The cost of inventories shall be accounted for using the specific identification method when issued, and their subsequent measurement shall be made at the lower of cost and net realizable value. The net realizable value shall be determined as their estimated selling price less estimated selling expenses and related taxes.

The Group shall determine the net realizable value of inventories separately, at the balance sheet date, and compare it with the corresponding cost to recognize the amount of the accrual or reversal of provision of decline in value of inventories, and account for it in the subject of the provision of decline in value of inventories. The perpetual inventory system was adopted by the Group.

17. Long-term equity investments

Long-term equity investments include: The Company's long-term equity investments in all subsidiaries (including structured entities under effective control) and the Group's long-term equity investments in associates.

(1) Subsidiaries

Subsidiaries are investees over which the Company can exercise control. Structured entities are entities that are not designed to have voting or similar rights as a determining factor in determining their controlling party, for example, voting rights are only related to administrative works and the related operational activities are arranged through contractual agreements; the structured entities controlled by the Group was included in the combination scope of the Group's financial statements.

Investments in subsidiaries shall be presented in the Company's financial statements at amounts determined under the cost method and consolidated under the equity method when preparing the consolidated financial statements. Long-term equity investments accounted for using the cost method shall be measured at the initial investment cost. Cash dividends or profits declared by investees shall be recognized as investment income in profit or loss.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

17. Long-term equity investments (Continued)

(2) Associates

Associates are investees that the Group can exercise significant influence on their financial and operating decisions. Investments in associates shall be accounted for using the equity method. If the initial investment cost is greater than the share to be entitled to the fair value of the identifiable net assets of investees at the time of investment, the initial investment cost shall be used as the cost of long-term equity investments; if the former is less than the latter, the difference shall be included in profit or loss, with an increase adjustment in the cost of long-term equity investments, accordingly.

When the equity method of accounting is adopted, the Group shall recognize current investment gains or losses based on the Group's share, to be entitled to or borne, of the net profit or loss of the investee. The net loss incurred by the investee shall be recognized to the extent that the book value of the long-term equity investment and other long-term equity interests that substantially constitute the net investment in the investee are written down to zero, except if the Group has an obligation to assume additional losses and the conditions for recognition of a contingent liability are met, the investment loss shall continue to be recognized and accounted for as a provision. Changes in the owners' equity of the investee other than net profit or loss, other comprehensive income, and profit distribution shall be adjusted to the book value of the long-term equity investment and credited to the capital reserve. The book value of long-term equity investments shall be reduced accordingly to the Group's share of profits or cash dividends distributed by the investee when the distribution is declared. Unrealized gains or losses on internal transactions between the Group and the investee shall be offset to the extent that they are attributable to the Group in proportion to the Group's shareholding, and the investment gains or losses shall be then recognized on this basis. The portion of losses on internal transactions between the Group and the investee that are attributable to impairment losses on assets, and the corresponding unrealized losses, shall not be offset.

(3) Impairment of long-term equity investments

The book value of long-term equity investments in subsidiaries and associates shall be written down to the recoverable amounts if the recoverable amounts are lower than the book values (Note IV. 21).

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

18. Fixed assets

Fixed assets include houses and buildings, transportation equipment, computers and electronic equipment, and others. Fixed assets acquired or newly constructed shall be initially measured at cost at the time of acquisition.

Subsequent expenditures related to fixed assets shall be included in the cost of fixed assets when it is probable that the related economic benefits will flow to the Group and the cost can be measured reliably; for the replaced portion, the book value shall be derecognized; all other subsequent expenditures shall be charged to profit or loss as incurred.

Fixed assets shall be depreciated using the straight-line method based on their costs less estimated residual values over their estimated useful life. The depreciation of fixed assets for which the provision for impairment has been made shall be determined in future periods based on the book value less the provision for impairment and the remaining useful life.

The estimated useful life, estimated net residual value, and yearly depreciation of fixed assets are presented below:

Item	Estimated useful life	Estimated net residual value	Yearly depreciation
Houses and buildings Transportation equipment	30 years 6 years	3% 3%-5%	3.23% 15.83%-16.17%
Computers and electronic equipment, others	3-5 years	3%-5%	19.00%-32.33%

The estimated useful life, estimated net residual value, and depreciation method of fixed assets shall be reviewed and adjusted appropriately at the end of each year.

A fixed asset shall be derecognized when it is disposed of or when no economic benefits are expected to arise from its use or disposal. Proceeds from the disposal of fixed assets that are sold, transferred, scrapped, or destroyed, net of their book values and related taxes, shall be recognized in profit or loss.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

19. Intangible assets

Intangible assets mainly are purchased software, which shall be measured at cost and amortized over their estimated useful life using the straight-line method. The Group shall review the estimated useful life and amortization method of intangible assets with a finite useful life at the end of each year and make appropriate adjustments.

20. Long-term deferred expenses

Long-term deferred expenses include expenses arising from the improvement of right-of-use assets and other expenses that have been incurred but should be borne by the current and future periods and their amortization over one year, which shall be equally amortized over the estimated benefit period and presented at a net amount of actual expenses less accumulated amortization.

21. Impairment of long-term assets

Fixed assets, right-of-use assets, intangible assets with finite useful life, and long-term equity investments in subsidiaries and associates shall be tested for impairment if there is an indication of impairment at the balance sheet date. Intangible assets that have not yet reached a serviceable condition shall be tested for impairment at least annually, regardless of whether there is an indication of impairment. If the result of the impairment test indicates that the recoverable amount of an asset is less than its book value, a provision for impairment shall be made for the difference, and an asset impairment loss shall be recorded. The recoverable amount is the higher of the asset's fair value less costs of disposal and the present value of estimated future cash flows of the asset. The provision for impairment of assets shall be calculated and recognized on an individual asset basis. If it is difficult to estimate the recoverable amount of an individual asset, the recoverable amount of the asset group shall be determined based on the asset group to which the asset belongs. An asset group is the smallest group of assets that can generate cash inflows independently.

Once the above impairment losses on assets are recognized, the portion of value that can be recovered shall not be reversed in subsequent periods.

22. Currency margin payable

Currency margin payable refers to (1) the Company's liabilities to customers resulting from the receipt of currency margin deposited by customers and the realization of profits or losses from customers' trading in futures and options; (2) money temporarily deposited with the Group by investors of exchanges for which the Group provides registration and settlement services.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

23. Employee benefits

Employee benefits refer to the various forms of remuneration or compensation given by the Group for services rendered by employees or for the dissolution of a labour relationship, including short-term employee benefits, post-employment benefits, etc.

(1) Short-term employee benefits

The Group's short-term employee benefits include salaries, bonuses, allowances and subsidies, employee welfare, medical insurance premiums, work-related injury insurance premiums, maternity insurance premiums, housing provident fund, funds for trade unions and staff education, short-term paid absences, etc. The Group shall recognize the short-term employee benefits incurred as a liability in the accounting period in which the services are rendered by the employees and include them in profit or loss or the related cost of assets, where short-term employee benefits are a non-monetary benefit, measured at fair value.

(2) Post-employment benefits

The Group's post-employment benefit plans are defined contribution plans, in which the Group has no further obligation to pay after contributing a fixed fee to a separate fund, mainly including basic pension insurance, unemployment insurance, and enterprise annuity paid by employees, in the reporting period.

Basic pension insurance: The Group's employees participate in the basic social pension insurance organized and implemented by the local labor and social security departments. The Group pays monthly pension insurance premiums to the local basic social pension insurance agency in accordance with its regulated base and proportion of the local basic social pension insurance contributions. Upon the retirement of employees, the local labor and social security departments are responsible for paying basic social pensions to retired employees. The Group shall recognize the amount of contributions payable based on the above social security regulations as a liability in the accounting period in which the employees render services, and recognize it in the current profit or loss or the cost of related assets.

(3) Termination benefits

Termination benefits mean that the Group severs labor relations with an employee before the expiration of the contract or proposes compensation to encourage the staff the accept downsizing voluntarily. Where the Group provides termination benefits to employees, the employee compensation liabilities incurred by the termination benefits should be recognized and recorded into the profit or loss for the period when the Group cannot withdraw unilaterally the termination benefits provided for the termination plan of labor relations or cutback suggestions, or when the Group recognizes the cost related to reorganization involving the payment of termination benefits, whichever is earlier.

Termination benefits that are expected to be paid within one year from the balance sheet date shall be shown as employee benefits payable.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

24. Dividend distribution

Cash dividends shall be recognized as a liability in the period in which they are approved by the shareholders' meeting.

25. Provisions

Certain present obligations are required as a result of events that have already occurred and are recognized as provisions when it is probable that an outflow of economic benefits will result from the performance of the operation and the amount can be measured reliably.

The provision is initially measured on the basis of the best estimate of the expenditure required to meet the related current obligation, taking into account factors such as risk, uncertainty, and time value of money, which are related to contingencies. Where the time value of money is significant, the best estimate is determined by discounting the related future cash outflows. The amount of the increase in the book value of the provision resulting from the recovery of discount over time shall be recognized as interest expense.

The book value of the provision shall be reviewed and adjusted appropriately at each balance sheet date to reflect the current best estimate.

26. Income taxes and deferred income taxes

The Company's current income taxes and deferred income taxes shall be recorded as income tax expense or benefit in profit or loss, excluding income tax arising from: 1) business combinations; and 2) transactions or events recognized directly in owners' equity.

The deferred tax assets and deferred tax liabilities are recognized on the basis of the differences (temporary differences) between the tax bases of the assets and liabilities and their book values. Deferred tax assets are recognized for deductible losses that, under the tax laws, are available for offset against taxable income in subsequent years. Deferred tax assets and deferred tax liabilities are measured at the balance sheet date at the tax rates that apply in the period in which the asset is expected to be recovered or the liability settled.

Deferred tax assets are recognized to the extent that it is probable that taxable income will be available against which deductible temporary differences, deductible losses, and tax credits can be utilized.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

26. Income taxes and deferred income taxes (Continued)

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates unless the Group 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. Deferred tax assets are recognized for deductible temporary differences associated with investments in subsidiaries and associates when it is probable that the temporary differences will reverse in the foreseeable future and it is probable that future taxable income will be available against which the deductible temporary differences can be utilized.

Deferred tax assets and deferred tax liabilities that also meet the following conditions are presented net of offsetting amounts:

- Deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on the same taxable entity within the Group;
- This taxable entity within the Group has the legal right to settle current tax assets and current tax liabilities on a net basis.

27. Commission fees

The Group enters into an intermediary agreement with an intermediary, and the commission paid to the intermediary is charged to operating and administrative expenses.

28. General risk reserve

In accordance with the *Guidelines for the Implementation of Financial Rules for Financial Enterprises* (Caijin [2007] No. 23), the Company makes a general risk reserve of 10% of net income for compensation of risks, which may not be used for dividends and capital increase.

29. Revenue recognition

The Group recognizes revenue in the amount of the consideration to which it expects to be entitled when the customer obtains control of the related goods or services.

(1) Commission income

The Group provides futures brokerage services to its customers. Futures brokerage services are a series of services that are substantially the same and have the same mode of transfer, therefore, the Group treats them as a single performance obligation and, subject to the satisfaction of the conditions for revenue recognition and variable consideration apportionment, calculates the futures trading fees, pledge fees and delivery fees receivable from customers upon completion of futures transactions based on the rates agreed in the futures brokerage contracts and recognizes them as current revenue on a net basis after deducting the fees payable to the futures exchange.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

29. Revenue recognition (Continued)

(1) Commission income (Continued)

The Group provides asset management services to the futures asset management plan managed by the Group. Asset management services are a series of services that are substantially the same and have the same mode of transfer; therefore, the Group treats them as a single performance obligation and calculates and recognizes current revenue based on the contractual basis and calculation method, provided that the conditions for revenue recognition and variable consideration apportionment are met.

Advisory services in investments recognize revenue over a period of time based on the progress of completed services in accordance with the conditions for recognition of revenue from the provision of services.

(2) Interest income

Please refer to Note IV.10.(1).1) for details.

(3) Income from the sale of goods

Income from the sale of goods is generally recognized when the Group has contractually agreed to deliver the products to the purchaser and has transferred control of the goods to the purchaser.

(4) Income from futures exchange returns, etc., is recognized as current income by the Group when received.

The Group provides "insurance + futures" pilot services to the futures exchange. The Group recognizes revenue at the point when the exchange obtains control of the relevant services in accordance with the contract or agreement. When recognizing revenue, the Group recognizes receivables for the portion for which the Group has obtained unconditional collection rights and contract assets for the remainder, and recognizes loss provisions for receivables and contract assets on the basis of expected credit losses (Note IV.10.(1).2)). If the contract price received or receivable by the Group exceeds the services performed, the excess is recognized as a contract liability. The Group presents contract assets and contract liabilities under the same contract on a net basis.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

30. Accounting for the withdrawal and use of futures risk reserves

The futures risk reserves are provided at the rate of 5% of the net income after the agent commission income deducts the commission payable to the futures exchange and are charged to profit or loss. Losses that are not adequately covered by the risk reserves are charged to profit or loss.

The futures risk reserves are only used to offset losses resulting from:

- (1) Risk losses caused by the Company's oversight, such as information system failure, wrong order trading, forced closing of positions not in compliance with regulations, etc.
- (2) Risk loss receivables due to customers' position penetration, advancing penalties to futures settlement agency on behalf of customers, etc., which are still uncollectible after the customers have been discharged by their bankruptcy estates or inheritances due to bankruptcy or death; risk losses that are overdue for more than three years and still uncollectible by customers are recognized as bad debt losses.

31. Government grants

Government grants are monetary or non-monetary assets obtained by the Group from the government without consideration, including tax refunds and financial subsidies etc.

Government grants are recognized when the Group is able to meet the conditions attached to them, and they can be received. Government grants that are monetary assets are measured at the amounts received or receivable. Government grants that are non-monetary assets are measured at fair value; if the fair value cannot be reliably obtained, they are measured at nominal amounts.

Government grants related to assets are government grants acquired by the Group for the acquisition or other formation of long-term assets. Government grants related to revenue are government grants other than those related to assets.

Government grants related to assets are written down to the book value of the related assets or recognized as deferred income and apportioned to profit or loss over the useful life of the related assets in accordance with a reasonable and systematic method. Government grants related to revenue that is used to compensate for related cost expenses or losses in subsequent periods are recognized as deferred revenue and charged to current profit or loss or reduced by related costs in the period in which the related cost expenses or losses are recognized, and those used to compensate for related expenses or losses already incurred are charged directly to current profit or loss or reduced by related costs. The Group adopts the same presentation for similar government grants.

Government grants related to ordinary activities are included in operating profit, while government grants not related to ordinary activities are recognized in non-operating income and expenditure.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

32. Leases

A lease is a contract whereby the lessor cedes the right to use an asset to the lessee for a certain period of time for consideration.

The Group as lessee: The Group recognizes a right-of-use asset at the commencement date of the lease term and recognizes a lease liability at the present value of the lease payments that have not been paid. Lease payments include fixed payments, as well as payments required if it is reasonably certain that the option to purchase or the option to terminate the lease will be exercised, etc. Variable rentals, which are determined as a percentage of sales, are not included in lease payments and are recognized in profit or loss when actually incurred.

The Group's right-of-use assets include houses and buildings leased, etc. The right-of-use asset is initially measured at cost, which includes the initial measurement amount of the lease liability, lease payments made on or before the commencement date of the lease term, and initial direct costs, net of lease incentives received. If the Group is able to obtain ownership of the leased asset at the end of the lease term with reasonable certainty, depreciation is provided over the remaining useful life of the leased asset; if it cannot be reasonably certain that the ownership of leased assets can be obtained at the end of the lease term, depreciation is provided over the shorter of the lease term and the remaining useful life. When the recoverable amount is less than the book value of the right-of-use asset, the Group writes down the book value to its recoverable amount.

For short-term leases with a lease term not exceeding 12 months and leases of low-value assets with a low brand-new value of a single asset, the Group chooses not to recognize right-of-use assets and lease liabilities and to recognize the related rental expenses in profit or loss or costs of the related assets on a straight-line basis over each period of the lease term.

The Group accounts for a change in a lease as a separate lease when both of the following conditions are met: (1) the lease modification expands the scope of the lease by adding the right to use one or more leased assets; and (2) the increased consideration is equivalent to the amount adjusted by the individual price of the expanded part of the lease scope according to the contract.

When a lease modification is not accounted for as a separate lease, the Group redetermines the lease term at the effective date of the lease modification and remeasures the lease liability by discounting the modified lease payments using a revised discount rate, except for contractual changes directly arising from the COVID-19 pandemic, for which a simplified method is used. If a lease modification results in a reduction in the scope of the lease or a shortening of the lease term, the Group reduces the book value of the right-of-use asset accordingly and recognizes the gain or loss related to the partial termination or complete termination of the lease in profit or loss. If other lease modifications result in the remeasurement of the lease liability, the Group adjusts the book value of the right-of-use asset accordingly.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

33. Method for the preparation of the consolidated financial statements

When the consolidated financial statements are prepared, the scope of consolidation includes the Company and all subsidiaries (including structured entities under effective control).

Subsidiaries are initially included in the scope of consolidation from the date that the Group obtains effective control over them, and are excluded from the scope of consolidation from the date that the Group loses effective control over them. For subsidiaries acquired through business combinations under common control, they are included in the scope of consolidation of the Company from the date they are under the control of the same ultimate controlling party as the Company, and their net profits realized before the date of consolidation are reflected in a separate line item in the consolidated income statement.

All significant intra-group balances, transactions, and unrealized profits are eliminated in the preparation of the consolidated financial statements. The owners' equity of subsidiaries, net income or loss for the period, and comprehensive income that is not attributable to the Company are presented under owners' equity, net profits, and total comprehensive income in the consolidated financial statements as minority interest, minority gain, or loss, and total comprehensive income attributable to minority shareholders, respectively. If the minority shareholders' share of the subsidiary's current loss exceeds the minority shareholders' share of the subsidiary's owners' equity at the beginning of the period, the balance is eliminated to reduce the minority shareholders' equity. Unrealized gains or losses on internal transactions, if they are caused by the sale of assets by the Company to a subsidiary, are fully offset against net income attributable to shareholders of the parent company; if they have resulted from the sale of assets by a subsidiary to the Company, they are allocated to offset between net income attributable to shareholders of the parent company and minority interests in proportion to the Company's allocation to that subsidiary; if they arise from the sale of assets between subsidiaries, they are allocated to offset between net income attributable to shareholders of the parent company and minority interests in proportion to the parent company's allocation to the seller's subsidiary.

If the same transaction is recognized differently when the Group is the accounting entity or the Company or a subsidiary is the accounting entity, the transaction is adjusted from the Group's perspective.

34. Related party

A related party involves the relationship that a party controls, jointly controls, or exercises significant influence over another party, and where two or more parties are under the control or joint control of one party. Related parties may be individuals or enterprises. Enterprises that are only under the control of the state without other related party relationships do not constitute related parties.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

35. Segment information

The Group determines operating segments based on its internal organizational structure, management requirements, and internal reporting system, and determines reporting segments and discloses segment information based on operating segments.

An operating segment is a component of the Group that also meets the following conditions: (1) the component is capable of generating income and incurring expenses in the ordinary course of its activities; (2) the Group's management is able to periodically evaluate the operating results of the component in order to decide on the allocation of resources to it and evaluate its performance; (3) the Group has access to accounting information on the financial position, operating results and cash flows of the component. Two or more operating segments may be combined into one operating segment if they have similar economic characteristics and meet certain conditions.

36. Changes in significant accounting policies and accounting estimates

(1) Changes in significant accounting policies

Since January 1st, 2025, the Company has implemented the *Management Rules for Commodity Risk Management Business of Futures Risk Management Companies* issued by the China Futures Association on November 15th, 2024. In order to further strengthen its inventory management, reflect its financial position and operating results in a more objective and impartial manner, and provide more reliable and relevant accounting information, the Company has changed its valuation method for inventory from the "first-in and first-out method" to the "specific identification method" since January 1st, 2025 considering its actual operating and management needs.

The affected amount of the aforementioned accounting policy change on inventory as of January 1st, 2025 was RMB416,287.64, which was not material. According to the relevant provisions of *Accounting Standards for Business Enterprises No. 28 – Changes in Accounting Policies and Accounting Estimates, and Corrections of Accounting Errors*, this accounting policy change was subject to prospective application and did not involve retrospective adjustments to prior-period financial statements.

(2) Changes in significant accounting estimates and the key assumptions

There were no changes in significant accounting estimates during the current period.

The Group constantly evaluates the significant accounting estimates and critical judgments in accordance with the historical experience and other factors, including reasonable expectations of future events.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

36. Changes in significant accounting policies and accounting estimates (Continued)

(2) Changes in significant accounting estimates and the key assumptions (Continued)

The following significant accounting estimates and key assumptions will result in a significant risk that the book values of assets and liabilities within the next fiscal year will be adjusted materially:

1) Fair value of financial instruments

For financial instruments for which there is no active market, the Group uses valuation techniques to determine their fair value, including the discounted cash flow model, the Black-Scholes model, and other valuation models. Valuation methodology utilizes observable market information to the greatest extent. However, when observable market information is not available, the Group makes estimates of significant unobservable information included in the valuation methodology. The objective of valuation techniques is to determine a fair value that reflects the same determination of market participants at the reporting date on an orderly trading basis.

2) Income taxes

The Group is subject to corporate income tax in several jurisdictions. There is uncertainty about the ultimate tax treatment of certain transactions and events in the normal course of the Group's business activities. Significant judgments are required by the Group in the provision of income tax expenses. If the final determination of these tax matters differs from the amounts initially recorded, such difference will have an impact on the amount of income tax expense and deferred income tax in the period in which such final determination is made.

3) Consolidation of structured entities

The determination of whether the Group controls a structured entity requires management to make a comprehensive judgment based on all the facts and circumstances. The control principle consists of three elements: the asset manager's power over the structured entity, the asset manager's exposure to or enjoyment of variable returns as a result of its participation in the management of the structured entity's investments, and the asset manager's ability to use its power over the structured entity to influence the asset manager's variable returns. Management has assessed the combination of the above three elements on a comprehensive basis based on its judgment, and the Group will reassess these factors whenever changes in relevant facts and circumstances cause them to change.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

IV. Significant accounting policies and accounting estimates (Continued)

36. Changes in significant accounting policies and accounting estimates (Continued)

(3) Critical judgments in the adoption of accounting policies

1) Classification of financial assets

The significant judgments involved in determining the classification of the Group's financial assets include analysis of the business model and contractual cash flow characteristics, etc.

The Group determines the business model for managing financial assets at the level of the financial asset portfolio, considering factors such as the manner in which the performance of financial assets is evaluated and reported to key management personnel, the risks affecting the performance of financial assets and how they are managed, and how the relevant business management personnel are compensated.

The following key judgments exist when the Group assesses whether the contractual cash flows of financial assets are consistent with the underlying lending arrangements: whether the principal amount is likely to change in time distribution or amount over the duration of the asset due to, for example, early repayment; whether the interest includes only the time value of money, credit risk, other underlying lending risks and consideration for costs and profits.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

V. Taxes

The major taxes applicable to the Group and their tax rates are set out below:

Taxes	Taxation basis	Tax rate	Note
Corporate income tax	Taxable income	25%, 16.5%	Note 1
Value added tax (VAT)	Taxable value added amount (tax payable is calculated by multiplying taxable sales by the applicable tax rate, less the current input tax allowed for deduction)	13%, 9%, 6%	
Urban maintenance and construction tax	Amount of turnover tax paid	7%	
Education surcharge	Amount of turnover tax paid	3%	
Local education surcharge	Amount of turnover tax paid	2%	

Note 1: The income tax rate applicable to the Group's Hong Kong subsidiaries is 16.5%.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VI. Subsidiaries

Subsidiaries included in the scope of consolidation as of June 30th, 2025

Name of subsidiary	Place of registration	Principal place of operation	Type of legal person	Business nature	Shareholding ratio (%)	Percentage of voting rights (%)
Zhongtai Huirong Capital Investment Co., Ltd.	Shenzhen, China	Jinan, China	Limited company	Risk management	100.00	100.00
Zhongtai Huirong Investment (HK) Company Limited	Hong Kong, China	Hong Kong, China	Limited company	Derivatives trading	100.00	100.00
Luzheng Information Technology Co., Ltd.	Jinan, China	Jinan, China	Limited company	Information system services, software development	100.00	100.00
Luzheng International Holding Limited	Hong Kong, China	Hong Kong, China	Limited company	Investment holding	100.00	100.00

Luzheng Capital Management Co., Ltd. was renamed Zhongtai Huirong Capital Investment Co., Ltd. (hereinafter referred to as "Zhongtai Huirong Capital") on July 19th, 2022. The subsidiary was established in April 2013. Its main business scope includes: Investment activities with owned funds, investment planning of owned capital, enterprise management consulting, sales and wholesale of agricultural products, metal products, metallurgical materials, mineral products (except those specified by the state), precious metals and chemical products (except dangerous chemicals, monitoring chemicals, fireworks, civil explosives and precursor chemicals); import and export business (except for items prohibited by laws, administrative regulations and the State Council's decision, restricted items can only be operated after obtaining permissions); technical consulting; investment consulting (excluding restricted items); sales of petroleum products (excluding dangerous chemicals); wholesale of refined oil (excluding dangerous chemicals); sales of paper products; sales of pulp; sales of rubber products; sales of technical glass products; sales of daily-use glass products; sales of functional glass and new optical materials; general goods warehousing services (excluding hazardous chemicals and other items that need to be approved). Sales of chemical fertilisers; sales of manures; sales of synthetic materials; sales of electronic special-purpose materials; sales of special-purpose chemical products (excluding hazardous chemicals). (Except for items that need to be approved according to law, business activities shall be independently carried out according to law with a business license.) The licensed items are: sales and wholesale of edible oil; warehouse receipt service; basis trading; co-operative hedging; over-the-counter derivatives business; market making business; and sale of renewable resources. On June 30th, 2025, the registered capital of Zhongtai Huirong Capital was RMB750 million, and the paid-in capital was RMB750 million.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VI. Subsidiaries (Continued)

Zhongtai Huirong Investment (HK) Company Limited (hereinafter referred to as "Zhongtai Huirong (HK)") was established in November 2013. The main business scope includes import and export trade, investment, capital risk management, technical consulting services, etc. As of June 30th, 2025, the registered capital of Zhongtai Huirong (HK) was HKD118,820,000.00, and the paid-in capital was HKD84,449,920.83.

Luzheng Information Technology Co., Ltd. (hereinafter referred to as "Luzheng Information") was established in February 2015. The main business scope includes: The sales of electronic products, office automation equipment, computers, cultural office machinery, control equipment, and computer room equipment; information system integration service; development, sales, and related technical services of computer network products and software; electronic engineering design and construction; information technology consulting service. As of June 30th, 2025, the registered capital of Luzheng Information was RMB25 million, and the paid-in capital was RMB25 million.

Luzheng International Holding Limited (hereinafter referred to as "Luzheng International Holding") was established in April 2018. The main business scope includes investment holding. As of June 30th, 2025, the registered capital was HKD30 million and the paid-in capital was HKD20 million.

As at June 30th, 2025, none of the Company's subsidiaries have issued equity or debt securities.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements

1. Cash and cash equivalents

Item	June 30th, 2025	December 31st, 2024
Cash on hand Current bank deposit - Principal - Interest accrued Time bank deposit - Principal - Interest accrued Futures margin deposits - Principal - Interest accrued Other cash and cash equivalents	39,034.55 594,567,079.54 593,788,763.59 778,315.95 324,177,428.53 295,400,000.00 28,777,428.53 17,955,462,023.89 17,860,794,785.95 94,667,237.94 14,736,926.68	39,034.55 823,633,042.32 823,189,472.22 443,570.10 318,883,594.78 295,400,000.00 23,483,594.78 19,602,465,237.04 19,508,067,982.66 94,397,254.38 7,887,179.27
Less: Expected credit impairment provision	49,249.28	384,067.07
Total	18,888,933,243.91	20,752,524,020.89

As of June 30th, 2025, there were no large amounts (over RMB1,000,000) in the short-term calls on owned bank deposits and no restrictions on the use of bank deposits (December 31st, 2024: same). There is a restricted use of RMB1,500,000.00 of note deposits in other cash and cash equivalents (December 31st, 2024: There is a restricted use of RMB3,465,000.00 of note deposits in other cash and cash equivalents).

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

1. Cash and cash equivalents (Continued)

(1) Details of deposit of futures margin - Principal

Item	June 30th, 2025	December 31st, 2024
China Minsheng Banking Corp., Ltd.	3,651,037,199.62	3,500,928,406.91
Shanghai Pudong Development Bank		
Co., Ltd.	1,200,539,226.48	2,300,531,061.95
Industrial and Commercial Bank of China		
Limited	552,726,894.26	542,442.54
China Construction Bank Corporation	389,081.10	388,942.56
Industrial Bank Co., Ltd.	6,750,310,944.66	4,100,206,437.22
China Everbright Bank Co., Ltd.	600,128,853.21	99,760.01
Ping An Bank Co., Ltd.	1,500,137,480.20	3,200,076,181.14
Bank of Communications Co., Ltd.	3,039,803.03	1,716,280.55
China CITIC Bank Corporation Limited	330,233,633.34	900,279,928.44
China Merchants Bank Co., Ltd.	750,171,897.46	250,195,745.51
China Guangfa Bank Co., Ltd.	72,255.97	150,021,150.65
Bank of China Limited	700,383,031.00	264,846.72
Agricultural Bank of China Limited	1,511,435,340.15	5,102,755,142.20
Postal Savings Bank of China Limited	310,189,145.47	61,656.26
Total	17,860,794,785.95	19,508,067,982.66

⁽²⁾ As at June 30th, 2025, other cash and cash equivalents represent the Group's unencumbered available funds placed with securities and futures brokers and banks' acceptance bills.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

1. Cash and cash equivalents (Continued)

(3) Changes in expected credit impairment provision

Item	December 31st, 2024	Accrual in the current period	June 30th, 2025
Expected credit impairment provision	384,067.07	-334,817.79	49,249.28
Total	384,067.07	-334,817.79	49,249.28

2. Settlement provisions

Item	June 30th, 2025	December 31st, 2024
China Securities Depository and Clearing Corporation Limited	1,015,814.38	1,994,718.42
Total	1,015,814.38	1,994,718.42

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

3. Currency margin receivable

Item	June 30th, 2025	December 31st, 2024
China Financial Futures Exchange	3,675,274,029.19	3,477,683,062.59
Shanghai Futures Exchange	3,319,139,735.29	2,157,456,053.44
Dalian Commodity Exchange	1,647,229,983.33	1,159,796,864.76
Zhengzhou Commodity Exchange	1,268,728,510.50	1,056,973,898.46
China Securities Depository and Clearing		
Corporation Limited	974,081,729.16	1,028,798,501.88
Shanghai International Energy Exchange	409,583,705.99	270,940,581.09
Guangzhou Futures Exchange	168,763,887.81	127,248,083.14
Total	11,462,801,581.27	9,278,897,045.36

4. Pledge margin receivable

(1) Classification by Exchange

Item	June 30th, 2025	December 31st, 2024
China Financial Futures Exchange	940,877,513.60	1,024,131,488.00
Dalian Commodity Exchange	102,936,312.00	351,468,688.00
Shanghai Futures Exchange	146,087,772.00	146,692,488.00
Zhengzhou Commodity Exchange	15,633,792.00	228,339,392.00
Shanghai International Energy Exchange	6,792,800.00	
Guangzhou Futures Exchange	8,736,800.00	33,626,040.00
Total	1,221,064,989.60	1,784,258,096.00

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

4. Pledge margin receivable (Continued)

(2) Classification by the category of collateral

Category of collateral	Market value at time of pledge	Discount rate	June 30th, 2025 Closing market value
Treasury Bonds CU Copper Ni Nickel Sn Tin Ag Silver EG Ethylene Glycol BU Asphalt SA Soda Ash SI Industrial Silicon BR Butadiene Rubber NR Glue No. 20 CF Cotton LC Bleached Softwood Pulp V Polyvinyl Chloride Ru Rubber SS Stainless Steel AL Aluminium	1,285,719,592.00 51,980,500.00 51,435,240.00 30,536,040.00 17,235,900.00 16,281,480.00 15,815,100.00 14,639,040.00 10,921,000.00 8,974,400.00 8,491,000.00 4,903,200.00 3,129,760.00 2,766,210.00 2,229,600.00 754,800.00 518,375.00	80% 80% 80% 80% 80% 80% 80% 80% 80% 80%	1,028,575,673.60 41,584,400.00 41,148,192.00 24,428,832.00 13,788,720.00 13,025,184.00 12,652,080.00 11,711,232.00 8,736,800.00 7,179,520.00 6,792,800.00 3,922,560.00 2,503,808.00 2,212,968.00 1,783,680.00 603,840.00 414,700.00
Total	1,526,331,237.00		1,221,064,989.60

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

4. Pledge margin receivable (Continued)

(2) Classification by the category of collateral (Continued)

Category of collateral	Market value at time of pledge	Discount rate	December 31st, 2024 Closing market value
Treasury Bonds BU Asphalt AL Aluminium AO Aluminium Oxide CF Cotton HC hot rolled coils Ru Rubber CU Copper Sn Tin Ni Nickel PB Lead PTA RB Thread SI Industrial Silicon PVC SM Silicomanganese SP Bleached Softwood Pulp LC Lithium Carbonate	1,892,830,860.00 35,596,440.00 4,943,750.00 4,813,200.00 4,307,200.00 18,289,800.00 22,860,500.00 1,845,000.00 4,915,600.00 73,041,360.00 8,360,000.00 53,320,900.00 4,947,000.00 13,328,550.00 2,463,000.00 4,936,840.00 3,752,960.00	80% 80% 80% 80% 80% 80% 80% 80% 80% 80%	1,514,264,688.00 28,477,152.00 3,955,000.00 3,850,560.00 3,445,760.00 14,631,840.00 18,288,400.00 1,476,000.00 3,932,480.00 58,433,088.00 6,688,000.00 42,656,720.00 3,957,600.00 10,662,840.00 1,970,400.00 3,949,472.00 3,002,368.00 22,963,200.00
A Yellow Soybean PK Peanut	24,767,160.00 22,298,500.00	80% 80%	19,813,728.00 17,838,800.00
Total	2,230,322,620.00	- 312	1,784,258,096.00

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

5. Settlement guarantees receivable

Item	June 30th, 2025	December 31st, 2024
China Financial Futures Exchange China Securities Depository and Clearing Corporation Limited	58,151,161.44 11,990,316.54	35,969,815.39 12,306,641.56
Total	70,141,477.98	48,276,456.95

6. Risk loss receivables

(1) Analysis by aging

		June 30t As a	h, 2025			December 3	31st, 2024	
		percentage of total book				As a percentage of total book		
Item	Book balance	balance (%)	Bad debt provision	Book value	Book balance	balance (%)	Bad debt provision	Book value
Item	Dalance	(/0)	provision	Dook value	Dalarioe	(70)	provision	DOOK Value
Within 1 year	2,393.16	0.50	119.66	2,273.50				
1-2 years	115,480.79	23.92	11,548.08	103,932.71	115,480.79	22.36	11,548.08	103,932.71
2-3 years					366,807.41	71.01	73,361.48	293,445.93
Over 3 years	364,865.09	75.58	218,919.05	145,946.04	34,273.41	6.63	20,564.05	13,709.36
Total	482,739.04	100.00	230,586.79	252,152.25	516,561.61	100.00	105,473.61	411,088.00

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

6. Risk loss receivables (Continued)

(2) As of June 30th, 2025, the top five risk loss receivables of the Group totaled RMB444,494.95, representing 92.08% of the total risk loss receivables, as follows:

Company name	Book balance	Aging	Ratio to total risk loss receivables (%)	Nature of payment
First place	186,193.07	Over 3 years	38.57	Closeout loss payments
Second place	97,515.24	Over 3 years	20.20	Closeout loss payments
Third place	85,311.79	1-2 years	17.67	Closeout loss payments
Fourth place	53,099.10	Over 3 years	11.00	Closeout loss payments
Fifth place	22,375.75	1-2 years	4.64	Closeout loss payments
Total	444,494.95		92.08	

7. Receivables

(1) Listed by details

Item	June 30th, 2025	December 31st, 2024
OTC Options clients' capital receivables Trade receivable Notes receivable Exchange service fee receivable Others	195,445,714.26 15,763,695.31 14,997,038.28 604,626.86 2,717,191.48	227,616,793.46 12,611,608.04 28,324,531.20 469,626.86 3,292,494.23
Total	229,528,266.19	272,315,053.79
Less: Bad debt provision	3,986,210.31	3,979,684.49
Book value of accounts receivable	225,542,055.88	268,335,369.30

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

7. Receivables (Continued)

(2) Analysis by aging

	June 30th, 2025		December 3	1st, 2024
		As a		As a
		percentage		percentage
Item	Amount	of total book	Amount	of total book balance (%)
item	Amount	balance (%)	Amount	Dalance (%)
Within 1 year	140,796,281.87	61.34	110.759.879.48	40.67
Within 1 year 1-2 years	8,562,425.35	3.73	155.795.948.03	40.67 57.21
2-3 years	74,707,167.46	32.55	264,870.56	0.10
Over 3 years	5,462,391.51	2.38	5,494,355.72	2.02
Total	229,528,266.19	100.00	272,315,053.79	100.00

Notes receivable are aged within 173 days.

(3) Changes in bad debt provision

Category	Balance as of December 31st, 2024	Accrual	Changes in the Recovery or reversal	current period Carry-forward or write-off	Others	Balance as of June 30th, 2025
Provision for bad debts on receivables	3,979,684.49	6,525.82				3,986,210.31
Total	3,979,684.49	6,525.82				3,986,210.31

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

7. Receivables (Continued)

(4) As of June 30th, 2025, the top five receivables of the Group totaled RMB146,954,715.12, representing 64.02% of the total receivables, as follows:

Company name	Amount	Aging	Ratio to total receivables (%)	Nature of payment
, ,		0 0	,	,
First place	50,000,000.00	Within 1 year, 2-3 years	21.78	Option trading funds
Second place	34,197,921.29	Within 1 year	14.90	Option trading funds
Third place	25,734,755.46	Within 1 year, 1-2 years, 2-3 years	11.21	Option trading funds
Fourth place	25,020,592.51	Within 1 year	10.90	Option trading funds
Fifth place	12,001,445.86	Within 1 year	5.23	Option trading funds
Total	146,954,715.12		64.02	

As at June 30th, 2025, there were no amounts due from shareholders holding 5% (or more) of the voting shares of the Company in receivables (December 31st, 2024: same).

(5) Notes receivable and receivables financing endorsed or discounted at the end of the period and not yet due at the balance sheet date

Item	Amounts derecognised at the end of the period (Receivables financing)	Amounts not derecognised at the end of the period (Notes receivable)
Bank's acceptance bill	6,901,884.30	7,131,129.65
Total	6,901,884.30	7,131,129.65

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

8. Inventories

Item	June 30th, 2025	December 31st, 2024
Bulk commodity Subtotal Less: Inventory depreciation reserves	48,442,822.12 48,442,822.12 4,113,682.62	41,229,106.99 41,229,106.99 77,305.11
Total	44,329,139.50	41,151,801.88

As at June 30th, 2025, inventories with a book value of RMB2,766,210.00 were pledged to the Futures Exchange as trading margins (as at December 31st, 2024, inventories with a book value of RMB1,512,420.00 were pledged to the Futures Exchange as trading margins).

9. Contract assets

Item	June 30th, 2025	December 31st, 2024
Contract assets Less: Impairment provision of contract assets	7,832,078.28	8,153,643.93
Total	7,832,078.28	8,153,643.93

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

10. Buying back the sale of financial assets

Item	June 30th, 2025	December 31st, 2024
National debt reverse repurchase	16,851,000.00	13,116,000.00
Including: Principal	16,851,000.00	13,116,000.00
Interest accrued		
Warehouse receipt pledge fund lent	44,833,606.85	46,440,285.14
Including: Principal	44,786,776.89	46,422,379.97
Interest accrued	46,829.96	17,905.17
Less: Impairment provision	33,981,956.98	33,981,956.98
Total	27,702,649.87	25,574,328.16

When the Group receives warehouse receipts as pledges for warehouse receipt pledge financing, these pledges can be used for re-pledge. As at June 30th, 2025, the fair value of standard warehouse receipts available for re-pledging in the pledge of warehouse receipt pledge financing received by the Group amounted to RMB2,173,320.00, all of which were used for re-pledging against trading margins. (As at December 31st, 2024, the fair value of standard warehouse receipts available for re-pledging in the pledge of warehouse receipt pledge financing received by the Group amounted to RMB3,828,000.00, all of which were used for re-pledging against trading margins).

See Note "XVII.1 Significant Litigation" for details of the impairment provision.

11. Financial assets held for trading

Item	June 30th, 2025	December 31st, 2024
Public offering of securities investment funds Derivative financial assets (Note VII.12) Asset management plan Private securities investment funds Trust scheme Bank financial products	667,288,999.47 175,761,583.64 225,215,079.92 149,313,830.49 107,316,188.57 2,593,238.33	575,049,140.81 207,845,209.67 323,509,514.15 114,194,656.10 6,003,550.37 51,683,095.74
Total	1,327,488,920.42	1,278,285,166.84

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

12. Derivative financial instruments

(1) Details of derivative financial instruments

Item	June 30th, 2025 Nominal principal Assets Liabil				
ILEIII	Nominal principal	Assets	Liabilities		
OTC options contract	9,678,618,224.54	111,874,901.25	109,780,664.10		
Exchange-traded option contract Exchange-traded	5,049,627,750.00	23,027,467.50	44,454,271.00		
futures contract	4,891,391,250.00				
Forward contracts	1,585,119,993.00	40,859,214.89	19,156,778.50		
Total	21,204,757,217.54	175,761,583.64	173,391,713.60		
		December 31st, 2024			
Item	Nominal principal	Assets	Liabilities		
OTC options					
contract Exchange-traded	9,169,046,319.89	196,237,481.17	103,062,291.29		
option contract Exchange-traded	3,694,830,050.00	8,917,203.50	29,194,588.50		
futures contract	7,635,252,560.00				
Forward contracts	438,422,740.00	2,690,525.00	6,382,020.00		
Total	20,937,551,669.89	207,845,209.67	138,638,899.79		

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

12. Derivative financial instruments (Continued)

(2) Exchange-traded futures contract

	June 30th, 2025 Gains and losses on changes in		December 3	Gains and losses on changes in
Item	Nominal amount	fair value	Nominal amount	fair value
Exchange-traded futures contract Less: Settlement cash paid Futures contract net position	4,891,391,250.00	-14,317,755.00 14,317,755.00	7,635,252,560.00	-44,276,200.00 44,276,200.00

For exchange-traded futures contracts, under the daily debt-free settlement system, the currency margin receivable includes the amount of position gains and losses arising from all futures contracts as of June 30th, 2025. Therefore, the exchange-traded futures contract under derivative financial instruments is listed as the net amount after offsetting, which is RMB0.

13. Investments in other equity instruments

Item	June 30th, 2025	December 31st, 2024
Shanghai Futures Exchange Dalian Commodity Exchange Zhengzhou Commodity Exchange	500,000.00 500,000.00 400,000.00	500,000.00 500,000.00 400,000.00
Total	1,400,000.00	1,400,000.00

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

14. Long-term equity investments

(1) Classification of long-term equity investments

Item	June 30th, 2025	December 31st, 2024
Long-term equity investment accounted by cost method Long-term equity investment accounted by		
equity method Including: Investment in associates Total long-term equity investment	43,609,059.20 43,609,059.20 43,609,059.20	44,014,241.10 44,014,241.10 44,014,241.10
Less: Impairment provision of long-term equity investment		
Net value of long-term equity investment	43,609,059.20	44,014,241.10

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

					Cha	anges in current pe	riod						
					Gains and								
					losses on								
					investments	Other		Cash dividend					
					recognized	comprehensive		or profit	Impairment				Closing
	December	Initial	Additional	Reduced	under the	income	Other changes	declared to	provision	Exchange rate		June 30th,	impairment
Investee	31st, 2024	investment	investments	investments	equity method	adjustment	in equity	distribute	accrued	difference	Others	2025	provision
Associate													
Shandong Trading Market Clearing													
House Co., Ltd.	26,788,455.67				-172,331.45			256,602.82				26,359,521.40	
Shandong Board of Trade	17,225,785.43				23,752.37							17,249,537.80	
Total	44,014,241.10				-148,579.08			256,602.82				43,609,059.20	

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

15. Fixed assets

Iten	m	Houses and buildings	Transportation equipment	Computers, electronic equipment and others	Total
I.	Original book value				
1.	December 31st, 2024 Increased amount in current	40,072,644.53	6,107,215.36	77,954,412.81	124,134,272.70
	period 3. Decreased amount in		640,525.27	3,187,992.42	3,828,517.69
	current period		815,508.54	690,676.53	1,506,185.07
	4. June 30th, 2025	40,072,644.53	5,932,232.09	80,451,728.70	126,456,605.32
II.	Accumulated depreciation				
	1. December 31st, 2024	18,018,420.39	4,813,038.35	54,775,455.10	77,606,913.84
	2. Increased amount in current				
	period	647,841.06	194,028.10	4,685,525.11	5,527,394.27
	Decreased amount in				
	current period		209,141.47	638,239.80	847,381.27
	4. June 30th, 2025	18,666,261.45	4,797,924.98	58,822,740.41	82,286,926.84
III.	I a a a la a a a a a				
	1. December 31st, 2024				
	Increased amount in current period				
	 Decreased amount in current period 				
	4. June 30th, 2025				
IV.					
	Book value as of June 30th,				
	2025	21,406,383.08	1,134,307.11	21,628,988.29	44,169,678.48
	2. Book value as of December				
	31st, 2024	22,054,224.14	1,294,177.01	23,178,957.71	46,527,358.86

As of June 30th, 2025, the Group's fixed assets were not mortgaged, guaranteed or sealed (December 31st, 2024: same). As of June 30th, 2025, no sign of impairment was found in the above-mentioned fixed assets, so no impairment provision of fixed assets was accrued (December 31st, 2024: same).

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

16. Right-of-use assets

Item	Houses and buildings	Total
I. Original book value		
1. December 31st, 2024	56,196,909.21	56,196,909.21
2. Increase in current period	904,517.62	904,517.62
New lease contract	904,517.62	904,517.62
3. Decrease in current period	6,961,572.00	6,961,572.00
Others	6,961,572.00	6,961,572.00
4. June 30th, 2025	50,139,854.83	50,139,854.83
II. Accumulated depreciation		
1. December 31st, 2024	33,065,454.35	33,065,454.35
2. Increase in current period	5,904,807.94	5,904,807.94
Accrual	5,904,807.94	5,904,807.94
Decrease in current period	6,961,572.00	6,961,572.00
Others	6,961,572.00	6,961,572.00
4. June 30th, 2025	32,008,690.29	32,008,690.29
III. Book value		
1. Book value as of June 30th, 2025	18,131,164.54	18,131,164.54
2. Book value as of December 31st, 2024	23,131,454.86	23,131,454.86

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

17. Intangible assets

(1) Changes in intangible assets

Iter	m	Software	Total
I.	Original book value 1. December 31st, 2024 2. Increased amount in current period	34,682,140.44	34,682,140.44
	(1) Acquisition (2) Increase of business combination	3,835,610.63	3,835,610.63
	3. Decreased amount in current period(1) Disposal(2) Others		
	4. Translation difference of foreign currency statements		
П.	5. June 30th, 2025 Accumulated amortization	38,517,751.07	38,517,751.07
	1. December 31st, 2024	17,151,157.98	17,151,157.98
	 Increased amount in current period Accrual Others 	1,417,019.55	1,417,019.55
	3. Decreased amount in current period (1) Disposal (2) Others		
	4. Translation difference of foreign currency statements		
Ш	5. June 30th, 2025 Impairment provision	18,568,177.53	18,568,177.53
	 December 31st, 2024 Increased amount in current period (1) Accrual (2) Increase of business combination 	1,438,333.49	1,438,333.49
	Decreased amount in current period (1) Disposal		
	4. Translation difference of foreign currency statements		
I\/	5. June 30th, 2025 Book value	1,438,333.49	1,438,333.49
ı V .	 Book value Book value as of June 30th, 2025 Book value as of December 31st, 	18,511,240.05	18,511,240.05
	2024	16,092,648.97	16,092,648.97

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

18. Deferred tax assets and deferred tax liabilities

(1) Deferred tax assets without offsetting

	June 30th, 2025 Deductible		
Item	temporary difference	Deferred tax assets	
Gains and losses on changes in fair value Interest payable Deductible losses Asset impairment provision Depreciation of fixed assets Lease liabilities Employee benefits payable	13,701,305.54 22,512,972.93 181,078,029.16 44,703,097.47 1,636,495.45 18,553,349.60 13,363,650.55	3,425,326.39 5,628,243.24 45,269,507.27 11,175,774.37 409,123.86 4,638,337.40 3,340,912.64	
Total	295,548,900.70	73,887,225.17	

	December 31st, 2024 Deductible	
Item	temporary difference	Deferred tax assets
Gains and losses on changes in fair value Interest payable	88,528,233.52 31,445,534.90	22,132,058.37 7,861,383.73
Deductible losses Asset impairment provision	202,776,085.44 40,802,162.32	50,694,021.35 10,200,540.58
Depreciation of fixed assets Lease liabilities	1,777,495.60 24,148,142.42	444,373.90 6,037,035.60
Total	389,477,654.20	97,369,413.53

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

18. Deferred tax assets and deferred tax liabilities (Continued)

(2) Deferred tax liabilities without offsetting

	June 30th, 2025		
Item	Taxable temporary difference	Deferred tax liabilities	
Gains and losses on changes in fair value Interest receivable Right-of-use assets	32,300,631.15 124,779,621.84 18,131,164.54	8,075,157.78 31,194,905.47 4,532,791.13	
Total	175,211,417.53	43,802,854.38	

	December 31	st, 2024
Item	Taxable temporary difference	Deferred tax liabilities
Gains and losses on changes in fair value	131,424,929.88	32,856,232.47
Interest receivable	119,126,035.52	29,781,508.87
Right-of-use assets	23,131,454.86	5,782,863.72
Total	273,682,420.26	68,420,605.06

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

18. Deferred tax assets and deferred tax liabilities (Continued)

(3) Deferred tax assets or liabilities listed in net amount after offset

ltem	Closing offset amount of deferred tax assets and liabilities	Closing balance of deferred tax assets or liabilities after offsetting	Opening offset amount of deferred tax assets and liabilities	Opening balance of deferred tax assets or liabilities after offsetting
Deferred tax assets	21,699,990.40	52,187,234.77	48,571,834.17	48,797,579.36
Deferred tax liabilities	21,699,990.40	22,102,863.98	48,571,834.17	19,848,770.89

(4) Details of unrecognized deferred tax assets

Item	June 30th, 2025	December 31st, 2024
Deductible losses	71,694,049.65	71,974,082.54
Total	71,694,049.65	71,974,082.54

(5) Deductible losses on unrecognized deferred tax assets will mature in the following years:

Year	June 30th, 2025	December 31st, 2024
2026	563,915.55	563,915.55
2027	1,169,556.88	1,169,556.88
2028		
2029		
2030	165,700.00	
No maturity date	69,794,877.22	70,240,610.11
Total	71,694,049.65	71,974,082.54

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

19. Other assets

(1) **Breakdown**

Item	June 30th, 2025	December 31st, 2024
Prepayments Certified input tax to be deducted Advance payment of corporate income tax Other receivables Input tax to be certified Long-term deferred expenses	56,040,491.19 11,188,737.01 7,390,541.82 5,820,299.47 1,620,276.35	53,420,539.78 12,107,369.31 9,187,510.55 7,501,456.39 5,189,267.38 1,896,126.74
Total	82,060,345.84	89,302,270.15

(2) Other assets - other receivables

Item	June 30th, 2025	December 31st, 2024
Dividends receivable	256,602.82	
Margin receivable	3,853,841.18	3,588,173.80
Deposit	2,847,666.30	3,485,375.36
Others	2,773,843.01	2,701,582.29
Subtotal	9,731,953.31	9,775,131.45
Less: Bad debt provision	2,341,411.49	2,273,675.06
Book value of other receivables	7,390,541.82	7,501,456.39

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

19. Other assets (Continued)

(3) Other assets – impairment of other receivables

Bad debt provision	Stage 1 Expected credit losses for the next 12 months	Stage 2 Expected credit losses over the entire duration (no credit impairment)	Stage 3 Expected credit losses over the entire duration (credit impairment has occurred)	Total
		1/	,	
Balance as of January 1st, 2025 Book balance of other receivables as of January	2,273,675.06			2,273,675.06
1st, 2025 in current period - Transfer to stage 2 - Transfer to stage 3 - Reverse to stage 2 - Reverse to stage 1				
Accrual in current period Reversal in current period Carry-forward in current period	67,736.43			67,736.43
Write-off in current period				
Other changes				
Balance as of June 30th, 2025	2,341,411.49			2,341,411.49

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

19. Other assets (Continued)

(4) Other assets – prepayments

ltem	June 30th, 2025		December 3	1st, 2024
	Amount Proportion (%)		Amount	Proportion (%)
Within 1 year	47,516,707.18	84.79	49,956,291.71	93.52
1-2 years	5,750,690.05	10.26	1,465,473.50	2.74
2-3 years	973,422.84	1.74	712,652.27	1.33
Over 3 years	1,799,671.12	3.21	1,286,122.30	2.41
Total	56,040,491.19	100.00	53,420,539.78	100.00

20. Short-term loans

(1) Classification of short-term loans

Classification of short-term loans	June 30th, 2025	December 31st, 2024
Credit loan Bank's acceptance bill discounting Add: Accrued interest	69,600,000.00 70,566.67	105,600,000.00 410,000.00 120,553.51
Total	69,670,566.67	106,130,553.51

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

20. **Short-term loans (Continued)**

(2) Details of credit loans are presented below:

Lending bank	Amount	Maturity	Interest rate	Use
Jinan Branch of Industrial Bank Co., Ltd.	25.6 million	October 9th, 2024 – October 8th, 2025	3.65%	Purchasing four categories of products – ferrous metals, non-ferrous metals, agricultural products, and energy and chemical products – from the spot market under basis trading
Jinan Branch of Industrial Bank Co., Ltd.	20 million	November 27th, 2024 - November 26th, 2025	3.65%	Purchasing four categories of products – ferrous metals, non-ferrous metals, agricultural products, and energy and chemical products – from the spot market under basis trading
Shenzhen Branch of China CITIC Bank Corporation Limited	7.5 million	January 16th, 2025 – July 16th, 2025	3.65%	Purchase of bulk commodities
Jinan Branch of China Everbright Bank Company Limited	10 million	January 20th, 2025 – July 20th, 2025	3.65%	Purchase of hot-rolled ribbed steel bars, hot-rolled plain steel bars
Jinan Branch of China Everbright Bank Company Limited	6.5 million	April 28th, 2025 – October 28th, 2025	3.65%	Purchase of medium-thick plates

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

21. Acting trading securities

Item	June 30th, 2025	December 31st, 2024
Brokerage business Including: Individuals Organizations	2,038,267.91 90,592.61 1,947,675.30	1,499,466.84 165,528.46 1,333,938.38
Total	2,038,267.91	1,499,466.84

22. **Currency margin payable**

Item	June 30th, 2025	December 31st, 2024
Currency margin payable by futures and options customers	28,130,401,487.34	27,582,167,413.80
Total	28,130,401,487.34	27,582,167,413.80

Listed by customer category (1)

Item	June 30th, 2025 Number of accounts Amount		December of Number of accounts	31st, 2024 Amount
Natural person Legal person Non-settlement member	219,476 8,653	8,983,529,535.66 19,045,037,740.60 101,834,211.08	205,153 8,255	8,262,300,061.03 19,206,499,756.34 113,367,596.43
Total	228,131	28,130,401,487.34	213,410	27,582,167,413.80

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

23. Pledge margin payable

(1) Listed by exchange

Item	June 30th, 2025	December 31st, 2024
China Financial Futures Exchange Dalian Commodity Exchange Shanghai Futures Exchange Zhengzhou Commodity Exchange Shanghai International Energy Exchange Guangzhou Futures Exchange	940,877,513.60 102,936,312.00 146,087,772.00 15,633,792.00 6,792,800.00 8,736,800.00	1,024,131,488.00 351,468,688.00 146,692,488.00 228,339,392.00 33,626,040.00
Total	1,221,064,989.60	1,784,258,096.00

(2) Listed by customer category

Item	June 30 Number of accounts	th, 2025 Amount	December Number of accounts	31st, 2024 Amount
Legal person	44	1,221,064,989.60	66	1,784,258,096.00
Total	44	1,221,064,989.60	66	1,784,258,096.00

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

24. Futures risk reserves

Item	June 30th, 2025	December 31st, 2024
Opening balance Increase in current period Used in current period	197,501,973.18 8,803,466.32	175,922,356.78 21,579,616.40
Closing balance	206,305,439.50	197,501,973.18

According to the provisions of the Measures for the Supervision and Administration of Futures Companies (Order No. 155 of the China Securities Regulatory Commission) and the Interim Provisions on the Financial Management of Commodity Futures Trading (CSZ [1997] No. 44), the futures risk reserve shall be withdrawn at the proportion of 5% of the net income from the agency service fee income minus the service fee payable to the futures exchange.

25. Futures investors' security funds payable

Item	June 30th, 2025	December 31st, 2024
Opening balance Increase in current period Payment in current period	1,314,510.58 1,097,757.85 1,356,127.62	873,243.90 1,364,525.10 923,258.42
Closing balance	1,056,140.81	1,314,510.58

In accordance with the provisions of the Measures for the Administration of Futures Investor Protection Funds (Order No. 129 of the China Securities Regulatory Commission) and the Provisions on Specifying Matters Related to the Payment Proportion of Futures Investor Protection Funds (China Securities Regulatory Commission Announcement No. 26 of 2016, hereinafter referred to as "the Provisions"), futures companies shall pay the futures investor protection funds at 5 to 10 parts per hundred million of the agency trading volume from the transaction fees they collect.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Employee benefits payable

(1) Details of employee benefits payable

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Short-term employee benefits Post-employment benefits defined contribution	79,845,910.91	130,199,646.68	114,961,796.94	95,083,760.65
plans III. Termination benefits	75,936.37	20,479,586.25 665,309.93	20,493,922.32 665,309.93	61,600.30
Total	79,921,847.28	151,344,542.86	136,121,029.19	95,145,360.95

(2) Short-term employee benefits

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Salaries, bonuses, allowances				
and subsidies	67,755,548.87	109,064,675.42	92,256,142.62	84,564,081.67
Employee welfares		1,016,511.95	1,016,511.95	
Social insurance contributions	32,759.03	8,721,254.85	8,730,642.27	23,371.61
Including: Medical insurance				
premiums	27,361.26	8,499,756.03	8,509,073.21	18,044.08
Work-related				
injury insurance				
premiums	1,091.22	169,761.72	169,831.96	1,020.98
Maternity				
insurance				
premiums	4,306.55	51,737.10	51,737.10	4,306.55
Housing provident fund	17,810.21	9,297,818.21	9,298,999.21	16,629.21
Funds for trade unions and				
staff education	12,039,792.80	2,099,386.25	3,659,500.89	10,479,678.16
Total	79,845,910.91	130,199,646.68	114,961,796.94	95,083,760.65

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Employee benefits payable (Continued) 26.

(3) **Defined contribution plans**

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Basic pension insurance Unemployment insurance	69,713.82	12,217,449.84	12,231,351.48	55,812.18
premiums	6,222.55	523,029.04	523,463.47	5,788.12
Enterprise annuity contributions		7,739,107.37	7,739,107.37	
Total	75,936.37	20,479,586.25	20,493,922.32	61,600.30

(4) **Termination benefits**

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Termination benefits		665,309.93	665,309.93	
Total		665,309.93	665,309.93	

The Group's employees participate in the basic pension insurance established by government agencies. The Group determines the base within the upper and lower limits of the local basic pension insurance contribution base and based on the employees' average monthly income in the previous year and makes contributions in accordance with the stipulated ratio.

In addition to participating in the basic pension insurance organized and implemented by the local labor and security authorities in accordance with the relevant PRC regulations, the Group has established an enterprise annuity plan for eligible employees on a voluntary basis, and the unit contributions and their investment income in the employees' individual accounts of the enterprise annuity are attributed to the employees on a pro rata basis in accordance with the relevant regulations. The Group established the principle of compensation in the enterprise pension fund for employees who are less than 10 years away from retirement from the date of implementation of the enterprise pension fund, and such employees will be compensated after retirement in accordance with the relevant regulations.

In order to further improve the multi-tiered medical insurance system for the Company's employees and effectively enhance the employees' medical insurance level, the Company participates in the basic medical insurance and on this basis, formulates the *Implementation* Plan Regarding the Supplementary Medical Insurance of Zhongtai Futures Company Limited in accordance with the relevant national regulations. It has implemented the supplementary medical insurance since July 2023 for current employees and retired employees who have signed full-time employment contracts with the Company.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

27. Notes payable

Category	June 30th, 2025	December 31st, 2024
Bank's acceptance bill	3,000,000.00	6,930,000.00
Total	3,000,000.00	6,930,000.00

There were no notes payable due and unpaid at the end of the period. The aging of the Group's notes payable at the end of the period described above was within 67 days.

28. **Taxes payable**

Item	June 30th, 2025	December 31st, 2024
Corporate income tax payable	1,986,344.01	415,954.89
Personal income tax payable	1,424,116.39	3,916,935.22
Unpaid VAT	865,423.17	885,006.66
Stamp duty	46,102.92	212,666.05
Property tax payable	84,152.55	84,152.55
Urban construction tax payable	62,420.24	69,135.51
Education surcharge payable	26,257.34	28,772.08
Local education surcharge payable	16,475.99	19,306.41
Total	4,511,292.61	5,631,929.37

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Payables 29.

(1) Classification by details

Item	June 30th, 2025	December 31st, 2024
Funds payable to OTC option customers Return of brokerage service fee payable Commission payable for futures introducing brokerage services	930,963,861.31 18,465,499.18 10,848,124.84	1,119,707,803.18 17,796,767.45 14,059,977.98
Advertising expenses payable Remuneration payable for intermediary services Consulting service fee payable Agency fees payable Rent and property costs payable Others	5,839,611.17 2,045,497.77 1,949,355.48 500,000.00 120,714.47 5,218,326.15	15,597,587.46 2,296,556.60 1,949,355.45 1,050,000.00 60,054.31 9,331,976.01
Total	975,950,990.37	1,181,850,078.44

(2) As of June 30th, 2025, the companies with the five largest balances of payables:

			As a percentage of total payables	
Company name	Amount	Aging	(%)	Nature of payment
First place	140,000,000.00	Within 1 year	14.34	OTC option client funds
Second place	81,647,401.40	Within 1 year	8.36	OTC option client funds
Third place	70,787,293.18	Within 1 year	7.25	OTC option client funds
Fourth place	40,000,000.00	Within 1 year	4.10	OTC option client funds
Fifth place	40,000,000.00	2-3 years	4.10	OTC option client funds
Total	372,434,694.58		38.15	

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Payables (Continued) 29.

Payables by aging (3)

Aging	June 30th, 2025	December 31st, 2024
Within 1 year 1-2 years 2-3 years Over 3 years	875,331,527.10 39,271,580.78 55,913,836.03 5,434,046.46	865,630,225.00 310,087,864.16 1,966,831.62 4,165,157.66
Total	975,950,990.37	1,181,850,078.44

(4) As at June 30th, 2025, the Group's balance payable to the shareholder Zhongtai Securities for the house purchase was RMB42,643.89 (December 31st, 2024: RMB42,643.89), and the introducing brokers' service commission was RMB10,848,124.84 (December 31st, 2024: RMB14,059,977.98).

Payables aged over one year (5)

Creditor entity	Closing balance	Reason for non-settlement
Entity A	40,000,000.00	Not yet due for settlement
Total	40,000,000.00	

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

30. Contract liabilities

Item	June 30th, 2025	December 31st, 2024
Advance payment for goods	8,646,653.67	6,205,941.08
Total	8,646,653.67	6,205,941.08

31. Lease liabilities

Item	June 30th, 2025	December 31st, 2024
Within 1 year 1-2 years 2-5 years	10,929,874.78 6,692,181.60 931,293.22	12,264,406.34 9,083,024.35 2,800,711.73
Total	18,553,349.60	24,148,142.42

32. Provisions

Item	June 30th, 2025	December 31st, 2024
Expected losses	24,654.03	24,654.03
Total	24,654.03	24,654.03

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Other liabilities 33.

Item	June 30th, 2025	December 31st, 2024
Other payables Endorsed notes undue Pending output tax Advances from customers	12,217,461.68 7,131,129.65 2,277,090.11 169,811.72	50,105,630.26 17,416,800.18 2,240,713.15
Total	21,795,493.16	69,763,143.59

As at June 30th, 2025, the Company had RMB799,840.57 (December 31st, 2024: RMB785,700.00) payable to the shareholder, Zhongtai Securities, for the lease of cabinets.

34. Share capital

	June 30th, 2025 Contribution		December 31st, 2024 Contribution	
Name of shareholder	amount	Proportion (%)	amount	Proportion (%)
Zhongtai Securities Co., Ltd.	632,176,077.50	63.10	632,176,077.50	63.10
Yongfeng Group Co., Ltd.	35,156,250.00	3.51	35,156,250.00	3.51
Shandong State-owned Assets				
Investment Holding Co., Ltd.	22,583,601.69	2.25	22,583,601.69	2.25
Linglong Group Co., Ltd.	11,718,750.00	1.17	11,718,750.00	1.17
Sanya Shengli Investment Co., Ltd.	11,718,750.00	1.17	11,718,750.00	1.17
Jinan Energy Investment Co., Ltd.	11,456,570.81	1.14	11,456,570.81	1.14
Overseas Listed Ordinary Shares				
("H Shares")	277,090,000.00	27.66	277,090,000.00	27.66
Total	1,001,900,000.00	100.00	1,001,900,000.00	100.00

As of June 30th, 2025, the Company's shares were not pledged or frozen.

Corporate shareholders holding more than 10% of the Company's shares: Zhongtai Securities Co., Ltd.; legal representative: Wang Hong; business scope: securities transactions; securities investment fund custody; Industry category: capital market services; registered capital: RMB6,968,625,756.00.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

35. Capital reserves

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Equity premium Other capital reserves	650,629,528.42 11,304,538.52			650,629,528.42 11,304,538.52
Total	661,934,066.94			661,934,066.94

Other capital reserves refer to other changes in the equity of the investee other than comprehensive income and profit distribution accounted for by the equity method.

36. Other comprehensive income

ltem	Balance as of December 31st, 2024	Amount incurred before income tax for the period	Amount Less: Amount included in other comprehensive income in the prior period transferred to current profit or loss	nt incurred in current Less: Amount included in other comprehensive income in the prior period transferred to retained earnings in the current period	period Less: Income tax expenses	Amount attributable to the parent company after tax	Amount attributable to minority shareholders after tax	Balance as of June 30th, 2025
Other comprehensive income to be reclassified to profit or loss Including: Other comprehensive income available for transfer to profit or loss under the equity method Provision for credit impairment of other debt investments Translation difference of foreign currency statements Others	2,662,673.74 2,662,673.74	-363,070.88				-363,070.88 -363,070.88		2,299,602.86
Total other comprehensive income	2,662,673.74	-363,070.88				-363,070.88		2,299,602.86

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

37. Surplus reserves

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Statutory surplus reserve	125,975,949.58			125,975,949.58
Total	125,975,949.58			125,975,949.58

According to the Company Law of the People's Republic of China and the Articles of Association of the Company, the Company withdraws the statutory surplus reserve at 10% of the annual net profit. When the accumulated amount of the statutory surplus reserve reaches more than 50% of the registered capital, it can no longer be withdrawn. After approval, the statutory surplus reserve may be used to make up for losses or increase the share capital.

The withdrawal amount of the Company's discretionary surplus reserve shall be proposed by the board of directors and approved by the general meeting of shareholders. After approval, any surplus reserve can be used to cover the losses of previous years or increase the paid-in capital. The Company did not withdraw any discretionary surplus reserve from January to June 2025.

38. General risk reserve

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
General risk reserve	150,970,999.09			150,970,999.09
Total	150,970,999.09			150,970,999.09

According to the Guidelines for the Implementation of Financial Rules for Financial Enterprises (Cai Jin [2007] No. 23), the Company withdraws general risk reserves at 10% of its net profit for risk compensation, and the reserves shall not be used for dividends or capital increase.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Undistributed profits 39.

Item	January-June 2025	FY2024
Undistributed profits at the beginning of the period Add: Net profit attributable to shareholders of the parent company Less: Withdrawal of statutory surplus reserves Withdrawal of general risk reserve Distribution of dividends on ordinary shares Others	607,860,956.14 32,584,765.07	644,041,774.41 4,529,834.45 13,342,026.36 13,342,026.36 14,026,600.00
Undistributed profits at the end of the period	640,445,721.21	607,860,956.14

Details of dividends declared, paid, and proposed during the Track Record Period are as follows:

Pursuant to the resolution of the Board of Directors' meeting held on March 20th, 2025 and the resolution of the shareholders' general meeting held on June 13th, 2025 for the year ended December 31st, 2024, the Company has decided not to distribute the profits for the 12-month period ended December 31st, 2024.

Pursuant to the resolution of the Board of Directors' meeting held on March 26th, 2024 and the resolution of the shareholders' general meeting held on June 27th, 2024 for the year ended December 31st, 2023, the Company declared a final dividend for 2023 to its shareholders on the basis of RMB0.14 (inclusive of tax) per 10 shares, amounting to a total of RMB14,026,600.00, and the Company has completed the dividend payment in 2024.

40. Net handling fees and commission income

Listed by category (1)

Item	January-June 2025	January-June 2024
Net handling fee income from brokerage businesses Investment consulting service fee income	170,741,931.42 422,939.72	159.780 271.09 103,538.32
Total	171,164,871.14	159,883,809.41

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Net handling fees and commission income (Continued)

Listed by region (2)

	January-June 2025		January-Ju	ne 2024
	Number of	Handling fee	Number of	Handling fee
Region	divisions	income	divisions	income
Shandong Province	11	79,424,705.40	11	95,295,508.61
Beijing	2	3,006,162.84	2	30,017,191.23
Hunan Province	1	9,336,795.79	1	6,866,176.60
Shanghai	3	35,691,795.53	3	6,622,824.40
Guangdong Province	3	12,322,945.90	3	4,987,689.82
Zhejiang Province	3	5,366,996.13	4	4,921,359.05
Liaoning Province	2	5,386,599.08	2	3,486,943.32
Jiangsu Province	2	11,397,970.83	2	2,460,664.73
Henan Province	2	3,621,364.33	2	1,867,313.82
Fujian Province	1	2,009,341.16	1	1,693,951.45
Tianjin	1	1,312,877.55	1	1,114,926.01
Hubei Province	1	1,270,986.00	1	549,260.37
Hebei Province	1	1,016,330.60		
Total	33	171,164,871.14	33	159,883,809.41

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

41. Net interest income

Item	January-June 2025	January-June 2024
Interest income	179,586,301.93	283,520,729.88
Including: Interest income from bank deposits	174,956,713.49	264,713,599.84
Exchange margin interest income	4,201,712.91	17,406,731.43
Interest income from repurchase for		
resale	427,875.53	1,400,398.61
Interest expenses	72,993,448.61	149,830,995.32
Including: Interest expenses paid to customers	70,127,788.59	147,898,613.00
Interest expense of lease liabilities	1,020,109.51	1,310,600.62
Interest expense for settlement and		
clearing services	56,378.14	184,555.03
Interest expense on borrowings	1,789,172.37	437,226.67
Net interest income	106,592,853.32	133,689,734.56

42. Investment income

Item	January-June 2025	January-June 2024
Investment income from disposal of financial instruments held for trading	58,910,839.81	-144,920,948.16
Investment income obtained during the holding period of financial assets held for trading	887,128.72	10,324,683.81
Income from long-term equity investments accounted for by the equity method	-148,579.08	1,060,765.78
Total	59,649,389.45	-133,535,498.57

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

43. Gains from changes in fair value

Item	January-June 2025	January-June 2024
Changes in the fair value of financial instruments held for trading	-24,702,238.02	91,834,420.61
Total	-24,702,238.02	91,834,420.61

44. Other operation income

Item	January-June 2025	January-June 2024
Revenue from spot sales of futures and spot		
combination business	100,151,240.38	580,572,260.06
Others	1,699,612.74	540,796.32
Total	101,850,853.12	581,113,056.38

Reason for the significant year-on-year decline in other operation income: 1. In accordance with the Administrative Rules for Commodity Risk Management Business of Futures Risk Management Companies issued by the China Futures Association on November 15th, 2024, the Company has adopted the net method to recognize income for six categories of trading businesses, such as the signing of purchase and sales contracts on the same trading day, since January 1st, 2025; 2. Affected by macroeconomic conditions, market demand for commodities has weakened, leading to a decline in trading revenue.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

45. Other income

Item	January-June 2025	January-June 2024
Return of handling fees on personal income tax		
agency Job stabilization subsidy	317,138.10 19,288.01	228,078.31 78,779.68
Government grants Others	32,000.00 3,035.12	22,529.74
Total	371,461.23	329,387.73

Expenditure on provision for futures risk

Item	January-June 2025	January-June 2024
Withdrawal of risk reserves	8,803,466.32	8,614,711.70
Total	8,803,466.32	8,614,711.70

47. Taxes and surcharges

Item	January-June 2025	January-June 2024
Urban construction tax	462,226.47	305,404.56
Education surcharge	197,997.62	129,625.48
Stamp duty	167,857.38	421,976.50
Local education surcharge	131,998.33	86,703.22
Others	198,093.84	174,551.12
Total	1,158,173.64	1,118,260.88

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Business and management fees

(1) Comparison and presentation of business and management fees

Item	January-June 2025	January-June 2024
Business and management fees	250,458,104.80	223,451,922.10
Total	250,458,104.80	223,451,922.10

The main items of business and management fees are as follows: (2)

Item	January-June 2025	January-June 2024
Employee benefits	151,344,542.86	140,283,150.90
Advertising expenses	25,873,395.87	18,413,241.33
Running costs of electronic equipment	18,099,749.29	20,170,522.71
Depreciation and amortization	13,636,175.59	13,993,273.20
Consulting fee	7,880,805.98	2,374,593.07
Remuneration for IB labor	6,986,333.39	5,545,868.35
Business entertainment expenses	4,835,052.01	4,321,932.47
Communication fee	4,601,042.66	5,695,473.64
Travel expenses	3,056,998.48	3,502,393.15
Conference expenses	2,423,558.08	4,016,740.96
Audit fee	600,943.40	450,943.39
Total	239,338,597.61	218,768,133.17

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

49. Credit impairment loss

Item	January-June 2025	January-June 2024
Impairment loss on cash and cash equivalents	-334,817.79	
Impairment loss on receivables	6,525.82	-171,660.00
Impairment loss on other receivables	67,736.43	29,386.39
Impairment loss on receivables from risk losses	125,113.18	35,130.50
Total	-135,442.36	-107,143.11

50. Impairment losses on assets

Item	January-June 2025	January-June 2024
Inventory impairment loss	4,036,377.51	102,713.34
Total	4,036,377.51	102,713.34

51. Other business costs

Item	January-June 2025	January-June 2024
Cost of spot sales in futures and spot combination business Others	101,258,194.30 712,435.95	576,642,016.00 18,701,952.96
Total	101,970,630.25	595,343,968.96

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Non-operating income **52**.

Item	January-June 2025	January-June 2024
Gains from the scrapping of non-current assets Including: Gains from the scrapping of fixed	8,751.47	101.42
assets	8,751.47	101.42
Government grants and support funds	603,927.36	520,100.00
Others	4,989.46	6,253.64
Total	617,668.29	526,455.06

53. Non-operating expenses

Item	January-June 2025	January-June 2024
Losses on the scrapping of non-current assets	3,593.93	117,652.91
Including: Losses on the scrapping of fixed assets	3,593.93	7,912.08
Donation and sponsorship expenses		3,259,435.17
Compensation		250.00
Overdue payment	33,714.38	316.05
Others	584,626.28	4,231.40
Total	621,934.59	3,381,885.53

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

Income tax expenses

(1) Presentation of income tax expenses

Item	January-June 2025	January-June 2024
Current income tax expenses Deferred income tax expenses	17,179,673.44 -1,135,562.32	13,918,898.63 -12,692,535.86
Total	16,044,111.12	1,226,362.77

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

Item	January-June 2025	January-June 2024	
Total consolidated profit	48,628,876.19	1,817,230.99	
Income tax expense calculated at the legal/			
applicable tax rate	12,157,219.05	454,307.75	
Effect of different tax rates applied to	E0 004 70	0.040.50	
subsidiaries Effect of income tax adjustment in previous	-50,081.79	-2,010.53	
periods			
Effect of non-taxable income	2,678.48	-74,036.68	
Effect of non-deductible costs, expenses			
and losses	1,783,983.91	869,524.23	
Effect of using the deductible losses			
for which deferred tax assets are not			
recognized in the prior period			
Effect of deductible temporary differences			
or deductible losses for which deferred			
tax assets are not recognized in the current period			
Effect of deductible temporary differences			
or deductible losses for which deferred			
tax assets are not recognized in the prior			
period		-21,422.00	
Final settlement difference of the prior year	2,150,311.47		
Income tax expenses	16,044,111.12	1,226,362.77	

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

55. Cash flow statement items

(1) Supplementary information of the consolidated cash flow statement

Item	January-June 2025	January-June 2024
Reconciliation of net profit to cash		
flows from operating activities:		
Net profit	32,584,765.07	590,868.22
Add: Impairment loss of other assets	4,036,377.51	102,713.34
Credit impairment loss	-135,442.36	-107,143.11
Depreciation of right-of-use assets	5,904,807.94	6,878,655.70
Depreciation of fixed assets	5,527,394.27	5,238,704.90
Amortization of intangible assets	1,417,019.55	1,159,522.14
Amortization of long-term deferred		=
expenses	786,953.83	716,390.46
Losses on the disposal of fixed		
assets, intangible assets and		
other long-term assets (gains		440.004.00
marked with "-")	951.61	118,091.36
Losses on scrapping of fixed	E 457 54	7.040.00
assets (gains marked with "-")	-5,157.54	7,810.66
Losses on changes in fair values	04 700 000 00	01 004 400 01
(gains marked with "-")	24,702,238.02	-91,834,420.61
Interest expenses (gains marked with "-")	0.000.004.00	1 7 1 7 0 0 7 0 0
,	2,809,281.88	1,747,827.29
Exchange loss	1,785.98	109,464.26
Investment losses (gains marked with "-")	140 570 00	1 000 705 70
Decrease in deferred tax assets	148,579.08	-1,060,765.78
(increase marked with "-")	2 200 655 41	-23,561,565.54
Increase in deferred tax liabilities	-3,389,655.41	-23,301,303.34
(decrease marked with "-")	2,254,093.09	10,869,029.68
Accrual of futures risk reserve	8,803,466.32	8,614,711.70
Decrease in inventories (increase	0,003,400.32	0,014,711.70
marked with "-")	-7,213,715.13	-56,617,684.87
Decrease in operating receivables	-7,210,713.13	-30,017,004.07
(increase marked with "-")	-1,642,413,882.66	-1,712,840,759.48
Increase in operating payables	1,072,710,002.00	1,712,040,700.40
(decrease marked with "-")	-254,256,028.25	3,646,998,125.02
Others	204,200,020.23	0,040,000,120.02
Net cash flows from operating activities	-1,818,436,167.20	1,797,129,575.34

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

55. Cash flow statement items (Continued)

(1) Supplementary information of the consolidated cash flow statement (Continued)

Ite	m	January-June 2025	January-June 2024
2.	Significant investing and financing activities that do not involve cash receipts and payments: Conversion of debt into capital Convertible corporate bonds due within 1 year Fixed assets acquired under finance leases		
3.	Net changes in cash and cash equivalents: Closing balance of cash Less: Opening balance of cash Add: Closing balance of cash equivalents Less: Opening balance of cash equivalents Net increase in cash and cash	18,467,859,510.77 20,335,718,668.70	20,197,099,316.11 18,422,813,316.08
	equivalents	-1,867,859,157.93	1,774,286,000.03

(2) Cash and cash equivalents

Item	June 30th, 2025	December 31st, 2024
Cash	18,467,859,510.77	20,335,718,668.70
Including: Cash on hand Bank deposits readily available	39,034.55	39,034.55
for payment Other cash and cash equivalents	18,454,583,549.54	20,331,257,454.88
readily available for payment Cash equivalents	13,236,926.68	4,422,179.27
Including: Bond investments due within		
Closing balance of cash and cash		00 005 740 000 70
equivalents	18,467,859,510.77	20,335,718,668.70

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VII. Notes on main items of consolidated financial statements (Continued)

56. Dividends

As of June 30th, 2025, the Company has decided not to distribute the profits for the 12-month period ended December 31st, 2024.

57. Earnings per share

(1) Basic earnings per share

Basic earnings per share are calculated by dividing the net profit attributable to the ordinary shareholders of the parent company by the weighted average number of ordinary shares issued during the period.

Item	January-June 2025	January-June 2024
Net profit attributable to the ordinary		
shareholders of the parent company	32,584,765.07	590,868.22
Weighted average number of ordinary	4 004 000 000	4 004 000 000 00
shares issued	1,001,900,000.00	1,001,900,000.00
Basic earnings per share	0.0325	0.0006

(2) Diluted earnings per share

There were no potentially dilutive ordinary shares for the six months ended June 30th, 2025, so diluted earnings per share are the same as basic earnings per share.

58. Assets with restricted ownership or use rights

Item	Book value as of June 30th, 2025	Type of restriction	Restriction details
Cash and cash equivalents	1,500,000.00	Margin	Margin for bank's acceptance bill
Total	1,500,000.00	_	-

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VIII. Segment reports

The Group's reportable segments are business units that provide different products or services. As the various businesses require different technological and market strategies, the Group manages the production and operating activities of each reportable segment separately and evaluates its operating results separately to determine the allocation of resources to it and to evaluate its performance.

The Group's reportable segments are primarily classified into brokerage business segment, risk management business segment, and asset management segment, depending on the type of business.

There is no significant dependence on a single customer as the Group's business is not conducted to a specific customer.

Segment report for January-June 2025 (by business)

Iter	n	Brokerage business	Risk management business	Asset management business	Other businesses	Offset	Total
l.	Operating income External operating	272,622,922.66	114,075,179.86		31,917,496.05	-3,691,145.92	414,924,452.65
	income Inter-segment	263,441,818.03	119,595,682.83		31,886,951.79		414,924,452.65
	operating income	9,181,104.63	-5,520,502.97		30,544.26	-3,691,145.92	
.	Operating expenses External operating	232,189,684.31	127,642,532.85	961,813.55	9,329,425.52	-3,832,146.07	366,291,310.16
	expenses Inter-segment operating	232,189,684.31	123,981,931.19	961,813.55	9,157,881.11		366,291,310.16
	expenses		3,660,601.66		171,544.41	-3,832,146.07	
.	Total profits/(losses)	40,433,238.35	-13,384,793.21	-961,813.55	22,401,244.45	141,000.15	48,628,876.19
IV.	Income tax expenses	13,884,507.45	-3,395,147.96		5,519,501.59	35,250.04	16,044,111.12
٧.	Net profit/(loss)	26,548,730.90	-9,989,645.25	-961,813.55	16,881,742.86	105,750.11	32,584,765.07
VI.	Total assets	32,132,847,717.40	1,864,186,858.84		1,063,885,683.71	-1,523,734,656.47	33,537,185,603.48
VII. VIII	Total liabilities Additional information Depreciation and amortization	30,414,831,150.51	1,224,133,395.45	6,672,303.90	48,952,190.82	-740,929,776.88	30,953,659,263.80
	expenses 2. Capital	12,178,639.32	1,490,356.61	51,296.67	87,427.40	-171,544.41	13,636,175.59
	expenditure	15,108,213.21	1,431,608.88		16,607.18		16,556,429.27

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

VIII. Segment reports (Continued)

Segment report for January-June 2024 (by business)

		Brokerage	Risk management	Asset management			
Ite	n	business	business	business	Other businesses	Offset	Total
							. 212
I.	Operating income	286,713,111.12	524,359,361.65		34,778,465.15	-12,653,842.59	833,197,095.33
	External operating						
	income	271,521,407.96	536,897,222.22		24,778,465.15		833,197,095.33
	Inter-segment						
	operating income	15,191,703.16	-12,537,860.57		10,000,000.00	-12,653,842.59	
.	Operating expenses	204,273,041.79	619,392,730.25	1,369,561.09	6,314,692.99	-2,825,592.25	828,524,433.87
	External operating						
	expenses	204,273,041.79	616,738,887.66	1,369,561.09	6,142,943.33		828,524,433.87
	Inter-segment						
	operating		2.653.842.59		171.749.66	-2.825.592.25	
III.	expenses Total profits/(losses)	82,440,069.33	-94,507,291.65	-1,369,561.09	25,082,264.74	-9,828,250.34	1,817,230.99
IV.	Income tax expenses	18,840,507.58	-23,604,502.95	-1,505,501.05	5,947,420.73	42.937.41	1,226,362.77
٧.	Net profit/(loss)	63,599,561.75	-70.902.788.70	-1,369,561.09	19,134,844.01	-9,871,187.75	590,868.22
VI.	Total assets	31,869,523,483.10	2,379,283,028.85	72,343.58	1,001,536,248.83	-1,550,979,812.10	33,699,435,292.26
VII	Total liabilities	30,214,372,375.58	1,679,475,681.53	4,718,338.60	21,790,103.17	-767,940,774.34	31,152,415,724.54
VII	. Additional information						
	1. Depreciation						
	and amortization						
	expenses	12,163,373.13	1,872,385.28	35,875.11	93,389.34	-171,749.66	13,993,273.20
	2. Capital						
	expenditure	16,695,317.62	1,911,954.41		1,580,767.91		20,188,039.94

IX. Transfer and sale of significant assets

As of June 30th, 2025, there are no transfers and sales of significant assets that need to be disclosed by the Company.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

Related-party relationships and transitions X.

1. **Controlling shareholders**

Parent company (1)

Parent company	Type of company	Place of registration	Legal representative	Business nature	Organization code
Zhongtai Securities	Stock corporation	Jinan	Wang Hong	Securities and financial services	729246347

(2) Registered capital of the parent company and changes therein

Parent company	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Zhongtai Securities	RMB6,968,625,756			RMB6,968,625,756

(3) Parent company's shareholding and voting rights in the Company

	June 30th, 2025 Percentage		December 31st, 2024 Percentage	
Controlling shareholders	of capital contribution	Percentage of voting rights	of capital contribution	Percentage of voting rights
Zhongtai Securities	63.10%	63.10%	63.10%	63.10%

Subsidiaries 2.

See Note VI for basic information on subsidiaries and related information.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

3. **Associates**

(1) Shandong Trading Market Clearing House Co., Ltd.

Shandong Trading Market Clearing House Co., Ltd. (hereinafter referred to as "Lu Clearing") is located in Jinan City, Shandong Province. It is mainly engaged in transaction settlement services and derivatives clearing services.

As of June 30th, 2025, the registered capital of Lu Clearing was RMB200 million, and the paid-in capital is RMB200 million. The Group holds 12.50% of the shares. The Group accounts for the investment of Lu Clearing according to the equity method.

Item	June 30th, 2025	December 31st, 2024
Current assets Non-current assets	208,344,541.62 87,781,369.69	266,235,134.71 87,276,771.69
Total assets	296,125,911.31	353,511,906.40
Current liabilities Non-current liabilities	84,213,020.11 921,401.05	138,358,799.42 921,401.05
Total liabilities	85,134,421.16	139,280,200.47
Net assets Share of net assets calculated according to	210,991,490.15	214,231,705.93
shareholding ratio Adjustment matters ① Book value of investment in associates	26,373,936.27 -14,414.87 26,359,521.40	26,778,963.24 9,492.43 26,788,455.67

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

3. **Associates (Continued)**

Shandong Trading Market Clearing House Co., Ltd. (Continued) (1)

Item	January-June 2025	January-June 2024
Operating income Net profit Other comprehensive income	3,404,108.79 -1,384,476.82	15,667,060.07 8,775,817.34
Total comprehensive income Dividends received by the Group from associates in the current period	-1,384,476.82 256,602.82	8,775,817.34

Net profit and other comprehensive income have considered the fair value of identifiable assets and liabilities at the time of obtaining investment and the adjustment impact of unified accounting policies.

Adjustment matters ① include the offset of unrealized profits from internal transactions between the Company and associates.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

3. **Associates (Continued)**

(2) Shandong Board of Trade Co., Ltd.

As of June 30th, 2025, the Group has an investment of RMB35.40 million in Shandong Board of Trade Co., Ltd. (formerly known as "Rizhao Board of Trade Co., Ltd.", hereinafter referred to as "Shandong Board of Trade"). Shandong Board of Trade, located in Rizhao, Shandong Province, mainly provides electronic trading services for bulk commodities. At present, the company is operating normally.

As of June 30th, 2025, the registered capital of the Shandong Board of Trade was RMB200 million, and the paid-in capital is RMB200 million. The Group holds 8.85% of the shares. The Group accounts for the investment of the Shandong Board of Trade according to the equity method.

Item	June 30th, 2025	December 31st, 2024
Current assets Non-current assets	152,083,078.12 52,297,485.13	157,715,051.53 52,613,913.52
Total assets	204,380,563.25	210,328,965.05
Current liabilities Non-current liabilities	5,683,140.49 3,787,391.15	11,854,857.79 3,832,464.04
Total liabilities	9,470,531.64	15,687,321.83
Net assets attributable to the parent company Share of net assets calculated according to	194,910,031.61	194,641,643.22
shareholding ratio Book value of investment in associates	17,249,537.80 17,249,537.80	17,225,785.43 17,225,785.43

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

Related-party relationships and transitions (Continued) X.

3. **Associates (Continued)**

Shandong Board of Trade Co., Ltd. (Continued) (2)

Item	January-June 2025	January-June 2024
Operating income Net profit attributable to parent company Other comprehensive income	7,279,098.48 -55,590.83	3,821,188.50 79,901.26
Total comprehensive income Dividends received by the Group from associates in the current period	-55,590.83	79,901.26

Net profit and other comprehensive income have considered the fair value of identifiable assets and liabilities at the time of obtaining investment and the adjustment impact of unified accounting policies.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

Other related parties 4.

Name of other related parties	Relationship with the Group
Zhongtai (Shanghai) Asset Management Co., Ltd. ("Zhongtai	Controlled by the same parent
Asset Management") Qilu Zhongtai Property Co., Ltd. ("Qilu Zhongtai Property")	Company Controlled by the same parent
ZHONGTAI INTERNATIONAL SECURITIES LIMITED ("ZHONGTAI INTERNATIONAL SECURITIES")	company Controlled by the same parent company
ZHONGTAI INTERNATIONAL ASSET MANAGEMENT LIMITED ("ZHONGTAI INTERNATIONAL ASSET MANAGEMENT")	Controlled by the same parent company
Wanjia Asset Management Co., Ltd. ("Wanjia Asset")	Controlled by the same parent company
Wanjia Gongying Asset Management Co., Ltd. ("Wanjia Gongying")	Controlled by the same parent company
Yongfeng Group Co., Ltd. ("Yongfeng Group")	Shareholders of the Company
Shandong Yongtong Industries Co., Ltd. ("Shandong Yongtong")	Controlled by Yongfeng Group.
Shandong Yongfeng International Trade Co., Ltd. ("Yongfeng Trade")	Controlled by Yongfeng Group.
Yongfeng Group (Shanghai) Co., Ltd. ("Yongfeng Shanghai") Shandong Trading Market Clearing House Co., Ltd.	Controlled by Yongfeng Group. Associate
("Lu Clearing")	
Shandong Energy Group Co., Ltd. ("Shandong Energy Group")	Indirect controlling shareholder of the parent company
Zaozhuang Mining (GROUP) Co., Ltd. ("Zaozhuang Mining")	Controlling shareholder of the parent company
Xinkuang International Trade Co., Ltd. ("Xinkuang International Trade")	Controlled by Shandong Energy Group
Shanneng (Qingdao) Smart Industry Technology Co., Ltd. ("Shanneng Industry")	Controlled by Shandong Energy Group
XI AN LU HUI Trading Co., Ltd. ("LU HUI Trading")	Controlled by Shandong Energy Group
Yanzhou Coal Mining Company Group International Trade Co., Ltd. ("Yanzhou Coal Mining Trading")	Controlled by Shandong Energy Group
Shandong Energy (Hainan) Smart International Technology Co., Ltd. ("Shandong Energy International")	Controlled by Shandong Energy Group
QingDao ZhongYan Trade Co., Ltd. ("QingDao ZhongYan")	Controlled by Shandong Energy Group
Zhongyin RONGTONG (SHANGHAI) International Trading Co., Ltd. ("Zhongyin RONGTONG")	Controlled by Shandong Energy Group
Zhongyin MATERIALS Industry Co., Ltd. ("Zhongyin MATERIALS Industry")	Controlled by Shandong Energy Group
Wang Kai	Family members close to Wang Limin, director and supervisor
	of the parent company

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

5. Related party transactions and balances

The Group complies with normal commercial terms for related transactions that occur in the normal course of business. The prices of related transactions are determined after negotiation among the parties, mainly with reference to market prices.

(1) Transactions and balances with the parent company, Zhongtai Securities

Item	January-June 2025	January-June 2024
Investment income	-15,458.91	-75,463,836.21
Commission expenses for introducing		
futures brokerage services	6,986,333.39	5,545,868.35
Fee income from futures brokerage services	908,393.26	2,783,169.74
Interest expenses on futures margin		
deposits	20,938,093.51	26,975,068.84
Consultation and information service		
charges	2,653,467.45	621,521.63
Securities trading commission expenses	31,528.05	16,511.30
Housing rental expenses	153,794.81	20,656.92

Item	June 30th, 2025	December 31st, 2024
Cash and cash equivalents		
 other cash and cash equivalents 	13,187,940.67	4,392,607.85
Financial assets held for trading		
 derivative financial assets 	4,515.52	
Financial liabilities held for trading		
 derivative financial liabilities 	22,197.68	
Currency margin payable	2,411,432,619.51	3,635,955,739.05
Payables	10,890,768.73	14,102,621.87
 Commission payable for futures 		
brokerage services	10,848,124.84	14,059,977.98
- Others	42,643.89	42,643.89
Other payables	799,840.57	785,700.00
 Cabinet rental fees payable 	799,840.57	785,700.00
Other receivables	9,686.66	9,686.66
Others	9,686.66	9,686.66

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

Related-party relationships and transitions (Continued) X.

Related party transactions and balances (Continued) 5.

Transactions and balances with other related parties (2)

Item	January-June 2025	January-June 2024
Fee income from futures brokerage services Purchase of securities investment funds	348,875.75	303,870.62
and asset management plans – Zhongtai Asset Management – Wanjia Asset Disposal of securities investment funds and	10,000,000.00	50,000,000.00 40,000,000.00
asset management plans – Zhongtai Asset Management – Wanjia Asset – Wanjia Gongying	10,000,000.00 20,000,000.00 30,000,000.00	20,000,000.00
Revenue from selling spot goods - Shanneng Industry - Xinkuang International Trade Cost of purchasing spot goods	5,220,191.15 10,831,621.15	2,397,791.15 33,547,614.57
Shanneng IndustryLU HUI TradingRental income	3,070,385.84	7,122,010.62 6,825,854.87
Lu ClearingOTC Options investment incomeYongfeng TradeRental costs	169,810.92	169,811.34 -1,205,430.00
- Qilu Zhongtai Property	288,191.67	1,254,713.60

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

X. **Related-party relationships and transitions (Continued)**

5. Related party transactions and balances (Continued)

Transactions and balances with other related parties (Continued) (2)

Item	June 30th, 2025	December 31st, 2024
Financial assets held for trading – asset		
management plans and funds managed by Zhongtai Asset Management Financial assets held for trading – funds	73,692,424.26	72,246,428.97
managed by Wanjia Asset Financial assets held for trading – funds	39,742,475.24	59,760,916.04
managed by Wanjia Gongying Receivables – receivables from goods		30,304,265.69
 Xinkuang International Trade 	2,840,446.60	5,100,255.97
Currency margin payable Payables – consultancy fees payable	42,374,382.33	49,161,765.25
 Zhongtai Asset Management 	44,675.22	44,675.22
Lease liabilities		4 450 440 05
 Qilu Zhongtai Property Other liabilities - Other payables 	997,812.28	1,150,119.95
 Qilu Zhongtai Property 	80,863.20	14,550.98

Key management remuneration 6.

Key management personnel of the Group are those persons, including directors, supervisors, and senior management, who have the authority and responsibility, directly or indirectly, for planning, directing, and controlling the activities of the Group. Zhongtai Securities assumed the current period's remuneration of individual key management personnel assigned to the Company.

Item	January-June 2025	January-June 2024
Key management remuneration	3,451,672.17	3,608,031.46
Key management remuneration	3,451,672.17	3,608,031.40

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

Commitments and contingencies XI.

1. **Capital expenditure commitments**

The Group has no significant capital expenditure commitments as at the balance sheet date.

2. **Contingencies**

As at the balance sheet date, the Group has no material contingencies requiring disclosure.

XII. Financial risks

The Group's risk management objective is to maximise shareholder value by maintaining an appropriate balance of risk and reward and minimising the negative impact on the Group's operating results. The Group's risk management strategy is to identify and analyse the risks to which the Group is exposed, set appropriate risk tolerance levels, and measure and monitor risks reliably and promptly to ensure that risks are kept within tolerable limits.

Operational risks that the Group is exposed to mainly include credit risk, market risk, liquidity risk, and capital management risk. The Group has designed integrated systems, internal control policies, and procedures to identify, assess, monitor, and manage financial risks. The Group regularly reviews its risk management policies and systems and makes modifications and changes to its products and services in response to market conditions. The Group is dedicated to establishing a controlled environment that consists of clear structures, routine procedures, and specific responsibilities.

The risk management policies and structures have not changed since the end of the year.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XIII. Fair value disclosures

The level to which the results of a fair value measurement belong is determined by the lowest level to which the inputs that are significant to the fair value measurement as a whole belong:

Level I: the unadjusted quotation of the same assets or liabilities that can be obtained

in the active market.

Level II: the direct or indirect observable input value of related assets or liabilities other

than the Level I input value.

Level III: the unobservable input value of related assets or liabilities.

1. Financial instruments measured at fair value

The continuing assets and liabilities measured at fair value as at June 30th, 2025, are presented by the three levels described above as follows:

Item	Level I	Level II	Level III	Total
Financial assets Financial assets held for trading – Stock investment				
- Private securities investment funds - Public offering of securities		149,313,830.49		149,313,830.49
investment funds	667,288,999.47			667,288,999.47
Trust planAsset management planBank financial products		101,312,638.20 225,215,079.92 2,593,238.33	6,003,550.37	107,316,188.57 225,215,079.92 2,593,238.33
Income certificatesExchange-traded option contractOTC options contract	23,027,467.50	111,874,901.25		23,027,467.50 111,874,901.25
 Forward contracts Investments in other equity 		40,859,214.89		40,859,214.89
instruments (Futures membership investments)			1,400,000.00	1,400,000.00
Total	682,540,101.09	638,945,268.96	7,403,550.37	1,328,888,920.42
Financial liabilities				
Financial liabilities held for trading				
- OTC options contract		-109,780,664.10		-109,780,664.10
 Exchange-traded option contract 	-44,454,271.00			-44,454,271.00
 Forward contracts 		-19,156,778.50		-19,156,778.50
Total	-44,454,271.00	-128,937,442.60		-173,391,713.60

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XIII. Fair value disclosures (Continued)

1. Financial instruments measured at fair value (Continued)

The continuing assets and liabilities measured at fair value as at December 31st, 2024, are presented by the three levels described above as follows:

Item	Level I	Level II	Level III	Total
Financial assets Financial assets held for trading - Stock investment				
Private securities investment funds Public offering of acquirities		114,194,656.10		114,194,656.10
 Public offering of securities investment funds Trust plan 	575,049,140.81		6,003,550.37	575,049,140.81 6,003,550.37
 Asset management plan Bank financial products Income certificates 		323,509,514.15 51,683,095.74	.,,	323,509,514.15 51,683,095.74
 Exchange-traded option contract OTC options contract Forward contracts Investments in other equity 	8,917,203.50	196,237,481.17 2,690,525.00		8,917,203.50 196,237,481.17 2,690,525.00
instruments (Futures membership investments)			1,400,000.00	1,400,000.00
Total	583,966,344.31	688,315,272.16	7,403,550.37	1,279,685,166.84
Financial liabilities Financial liabilities held for trading				
 OTC options contract Exchange-traded option contract Forward contracts 	-29,194,588.50	-103,062,291.29 -6,382,020.00		-103,062,291.29 -29,194,588.50 -6,382,020.00
Total	-29,194,588.50	-109,444,311.29		-138,638,899.79

There were no significant transfers between level I and level II of the fair value hierarchy of the Group's financial instruments measured at fair value in January-June 2025 (FY2024: same)

For financial instruments traded in an active market, the Group determines their fair value using quoted prices in an active market; for financial instruments not traded in an active market, the Group uses valuation techniques to determine their fair value. The main valuation models used are the Black-Scholes Option Pricing Model, the Binomial Tree Option Pricing Model, the Monte Carlo Model, and the Discounted Cashflow Model. The inputs to the valuation techniques mainly include risk-free rates, benchmark rates, credit spreads, illiquidity discounts, and historical volatilities.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XIII. Fair value disclosures (Continued)

Financial instruments measured at fair value (Continued) 1.

The changes in Level III financial instruments above are as follows:

S			
Item	Financial assets held for trading	Financial liabilities held for trading	Investments in other equity instruments (Futures membership investments)
December 31st, 2024 Purchase Disposal	6,003,550.37		1,400,000.00
Total loss included in profit or loss for the current period June 30th, 2025 Movement in unrealized losses on assets still held at June 30th, 2025 included in profit or loss for January-June 2025	6,003,550.37		1,400,000.00
ltem	Financial assets held for trading	Financial liabilities	Investments in other equity instruments (Futures membership investments)

Item	Financial assets held for trading	Financial liabilities held for trading	Investments in other equity instruments (Futures membership investments)
December 31st, 2023 Purchase	6,003,550.37		1,400,000.00
Disposal Total loss included in profit or loss for the current period December 31st, 2024	6,003,550.37		1,400,000.00
Movement in unrealized losses on assets still held on December 31st, 2024 included in profit or loss for FY2024	0,003,330.37		1,400,000.00

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XIII. Fair value disclosures (Continued)

Financial instruments measured at fair value (Continued) 1.

Information related to Level III fair value measurements is as follows:

Financial instruments	Fair value as at June 30th, 2025	Significant unobservable parameters	Relationship between unobservable parameters and fair value
Financial assets held for trading – Trust plan	6,003,550.37	Expected future cash flows; expected payback date; and discount rate commensurate with an expected level of risk	The more the future cash flows, the higher the fair value; the earlier the recovery date, the higher the fair value; the lower the discount rate, the higher the fair value
Investments in other equity instruments	1,400,000.00	Expected future cash flows; expected payback date; and discount rate commensurate with an expected level of risk	The more the future cash flows, the higher the fair value; the earlier the recovery date, the higher the fair value; the lower the discount rate, the higher the fair value

2. Financial instruments not measured at fair value

Financial assets and liabilities that are not measured at fair value mainly include: Cash and cash equivalents, currency margin receivable, pledged margin receivable, settlement guarantees receivable, receivables, buying back the sale of financial assets, currency margin payable, pledged margin payable, notes payable, and payables. Their fair values are equal to their book values.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XIV. The Group's interest in structured entities not included in the scope of consolidation

1. Interests in structured entities initiated and established by third-party institutions

As at June 30th, 2025, the structured entities initiated and established at third-party institutions but not included in the scope of consolidation were mainly financial assets held for trading, mainly comprising trust plans, asset management plans, bank wealth management, public offering of securities investment funds, and private securities investment funds. The relevant book values and maximum exposures are as follows:

Item	June 30th, 2025	December 31st, 2024
Financial assets held for trading	1,151,727,336.78	1,070,439,957.17

In January-June 2025, the Group received the following income from these structured entities held not included in the scope of consolidation:

Item	January-June 2025	FY2024
Investment income	12,791,421.88	4,860,136.26
Gains and losses on changes in fair value	6,606,635.82	26,931,462.55
Total	19,398,057.70	31,791,598.81

As at June 30th, 2025, the Group has not provided and does not intend to provide any financial support to these structural entities not included in the scope of consolidation (December 31st, 2024: same).

2. Interests in structured entities initiated and established

As at June 30th, 2025, there were no structured entities initiated and established by the Company.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XV. Subsequent events

As of the date of this report, the Group has no significant post-balance sheet events.

XVI. Capital management

The Group's capital management objectives are as follows:

- (i) Ensuring that the Group and its subsidiaries continue as a going concern so that they can provide returns and benefits to shareholders and stakeholders
- (ii) Maintaining stable growth of the Group and its subsidiaries
- (iii) Ensuring adequate capital to support the development of the Company's business
- (iv) Meeting regulatory capital requirements

In accordance with the Measures for the Administration of Risk Supervision Indicators of Futures Companies (CSCR order No. 131 dated April 18th, 2017; amended in 2022), as amended according to the Decision on Amending and Repealing Some Securities and Futures Regulations of the China Securities Regulatory Commission on August 12th, 2022, the Company's main risk supervision indicator standards are as follows:

- (i) The net capital shall not be less than RMB30 million;
- (ii) The ratio of net capital to the company's risk-based capital provision shall not be less than 100%;
- (iii) The ratio of net capital to net assets shall not be less than 20%;
- The ratio of current assets to current liabilities shall not be less than 100%; (iv)
- (v) The ratio of liabilities to net assets shall not exceed 150%;
- (vi) The required minimum settlement reserve should be higher than RMB16 million.

Net capital is obtained by adjusting net assets less corresponding asset risks; assets and current assets refer to the futures company's own assets, excluding customer margin; liabilities and current liabilities refer to the futures company's external liabilities, excluding customer equity.

The Group's capital management ensures that the Group's regulatory indicators continue to meet regulatory requirements and internal management needs, resist potential risks, and support the healthy and sustainable development of its businesses through timely monitoring, analyzing, and reporting of capital levels, compared with capital management objectives and adopting various measures including controlling the growth rate of assets, adjusting the structure of risky assets, improving internal capital accumulation and replenishing capital from external sources.

January 1st, 2025 – June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVII.Other significant matters

1. Significant litigation

- (1)In May 2022, the subsidiary Zhongtai Huirong Capital carried out an agreed repurchase business of electrolytic aluminum with an upstream international trading company and entered into a purchase contract of electrolytic aluminum, paying a total of RMB50,330,100 for the goods, with the spot stored in a warehouse management company in Foshan City (hereinafter referred to as "Warehouse"), while entering into a forward sales contract for electrolytic aluminum with a downstream international trading company. At the end of May 2022, there was a run on the Warehouse, and the spot of electrolytic aluminum involved in the above contract was seized by the public security authorities as the Warehouse was suspected of committing a crime. Regarding the above cases, the Foshan Municipal People's Procuratorate filed a public indictment in June 2023 to the Foshan Intermediate People's Court. In July 2024, the Foshan Intermediate Court made a criminal first-trial verdict which set out: the illegal proceeds shall be recovered and returned to the victims in proportion to the actual loss; the economic losses of the victims that have not yet been compensated for, shall be compensated by the defendant Wang Hongjia upon orders. Based on the above verdict, as of December 31st, 2024, a total of RMB33,981,956.98 was provided for the impairment of the aluminum ingot business in Foshan. Wang Hongjia and other defendants have appealed, and as of the reporting date, the case is still in its second trial.
- (2) The Company entered into a *Deposit Agreement and a Supplemental Agreement to the Deposit Agreement* (hereinafter collectively referred to as the "Deposit Agreement") with the Chengdu Zhiquan Branch of Industrial and Commercial Bank of China Limited (hereinafter referred to as "ICBC Zhiquan Branch"). According to the terms of the Deposit Agreement, the RMB3 billion 15-day agreed deposit made by Zhongtai Futures is subject to an annual interest rate of 3.0%. Due to the default of the ICBC Zhiquan Branch in failing to pay interest in full, the Company filed a lawsuit with the Jinjiang District People's Court of Chengdu in February 2025. As of the date of this report, the ICBC Zhiquan Branch still owes the Company RMB2,313,778.40, and the above case has not yet been heard in court.

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company

1. Cash and cash equivalents

Breakdown of cash and cash equivalents (1)

Item	June 30th, 2025	December 31st, 2024
Cash on hand	32,040.35	32,040.35
Current bank deposit	38,007,353.35	317,833,367.42
- Principal	37,455,068.60	317,652,964.83
- Interest accrued	552,284.75	180,402.59
Time bank deposit	308,777,428.53	303,477,178.11
- Principal	280,000,000.00	280,000,000.00
 Interest accrued 	28,777,428.53	23,477,178.11
Futures margin deposits	17,955,462,023.89	19,602,465,237.04
- Principal	17,860,794,785.95	19,508,067,982.66
 Interest accrued 	94,667,237.94	94,397,254.38
Other cash and cash equivalents	13,214,577.76	4,411,634.59
Less: Expected credit impairment provision	49,249.28	384,067.07
Total	18,315,444,174.60	20,227,835,390.44

As at June 30th, 2025, there were no large amounts (more than RMB1 million) in own bank deposits that were short-term borrowings or temporary deposits, and there were no restrictions on their use (December 31st, 2024: same).

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Cash and cash equivalents (Continued) 1.

Futures margin deposits - principal (2)

Item	June 30th, 2025	December 31st, 2024
China Minsheng Banking Corp., Ltd.	3,651,037,199.62	3,500,928,406.91
Shanghai Pudong Development Bank	3,031,037,133.02	3,300,320,400.31
Co., Ltd.	1,200,539,226.48	2,300,531,061.95
Industrial and Commercial Bank of China		
Limited	552,726,894.26	542,442.54
China Construction Bank Corporation	389,081.10	388,942.56
Industrial Bank Co., Ltd.	6,750,310,944.66	4,100,206,437.22
China Everbright Bank Co., Ltd.	600,128,853.21	99,760.01
Ping An Bank Co., Ltd.	1,500,137,480.20	3,200,076,181.14
Bank of Communications Co., Ltd.	3,039,803.03	1,716,280.55
China CITIC Bank Corporation Limited	330,233,633.34	900,279,928.44
China Merchants Bank Co., Ltd.	750,171,897.46	250,195,745.51
China Guangfa Bank Co., Ltd.	72,255.97	150,021,150.65
Bank of China Limited	700,383,031.00	264,846.72
Agricultural Bank of China Limited	1,511,435,340.15	5,102,755,142.20
Postal Savings Bank of China Limited	310,189,145.47	61,656.26
Total	17,860,794,785.95	19,508,067,982.66

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Long-term equity investments 2.

Classification of long-term equity investments (1)

Item	Book balance	June 30th, 2025 Provision for impairment	Book value	De Book balance	ecember 31st, 2024 Provision for impairment	Book value
Investment in subsidiaries	792,635,280.00	11,057,772.00	781,577,508.00	792,635,280.00	11,057,772.00	781,577,508.00
Total	792,635,280.00	11,057,772.00	781,577,508.00	792,635,280.00	11,057,772.00	781,577,508.00

(2) Investment in subsidiaries

Investee	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025	Current period Impairment provision accrued	Provision for impairment June 30th, 2025
Zhongtai Huirong Capital Investment Co., Ltd.	750,000,000.00			750,000,000.00		
Luzheng Information Technology Co., Ltd. Luzheng International Holding	25,000,000.00			25,000,000.00		
Limited	17,635,280.00			17,635,280.00		11,057,772.00
Total	792,635,280.00			792,635,280.00		11,057,772.00

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Employee benefits payable 3.

Details of employee benefits payable (1)

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Short-term employee benefits Post-employment benefits defined contribution	58,484,784.19	117,628,598.04	105,049,307.60	71,064,074.63
plans III. Termination benefits	33,235.44	18,827,960.34 201,850.53	18,827,960.34 201,850.53	33,235.44
Total	58,518,019.63	136,658,408.91	124,079,118.47	71,097,310.07

(2) Short-term employee benefits

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Salaries, bonuses, allowances				
and subsidies	49,238,990.17	98,541,092.30	84,776,462.39	63,003,620.08
Employee welfares		994,280.51	994,280.51	
Social insurance contributions	9,053.55	8,030,210.51	8,031,708.02	7,556.04
Including: Medical insurance				
premiums	4,069.84	7,834,518.70	7,836,016.21	2,572.33
Work-related				
injury insurance				
premiums	677.16	144,768.25	144,768.25	677.16
Maternity				
insurance				
premiums	4,306.55	50,923.56	50,923.56	4,306.55
Housing Provident Fund	17,810.21	8,086,743.67	8,087,924.67	16,629.21
Funds for trade unions and				
staff education	9,218,930.26	1,976,271.05	3,158,932.01	8,036,269.30
Total	58,484,784.19	117,628,598.04	105,049,307.60	71,064,074.63

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Employee benefits payable (Continued) 3.

Defined contribution plans (3)

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Basic pension insurance Unemployment insurance	28,306.87	10,900,826.27	10,900,826.27	28,306.87
premiums	4,928.57	467,719.21	467,719.21	4,928.57
Enterprise annuity contributions		7,459,414.86	7,459,414.86	
Total	33,235.44	18,827,960.34	18,827,960.34	33,235.44

(4) **Termination benefits**

Item	December 31st, 2024	Increase in current period	Decrease in current period	June 30th, 2025
Termination benefits		201,850.53	201,850.53	
Total		201,850.53	201,850.53	

The closing balance of employee benefits payable mainly represents the Company's accrued (5) and unpaid bonuses, employee salaries, termination benefits, accrued and unpaid and unused labor union funds, and employee education expenses.

4. Net handling fees and commission income

Listed by category (1)

Item	January-June 2025	January-June 2024
Net handling fee income from brokerage businesses Investment consulting service fee income	176,262,434.39 422,939.72	172,318,131.66 103,538.32
Total	176,685,374.11	172,421,669.98

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Net handling fees and commission income (Continued) 4.

(2) Listed by region

	January-Ju	ıne 2025	January-Ju	ine 2024
	Number of	Handling fee	Number of	Handling fee
Region	divisions	income	divisions	income
Shandong Province	11	84,945,208.37	11	107,833,369.18
Beijing	2	3,006,162.84	2	30,017,191.23
Hunan Province	1	9,336,795.79	1	6,866,176.60
Shanghai	3	35,691,795.53	3	6,622,824.40
Guangdong Province	3	12,322,945.90	3	4,987,689.82
Zhejiang Province	3	5,366,996.13	4	4,921,359.05
Liaoning Province	2	5,386,599.08	2	3,486,943.32
Jiangsu Province	2	11,397,970.83	2	2,460,664.73
Henan Province	2	3,621,364.33	2	1,867,313.82
Fujian Province	1	2,009,341.16	1	1,693,951.45
Tianjin	1	1,312,877.55	1	1,114,926.01
Hubei Province	1	1,270,986.00	1	549,260.37
Hebei Province	1	1,016,330.60		
Total	33	176,685,374.11	33	172,421,669.98

Investment income 5.

(1) Breakdown

Item	January-June 2025	January-June 2024
Investment income/loss from disposal of financial instruments held for trading Investment income obtained during the holding	11,947,693.16	-9,860,376.04
period of financial assets held for trading Dividend income from subsidiaries	822,813.54	10,297,581.70 10,000,000.00
Total	12,770,506.70	10,437,205.66

January 1st, 2025 - June 30th, 2025 (All amounts are expressed in RMB unless stated otherwise)

XVIII. Notes to items in the financial statements of the parent company (Continued)

Business and management fees 6.

Comparison and presentation of business and management fees (1)

Item	January-June 2025	January-June 2024
Business and management fees	232,130,709.74	202,646,207.80
Total	232,130,709.74	202,646,207.80

Breakdown of significant items of business and management fees (2)

Item	January-June 2025	January-June 2024
Employee benefits	136,658,408.91	117,548,171.06
Advertising expenses	25,873,395.87	18,413,241.33
Running costs of electronic equipment	18,099,749.29	20,170,522.71
Depreciation and amortization	12,317,363.39	12,292,637.58
Consulting fee	7,116,569.81	1,488,578.52
Remuneration for IB labor	6,986,333.39	5,545,868.35
Communication fee	4,559,094.71	5,664,096.34
Business entertainment expenses	4,539,471.01	3,990,358.85
Travel expenses	2,840,407.39	3,035,630.57
Conference expenses	2,419,726.08	4,003,754.73
Audit fee	600,943.40	441,509.43
Total	222,011,463.25	192,594,369.47

Zhongtai Futures Company Limited August 29th, 2025