

ANNUAL REPORT

國泰君安証券股份有限公司 GUOTAI JUNAN SECURITIES CO.LTD. (A joint stock company incorporated in the People's Republic of China with limited liability)



國泰君安証券股份有限公司 GUOTAI JUNAN SECURITIES CO., LTD.

Important Notice

I. The Board, Supervisory Committee, directors, supervisors and senior management of the Company warrant that the contents of this report are true, accurate and complete, without any misrepresentation, misleading statements or material omissions, and severally and jointly bear the legal responsibilities thereof.

The Absent Director

| Position held by the absent director | Name of the absent director | Reason given by the absent director Name of proxy | |
|---|--------------------------------|---|-------------|
| Director | LIU Ying | Business engagement | FU Fan |
| Director | WANG Yongjian | Business engagement | LIN Facheng |

- II. Ernst & Young issued a standard unqualified audit report to the Company.
- III. YANG Dehong, the person in charge of the Company, and XIE Lebin, the person in charge of accounting affairs and the accounting department (head of the accounting department) of the Company, warrant the truthfulness, accuracy and completeness of the financial statements contained in this report.

IV. The profit distribution proposal or the proposal on transfer of the capital reserve fund into capital, within the Reporting Period, was approved by the Board

The Company's profit distribution plan for the year of 2018 is as follows: based on the total share capital of the Company recorded on the date of the dividend distribution. The Company shall distribute cash dividends of RMB2.75 (tax included) for every 10 shares to holders of A Shares and holders of H Shares. As the conversion period for convertible corporate bonds began on 8 January 2018, the total share capital of the Company recorded on the date of dividend distribution for holders of A Share cannot be currently ascertained. Based on the total share capital of the Company, being 8,713,940,629 Shares on 31 December 2018, the total cash dividend distributed amounted to RMB2,396,333,673, accounting for 35.72% of net profit attributable to the shareholders of the parent company in combined calibers for 2018.

The Company's profit distribution plan for 2018 has been approved at the eleventh meeting of the fifth session of the Board, but will be subject to the approval of the Shareholders in a general meeting.

V. Statement of the risks involved in forward-looking statements

$\sqrt{}$ Applicable \square Not applicable

Forward-looking statements included in this report, including future plans and development strategies, do not constitute any substantial commitment of the Company to investors. Investors and persons concerned shall be fully aware of the risks and understand the difference between plans, estimates and commitments.

Important Notice

VI. Was there any appropriation of funds on a non-operating basis by controlling shareholders of the Company or their related parties?

No

VII. Did the Company provide any external guarantees in violation of the prescribed decision-making procedures?

No

VIII. Major risk warning

The risks faced by the Company in its operations mainly include: market risk, credit risk, liquidity risk, operational risk and reputational risk, which are specifically embodied as the risk of loss to the Company due to unfavorable changes of market prices; risk of loss to the Company due to failures to perform their obligations stipulated in relevant contracts by securities issuer, counterparties and debtors or the changes of market value of the debts caused by the changes of credit rating or contract performance capacity; risk of not being able to obtain sufficient funds in time at reasonable costs to repay debts that are due, fulfil other payment obligations and satisfy the funding requirements for ordinary business operation; risk of possible loss caused by the failures of internal systems and procedures, improper employee behaviors, IT risks and the influence of external events; risk of negative evaluation of the Company's reputation due to the Company's operation and management or external events.

The Company has established an effective internal control system, compliance management system and a dynamic regulatory system based on risk control indicators to ensure that the operations of the Company are conducted within an extent of predictable, controllable and tolerable risks.

Investors are advised to read the "Report of the Directors" as set out in Section IV of this report carefully for risks related to the operations of the Company.

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Section I Definitions

I. **DEFINITIONS**

In this report, unless the context otherwise requires, the following terms and expressions have the meanings set forth below:

Definitions of frequently-used terms

| the Company/Company/Guotai Junan | Guotai Junan Securities Co., Ltd. |
|----------------------------------|--|
| the Group/Group | Guotai Junan Securities Co., Ltd. and its subsidiaries |
| Articles of Association/Articles | the articles of association of Guotai Junan Securities Co., Ltd. |
| Share(s) | ordinary shares in the capital of the Company with a nominal value of RMB1.00 each, comprising A Shares and H Shares |
| Shareholder(s) | holder(s) of the Share(s) of the Company |
| Board/Board of Directors | the board of Directors |
| Director(s) | director(s) of the Company |
| Supervisory Committee | the Supervisory Committee of the Company |
| Supervisor(s) | the supervisor(s) of the Company |
| CSRC | China Securities Regulatory Commission (中國證券監督管理委員會) |
| Shanghai Bureau of the CSRC | Shanghai Office of the China Securities Regulatory Commission |
| SAC | Securities Association of China (中國證券業協會) |
| SSE/Shanghai Stock Exchange | Shanghai Stock Exchange |
| SZSE/Shenzhen Stock Exchange | Shenzhen Stock Exchange |
| Hong Kong Stock Exchange | The Stock Exchange of Hong Kong Limited |
| International Group | Shanghai International Group Co., Ltd. (上海國際集團有限公司) |
| Shanghai SA | Shanghai State-owned Assets Operation Co., Ltd. (上海國有資產經營 有限公司) |
| Shenzhen Investment Holdings | Shenzhen Investment Holdings Co., Ltd. (深圳市投資控股有限公司) |
| Guotai Junan Asset Management | Guotai Junan Securities Asset Management Co., Ltd. (上海國泰君安 證券資產管理有限公司) |

Section I Definitions

| Guotai Junan Futures | Guotai Junan Futures Co., Ltd. (國泰君安期貨有限公司) |
|--|---|
| Guotai Junan Financial Holdings | Guotai Junan Financial Holdings Co., Ltd. (國泰君安金融控股有限公司) |
| Hong Kong Subsidiaries | Guotai Junan Financial Holdings Co., Ltd. and its controlled subsidiaries |
| Guotai Junan International | Guotai Junan International Holdings Limited (國泰君安國際控股有限公司), controlled by Guotai Junan Financial Holdings Co., Ltd. and a public company listed on the Hong Kong Stock Exchange |
| Guotai Junan Innovation Investment | Guotai Junan Innovation Investment Co., Ltd. (國泰君安創新投資有限公司) |
| Guotai Junan Zhengyu | Guotai Junan Zhengyu Investment Co., Ltd. (國泰君安證裕投資有限 公司) |
| Shanghai Securities | Shanghai Securities Co., Ltd. (上海證券有限責任公司) |
| Hicend Futures | Hicend Futures Co., Ltd. (海證期貨有限公司) |
| HuaAn Funds | HuaAn Funds Management Co., Ltd. (華安基金管理有限公司) |
| Guoxiang Properties | Shanghai Guoxiang Properties Co., Ltd. (上海國翔置業有限公司) |
| SPD Bank | Shanghai Pudong Development Bank (上海浦東發展銀行股份有限 公司) |
| Shanghai Rural Commercial Bank | Shanghai Rural Commercial Bank Co., Ltd. (上海農村商業銀行股份 有限公司) |
| Convertible Bonds/A Share Convertible Bonds | the convertible corporate bonds (which can be converted into the Company's A Shares) amounting to RMB7 billion issued by the Company on 7 July 2017 and listed on SSE on 24 July 2017 |
| Company Law | the Company Law of the PRC |
| Securities Law | the Securities Law of the PRC |
| SSE Listing Rules | The Rules Governing the Listing of Stocks on the Shanghai Stock Exchange (revised in 2018) |
| Hong Kong Listing Rules | The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, as amended, supplemented or otherwise modified from time to time |

Section I Definitions

| Model Code | the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Hong Kong Listing Rules |
|---------------------------|---|
| Corporate Governance Code | the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 to the Hong Kong Listing Rules |
| SFO | the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as amended, supplemented and modified otherwise from time to time |
| Reporting Period | the year of 2018 |
| Yuan | RMB Yuan |
| A Shares | domestic shares of the Company, with a nominal value of RMB1.00 each, which are listed on the Shanghai Stock Exchange and are traded in RMB |
| H Shares | overseas listed foreign shares of the Company, with a nominal value of RMB1.00 each, which are listed on the Hong Kong Stock Exchange and traded in Hong Kong dollars |
| FICC | Fixed Income, Currencies and Commodities |
| PB | Prime Broker |

I. **PROFILE**

| Name in Chinese | 國泰君安証券股份有限公司 |
|----------------------------|-----------------------------------|
| Abbreviation in Chinese | 國泰君安、國泰君安証券 |
| Name in English | Guotai Junan Securities Co., Ltd. |
| Abbreviation in English | GTJA, Guotai Junan Securities |
| Legal Representative | YANG Dehong |
| President | WANG Song |
| Authorized Representatives | YANG Dehong, YU Jian |
| Joint Company Secretaries | YU Jian, KWONG Yin Ping Yvonne |

Registered Capital and Net Capital of the Company

 $\sqrt{}$ Applicable \square Not applicable

Unit: thousand yuan Currency: RMB

| | At the end of the Reporting Period | At the end of the last year |
|--------------------|--|--------------------------------|
| Registered Capital | 8,713,934 | 8,713,934 |
| Net Capital | 86,576,140 | 96,365,266 |
| Share Capital | 8,713,941 | 8,713,934 |

Note: The Convertible Bonds issued by the Company has become convertible into A Shares of the Company since 8 January 2018. During the period from 8 January 2018 to 31 December 2018, Convertible Bonds with a total par value of RMB138,000 had been converted into A Shares of the Company and the cumulative number of Shares converted was 6,829 Shares, increasing the total number of shares of the Company to 8,713,940,629. The Company will apply for registering the change of the registered capital in a timely manner in accordance with the relevant requirements.

Business Qualifications for Each Individual Business of the Company

 $\sqrt{}$ Applicable \square Not applicable

1. Individual Business Qualifications of the Company

| No. | Approval Department | Qualification Name/Membership |
|-----|-----------------------------|---|
| 1 | The People's Bank of China | Interbank Borrowing Qualification (Yin Huo Zheng [2000] No. 122, Yin Zong Bu Han [2016] No. 22) Interbank Bonds Market Maker (Yin Fa [2004] No. 157) Participation of Gold Trading on Shanghai Gold Exchange as an Institutional Dealer (Yin Shi Huang Jin Bei [2014] No. 143) Free Trade Accounting Business (August 2015) |
| 2 | CSRC and its local branches | Operation license of securities businesses: securities brokerage; securities investment advisory; securities transaction and securities investment related financial advisory; securities underwriting and sponsorship; securities proprietary trading; margin financing and securities lending; agency sale of securities investment fund; agency sale of financial products; stock option market making. (Number: 10270000) Online Agency Securities Trading (Zheng Jian Xin Xi Zi [2001] No. 3) Agency Sale Business of Open-ended Securities Investment Fund (Zheng Jian Ji Jin Zi [2002] No. 31) Provision of Intermediary Introduction Business for Futures Companies (Zheng Jian Xu Ke [2008] No. 124, Hu Zheng Jian Ji Gou Zi [2010] No. 103) Participating in Stock Index Futures Transaction (Hu Zheng Jian Ji Gou Zi [2010] No. 253) Bond-pledged Quotation and Repurchase Business (Ji Gou Bu Bu Han [2011] No. 573, Shang Zheng Han [2013] No. 257) Agreed Repurchase Securities Trading Business (Ji Gou Bu Bu Han [2012] No. 250) Integrated Financial Services (Ji Gou Bu Bu Han [2012] No. 555) |
| | | Foreign Exchange Business such as Proprietary Foreign Exchange Trading and Foreign Exchange Settlement and Sale on behalf of Customers, Proprietary Foreign Exchange Trading and Foreign Exchange Trading on behalf of Customers (Zheng Quan Ji Jin Ji Gou Jian Guan Bu Bu Han [2014] No. 1614) Stock Options Market Making Business (Zheng Jian Xu Ke [2015] No. 154) Proprietary Participation in Carbon Emissions Trading (Ji Gou Bu Han [2015] No. 862) Conducting Cross-border Business at Pilot (Ji Gou Bu Han [2017] No. 3002) |

| No. | Approval Department | Qualification Name/Membership |
|-----|--|--|
| | | First-class Dealer for Over-the-counter Options (Ji Gou Bu Han [2018] No. 1789) Qualifications to Conduct Credit Derivative Business (Ji Gou Bu Han [2018] No. 2545) |
| 3 | SAC | Qualification for Participating in Related Innovation Activities (February 2005) Quotation Transfer Business (Zhong Zheng Xie [2006] No. 3) Pilot of Underwriting Business of SME Private Placement Bonds (Zhong Zheng Xie Han [2012] No. 378) OTC Trading Business (Zhong Zheng Xie Han [2012] No. 825) Financial Derivatives Business (Zhong Zheng Xie Han [2013] No. 1224) |
| 4 | China Securities Depository and Clearing Corporation Limited | Agency Registration Business (April 2002) Clearing Participant (Zhong Gou Jie Suan Han Zi [2006] No. 67) Class A Clearing Participant (Zhong Gou Jie Suan Han Zi [2008] No. 24) |
| 5 | China Securities Finance Corporation Limited | Pilot Margin and Securities Refinancing Business (Zhong Zheng Jin Han [2012] No. 116) Pilot Securities Refinancing Business (Zhong Zheng Jin Han [2013] No. 45) |
| 6 | Shanghai Stock Exchange/ Shenzhen Stock Exchange | Treasury Bonds Outright Repo Business (December 2004) Carrying out the Business of "SSE Fund Connect (上證基金通)" (July 2005) First-class Dealer for SSE 180 Trading Open-ended Index Securities Investment Fund (March 2006) Trader of Integrated Electronic Platform for Fixed Income Securities (Shang Zheng Hui Han [2007] No. 90) Qualified Investor of Block Trade System (No. A00001) Stock Pledge Repo Business (Shang Zheng Hui Zi [2013] No. 64, Shen Zheng Hui [2013] No. 58) Participant for Trading of Stock Options (Shang Zheng Han [2015] No. 66) Southbound Business (Shang Zheng Han [2014] No. 654, Shen Zheng Hui [2016] No. 326) Core Dealer of Credit Protection Contract (Shang Zheng Han [2019] No. 205) |

| No. | Approval Department | Qualification Name/Membership |
|-----|--|--|
| 7 | State Administration of Foreign Exchange | Securities Brokerage and Underwriting Business of Foreign Currency (Hui Zi Zi No. SC201221) Transactions of Spot Sale and Purchase of Foreign Exchange, RMB and Foreign Exchange Related Derivative Business and Qualified Domestic Institutional Investor for Sale and Purchase of Foreign Exchange (Hui Fu [2014] No. 325) Filling for Businesses, such as Quanto Product Settlement and Sale, Foreign Exchange Settlement and Sale for QFII Custody Customer, Foreign Exchange Trading on behalf of Customers (Hui Zong Bian Han [2016] No. 505) |
| 8 | National Association of Financial Market Institutional Investors | Main Underwriting Business of Debt Financing Instruments for Non-Financial Businesses (Announcement of National Association of Financial Market Institutional Investors [2012] No. 19) Core Dealer of Credit Risk Mitigation Instruments (December 2016) Creator of Credit Risk Mitigation Warrants (2017) Creator of Credit-linked Notes (2017) |
| 9 | Shanghai Gold Exchange | Special Membership Qualification (Certificate No: T002) International Membership (Class A) Qualification (Certificate No: IM0046) Qualification for Proprietary Gold Trading (Shang Jin Jiao Fa [2013] No. 107) Interbank Gold Price Inquiries Business (Shang Jin Jiao Fa [2014] No. 114) Pilot Member of Implied Volatility Curve Quotation Group for Gold Inquiry Options (November 2017) |
| 10 | National Equities Exchange and Quotations | Sponsoring Broker-dealers Market Making Business (Gu Zhuan Xi Tong Han [2014] No. 706) |
| 11 | China Foreign Exchange Trading Center | China Interbank FX Market Membership (Zhong Hui Jiao Fa [2015] No. 3) China Interbank FX Market Derivatives Membership (Zhong Hui Jiao Fa [2015] No. 59) Northbound Trading Link Business under "Bond Connect" (July 2017) |

| No. | Approval Department | Qualification Name/Membership |
|-----|--|---|
| 12 | Interbank Market Clearing House Company Limited | Central Clearing Transaction of Shipping and Commodities Derivatives (Zhun Zi [2015] No. 016 for Membership of Clearing House) Business of Liquidation Agency of RMB Interest Rate Swap (2018 Bian Han No. 8, Qing Suan Suo Fa [2018] No. 30) Business of Central Clearing for Credit Default Swap (2018 Bian Han No. 29) Comprehensive Clearing Member for the Business of Central Clearing of Standard Bond Forwards (Qing Suan Suo Fa [2018] No. 193) |
| 13 | Shanghai Futures Exchange | Copper Options Market Maker (September 2018) Nickel Futures Market Maker (October 2018) |
| 14 | Shanghai International Energy Exchange | Crude Futures Market Maker (October 2018) |
| 15 | Asset Management Association of China | Filing Certificate of Private Equity Outsourcing Institutions (Filing No. A00005) |

2. Individual Business Qualifications of the Controlled Subsidiaries

| No. | Name of subsidiary | Qualification Name/Membership |
|-----|------------------------|--|
| 1 | Hong Kong Subsidiaries | Issued by the Securities and Futures Commission of Hong Kong |
| | | Type 1 (dealing in securities) (30 March 2004) |
| | | Type 2 (dealing in futures contracts) (26 November 2010) |
| | | Type 3 (leveraged foreign exchange trading) (21 October 2010) |
| | | Type 4 (advising on securities) (20 March 2004) |
| | | Type 5 (advising on futures contracts) (26 November 2010) |
| | | Type 6 (advising on corporate finance) (20 March 2004) |
| | | Type 9 (asset management) (26 November 2004) |
| | | Exchange Participant Certificate, Exchange Trading Right |
| | | Certificate and Market-maker Permit for Securities (Exchange- |
| | | Traded Funds) issued by Hong Kong Stock Exchange |
| | | Exchange Participant Certificate and Exchange Trading Right |
| | | Certificate issued by Hong Kong Futures Exchange Limited |
| | | Participant Certificate of Future Clearing Company issued by |
| | | HKFE Clearing Corporation Limited |
| | | Money Lender License issued by Hong Kong Companies Registry |
| | | RMB Qualified Overseas Institutional Investors, Qualified |
| | | Overseas Institutional Investors and Permit for Securities and |
| | | Futures Operation Business issued by China Securities Regulatory |
| | | Commission |
| | | |

| No. | Name of subsidiary | Qualification Name/Membership |
|-----|--|---|
| | | Membership Certificate issued by the Hong Kong Confederation of Insurance Brokers (1 March 2013) Registered Fund Management Company Qualification and License for Capital Market Services issued by Monetary Authority of Singapore Principal Intermediary Qualification issued by the Hong Kong Mandatory Provident Fund Schemes Authority "Bond Connect" Overseas Investors Business approved by the Shanghai headquarters of The People's Bank of China |
| 2 | Guotai Junan Asset Management | Operation permit of securities business: securities asset management business. (Number: 10278001) Qualified Domestic Institutional Investor Participating in Administration of Overseas Securities Investment (Zheng Jian Ji Gou Zi [2010] No. 631) Asset Management Business Participating in the Trading of Stock Index Futures (Hu Zheng Jian Ji Gou Zi [2011] No. 38) Pilot of Cash Management Products (Zheng Jian Xu Ke [2012] No. 828) |
| 3 | Guotai Junan Futures and its subsidiaries | Permit for Securities and Futures Operation Business (No. 9131000010020711J) Comprehensive Settlement Business for Financial Futures (Zheng Jian Qi Huo Zi [2007] No. 148) Qualification for Futures Investment Consulting Business (Zheng Jian Xu Ke [2011] No. 1449) Asset Management Business (Zheng Jian Xu Ke [2012] No. 1506) Financing Contracts Services, Basis Trading, Cooperation, Hedge Pricing Services (Zhong Qi Xie Bei Zi [2015] No. 67) Membership Qualification of Shanghai International Energy Exchange (Shang Neng Pi Fu [2017] No.105) Participant for Trading of stock SSE options (Shang Zheng Han [2018] No. 63) Market Making Business (Zhong Qi Xie Bei Zi [2018] No. 41) China Futures Association Dealer for Over-the-counter Options Shanghai futures exchange copper options market maker, gold futures market makers Dalian Commodity Exchange Commodity Exchange |

No. Name of subsidiary

4 Shanghai Securities and its subsidiaries

Qualification Name/Membership

Operation permit of securities businesses: securities brokerage; securities investment advisory; securities transaction and securities investment activities related financial advisory; securities (excluding stocks, corporate bonds issued by listed companies) underwriting; securities proprietary trading; securities asset management; margin financing and securities lending; securities investment fund agency sales; agency sales of financial products. (Number: 10710000)

Online Agency Securities Trading (Zheng Jian Xin Xi Zi [2001] No. 8)

Entrusted Investment Management Business (Zheng Jian Ji Gou Zi [2002] No. 203)

Interbank Borrowings Business (Yin Fu [2003] No. 68, Yin Zong Bu Han [2013] No. 79)

Agency Sale Business of Open-ended Securities Investment Fund (Zheng Jian Ji Jin Zi [2004] No. 74)

SSE Treasury Bonds Outright Repo Business (December 2004)

Clearing Participant of China Securities Depository and Clearing Corporation Limited (Zhong Gou Jie Suan Han Zi [2006] No. 61)

Class A Clearing Participant of China Securities Depository and Clearing Corporation Limited (February 2008)

Provision of Intermediary Introduction Business for Futures Companies (Zheng Jian Xu Ke [2008] No. 1039, Hu Zheng Jian Ji Gou Zi [2010] No. 133)

Qualification for Participating in Related Innovation Activities (December 2005)

No Objection Letter on Implementation of Broker System by Shanghai Securities (Zheng Jian Ji Gou Zi [2009] No. 260)

Pilot of Bond-pledged Quotation and Repurchase Business (Ji Gou Bu Bu Han [2012] No. 596)

Margin Financing and Securities Lending Business (Zheng Jian Xu Ke [2012] No. 621)

Foreign Currency Securities Brokerage Business (Hui Zi No. SC201211)

Margin and Securities Refinancing Business (Zhong Zheng Jin Han [2013] No. 25)

Agreed Repurchase Securities Trading Entitlement (Shang Zheng Hui Zi [2013] No. 22, Shen Zheng Hui [2013] No. 15)

Stock Collateral Repo Trading Entitlement (Shang Zheng Hui Zi [2013] No.137, Shen Zheng Hui [2013] No. 73)

| No. | Name of subsidiary | Qualification Name/Membership |
|-----|---------------------------------------|--|
| | | Agency Sale of Financial Products (Hu Zheng Jian Ji Gou Zi [2013] No. 19) |
| | | Engaging in Recommended Business and Brokerage Business on the National Equities Exchange and Quotations (Gu Zhuan Xi Tong Han [2013] No. 80) |
| | | Engaging in Market Making Business on the National Equities Exchange and Quotations (Gu Zhuan Xi Tong Han [2014] No. 724) Qualification for participant of the Trader Quote Requests |
| | | and Market Maker Quote Mechanisms (business entitlement: investment, agency transaction, innovation and design, recommendation, exhibition) Business for Hong Kong Stock |
| | | Connect (Shang Zheng Hui Han [2014] No. 367) Trading Authorization for Hong Kong Stock Connect under Shenzhen-Hong Kong Stock Connect (Shen Zheng Hui [2016] No. 330) |
| | | Participant of Stock Option Trading of Shanghai Stock Exchange (Shang Zheng Han [2015] No. 78) |
| | | Qualification for Stock Option Business of Shenzhen Stock Exchange (Shen Qi Quan Han [2015] Mo No. 66) |
| | | Option Settlement Business of China Securities Depository and Clearing Corporation Limited (Zhong Deng Jie Suan Han [2015] No. 51) |
| | | Operation Permit of Futures Business: commodity futures brokerage, financial futures brokerage, futures investment consulting (Number: 31390000) |
| | | Asset Management Business (Zhong Qi Xie Bei Zi [2015] No. 5) Asset Management Direct Selling (August 2017) |
| | | China Securities Depository and Clearing Corporation Limited Acting securities pledge registration business qualification |
| 5 | Guotai Junan Innovation Investment | Qualification for Private Equity Fund Manager (No.: PT2600011780) |

II. CONTACT PERSONS AND CONTACT METHODS

| | Secretary to the Board | Securities Affairs Representative |
|-----------------|---------------------------|-----------------------------------|
| Name | YU Jian | LIANG Jing |
| Contact address | 768 Nanjing West Road, | 768 Nanjing West Road, |
| | Jingan District, Shanghai | Jingan District, Shanghai |
| Telephone | 021-38676798 | 021-38676798 |
| Facsimile | 021-38670798 | 021-38670798 |
| E-mail | dshbgs@gtjas.com | dshbgs@gtjas.com |

III. BASIC INFORMATION

| Registered address of the Company | No. 618 Shangcheng Road, China (Shanghai) |
|---|--|
| | Pilot Free-Trade Zone, Shanghai, PRC |
| Postal codes of registered address of | 200120 |
| the Company | |
| Office address of the Company | 768 Nanjing West Road, Jingan District, Shanghai |
| Postal codes of office address of the Company | 200041 |
| Principal place of business in Hong Kong | 40/F, Sunlight Tower, 248 Queen's Road East, |
| | Wanchai, Hong Kong |
| Company website | http://www.gtja.com/ |
| Email | dshbgs@gtjas.com |
| Query index of changes during the | See announcement No. 2018-049 on SSE website and |
| Reporting Period | H-share announcement of the Company for details |

IV. INFORMATION DISCLOSURE AND LOCATION FOR INSPECTION OF DOCUMENTS

| n SSE website |
|---------------|
| |
| n S |

V. SHARES OF THE COMPANY

| Type of share | Listing venue | Stock name | Stock code | Stock name before change |
|---------------|--------------------------|------------|------------|-----------------------------|
| A Share | Shanghai Stock Exchange | 國泰君安 | 601211 | N/A |
| H Share | Hong Kong Stock Exchange | GTJA | 02611 | N/A |

Shares of the Company

VI. OTHER INFORMATION OF THE COMPANY

(I) History of the Company, mainly including the reform and restructuring, capital injections in the previous years

 $\sqrt{}$ Applicable \square Not applicable

Guotai Junan was founded as a joint-stock limited company through the merger of Guotai Securities Co., Ltd. (國泰證券有限公司) and J&A Securities Co., Ltd. (君安證券有限責任公司). The brief history of the Company is as follows:

In August 1999, with the approval of the CSRC, Guotai Securities Co., Ltd. merged with J&A Securities Co., Ltd. The shareholders of Guotai Securities Co., Ltd. and J&A Securities Co., Ltd. and other investors jointly established the Company, with a registered capital of RMB3,727.18 million.

In December 2001, with the approval of the CSRC, the Company was split into two companies with independent legal status by way of split-off. The Company, as the continuing company, owned and undertook the securities businesses related assets, businesses and liabilities relating to such assets and businesses. The registered capital of the Company changed to RMB3.7 billion.

In January 2006, with the approval of the CSRC, Central Huijin Investment Ltd. subscribed for 1,000 million Shares and thus the registered capital of the Company changed to RMB4.7 billion.

In March 2012, with the approval of the Shanghai Bureau of the CSRC, the Company issued 1,400 million additional Shares and thus the registered capital changed to RMB6.1 billion.

In June 2015, with the approval of the CSRC, the Company issued 1,525 million A Shares through initial public offering, which were listed on the Shanghai Stock Exchange on 26 June 2015 and thus the registered capital changed to RMB7,625 million.

In April 2017, with the approval of the CSRC and the Hong Kong Stock Exchange, the Company issued 1,040 million H Shares initially, and the Company issued 48.9338 million additional H Shares upon the exercise of the over-allotment option in May 2017, and thus the registered capital changed to RMB8,713.9338 million.

(II) The organization structure of the Company

 $\sqrt{}$ Applicable \square Not applicable

1. The organization chart of the Group

As of the disclosure date of this report, please refer to Appendix I for the organization chart of the Group.

2. Subsidiaries

As of the end of the Reporting Period, the Company directly owned six domestic subsidiaries and one overseas subsidiary, the particulars of which are as follows:

| No. | Name of Subsidiary | Registered Address/Domicile | Date of Establishment | Registered Capital/ Paid Up Capital | Legal Representative/ Person in Charge | Contact Number |
|-----|--|--|--------------------------|--|--|----------------|
| 1 | Guotai Junan Financial Haldinga | Units 1804-1807, 18/F, Tower I, Lippo Centre, | 10 August 2007 | HK\$31.98 million | WANG Song | (852)5099118 |
| 2 | Financial Holdings Guotai Junan Asset Management | 89 Queensway, Hong Kong Unit 409A10, No. 381 South Suzhou Road, Huangpu District, Shanghai | 27 August 2010 | RMB2 billion | GONG Dexiong | 021-38676666 |
| 3 | Guotai Junan Futures | 26/F, 28/F, 31/F and Unit 6F, Unit 10A and Unit 10F, No. 121 Yanping Road, Jing'an District, | 6 April 2000 | RMB1.2 billion | JIANG Tao | 021-52138857 |
| 4 | Guotai Junan Innovation Investment | Shanghai Units 11F07-09, Bank of Shanghai Building, 168 Middle Yincheng Road, Pudong New District, Shanghai | 20 May 2009 | RMB7.5 billion | GONG Dexiong | 021-38675884 |
| 5 | Shanghai Securities | 7/F, No. 213 Middle Sichuan Road, | 27 April 2001 | RMB2.61 billion | LI Junjie | 021-53686888 |
| 6 | Guotai Junan Zhengyu | Huangpu District, Shanghai Unit 1106, No. 3255 Zhoujiazui Road | 12 February 2018 | RMB1 billion | NIE Xiaogang | 021-38672928 |
| 7 | Guoxiang Properties | Yangpu District, Shanghai Unit 303, No. 135 Yanping Road, Jing'an District, Shanghai | 30 December 2011 | RMB480 million | MU Qing | - |

3. Branch offices

As of the end of the Reporting Period, the Group had 33 branch offices in the PRC, among which, 30 branch offices were established by the Company and 3 branch offices were established by Shanghai Securities. For basic information of these branch offices, please refer to Appendix II.

(III) Number and distribution of securities branches of the Company

 $\sqrt{}$ Applicable \square Not applicable

As of the end of the Reporting Period, the Group had 420 securities branches and 26 futures branches in the PRC, among which, 346 securities branches were established by the Company, 74 securities branches were established by Shanghai Securities, 18 futures branches were established by Guotai Junan Futures and 8 futures branches were established by Hicend Futures.

For basic information of the securities branches and futures branches of the Group, please refer to Appendix III.

During the Reporting Period, the Group established 1 new branch office, 7 new securities branches and 8 new futures branches, and deregistered 1 securities branch and 1 futures branch in China. For particulars of the establishment and disposal of the branches of the Group, please refer to "(X) Establishment and Disposal of Branches (Subsidiaries, Branch Offices, Business Branches and Special Purpose Vehicles), Disposal, Acquisition, Swap and Divestment of Major Assets and the Effects of These Activities on the Results of the Company" in "II. Main Operation Condition during the Reporting Period" of "Section IV Report of the Directors" and "Appendix IV Establishment and Disposal of Branches" to this report.

VII. OTHER RELEVANT INFORMATION

| Domestic accountant engaged by | Name | Ernst & Young Hua Ming LLP | |
|-------------------------------------|--------------------------------|---|--|
| the Company | Office address | Level 16, Ernst & Young Tower, | |
| | | Oriental Plaza, No. 1 East Chang An Avenue, | |
| | | Dongcheng District, Beijing, PRC | |
| | Name of signing accountants | LI Fei, CHEN Qi | |
| Overseas accountant engaged | Name | Ernst & Young | |
| by the Company | Office address | 22/F, CITIC Tower, 1 Tim Mei Avenue, | |
| | | Central, Hong Kong | |
| | Name of signing accountant | Choi Kam Cheong, Geoffrey | |
| Sponsor performing the | Name | Essence Securities Co., Ltd. | |
| continuous supervision duty | Office address | 35/F, Anlian Mansion, | |
| during the Reporting Period | | No. 4018 Jintian Road, | |
| | | Futian District, Shenzhen | |
| | Name of signing | ZHUANG Guochun, HAN Zhiguang | |
| | sponsor representatives | | |
| | Continuous supervision perio | d 14 July 2016 to the present | |
| Domestic legal advisor | Haiwen & Partners | | |
| Hong Kong legal advisor | Freshfields Bruckhaus Deringer | | |
| Hong Kong Joint Compliance Advisors | s Guotai Junan Capital Limited | | |
| | Huarong International Capital | Limited | |
| A Share Registrar | Shanghai Branch of China Sec | urities Depository and Clearing Corporation | |
| H Share Registrar | Computershare Hong Kong In | vestor Services Limited | |

VIII. KEY ACCOUNTING DATA AND FINANCIAL INDICATORS FOR THE PAST THREE YEARS

(I) Key accounting data

Unit: thousand yuan Currency: RMB

| | | | Movement during the current period compared with the corresponding period of | |
|---|---------------|---------------|--|---------------|
| Key accounting data | 2018 | 2017 | last year (%) | 2016 |
| Total revenue and other income | 31,229,385 | 32,953,352 | -5.23 | 36,022,508 |
| Operating profit | 9,140,797 | 13,646,548 | -33.02 | 14,730,559 |
| Profit before income tax | 9,268,342 | 13,661,308 | -32.16 | 14,773,524 |
| Profit for the year attributable to equity holders of the Company Net cash generated from/(used in) | 6,708,116 | 9,881,545 | -32.11 | 9,841,417 |
| operating activities | 77,494,857 | -39,705,776 | Not applicable | -15,742,737 |
| | | | Movement at the end of the current period compared with the end of the corresponding | |
| | At the end of | At the end of | period of | At the end of |
| | 2018 | 2017 | last year (%) | 2016 |
| Total assets | 436,729,080 | 431,648,187 | 1.18 | 411,749,042 |
| Total liabilities | 303,055,688 | 297,952,964 | 1.71 | 300,997,320 |
| Equity attributable to equity holders | | | | |
| of the Company | 123,450,063 | 123,127,983 | 0.26 | 99,964,418 |
| Share capital | 8,713,941 | 8,713,934 | 0.00 | 7,625,000 |

(II) Key financial indicators

| | | | Movement | |
|---|-------|-------|--------------------------------------|-------|
| | | | during the | |
| | | | current period | |
| | | | compared | |
| | | | with the | |
| | | | corresponding | |
| | | | period of | |
| Key financial indicators | 2018 | 2017 | last year (%) | 2016 |
| Basic earnings per share (RMB/share) | 0.70 | 1.11 | -36.94 | 1.21 |
| Diluted earnings per share (RMB/share) | 0.70 | 1.10 | -36.36 | 1.21 |
| Weighted average return on net assets (%) | 5.42 | 9.05 | Decreasing by 3.63 | 10.64 |
| | | | percentage points | |
| Net assets per share attributable to equity | 14.17 | 14.13 | 0.28 | 13.11 |
| holder of the Company (RMB/share) | | | | |
| Gearing ratio (%) | 62.19 | 61.50 | Increasing by 0.69 percentage points | 61.66 |

(III) Net capital and risk control indicators of the parent company

Unit: thousand yuan Currency: RMB

| Item | At the end of the Reporting Period | At the end of last year |
|--|---|----------------------------|
| Net capital | 86,576,140 | 96,365,266 |
| Net assets | 112,483,890 | 111,757,465 |
| Risk coverage ratio (%) | 343.15 | 312.79 |
| Capital leverage ratio (%) | 21.54 | 29.32 |
| Liquidity coverage ratio (%) | 372.53 | 364.80 |
| Net stable funding ratio (%) | 151.12 | 137.73 |
| Net capital/Net assets (%) | 76.97 | 86.23 |
| Net capital/Liabilities (%) | 58.05 | 63.04 |
| Net assets/Liabilities (%) | 75.42 | 73.11 |
| Equity securities and derivatives held/Net capital (%) | 27.45 | 27.92 |
| Non-equity securities and derivatives held/Net capital (%) | 133.40 | 82.27 |

(IV) Key accounting data and financial indicators for the last 5 years

1 Profitability

Unit: thousand yuan Currency: RMB

| | 2018 | 2017 | 2016 | 2015 | 2014 |
|-------------------------------------|------------|------------|------------|------------|------------|
| Total revenue and other income | 31,229,385 | 32,953,352 | 36,022,508 | 52,108,759 | 24,403,108 |
| Total expenses | 22,088,588 | 19,306,804 | 21,291,949 | 30,074,914 | 14,926,905 |
| Profit before income tax | 9,268,342 | 13,661,308 | 14,773,524 | 22,051,117 | 9,476,601 |
| Profit for the year attributable to | | | | | |
| equity holders of the Company | 6,708,116 | 9,881,545 | 9,841,417 | 15,700,291 | 6,757,912 |

2 Assets

Unit: thousand yuan Currency: RMB

| | 31 December |
|-------------------------------|-------------|-------------|-------------|-------------|-------------|
| | 2018 | 2017 | 2016 | 2015 | 2014 |
| Share capital | 8,713,941 | 8,713,934 | 7,625,000 | 7,625,000 | 6,100,000 |
| Total equity | 133,673,392 | 133,695,223 | 110,751,722 | 101,636,721 | 47,298,666 |
| Equity attributable to equity | | | | | |
| holders of the Company | 123,450,063 | 123,127,983 | 99,964,418 | 95,324,415 | 42,040,468 |
| Total liabilities | 303,055,688 | 297,952,964 | 300,997,320 | 352,705,666 | 272,003,788 |
| Accounts payable to | | | | | |
| brokerage customers | 82,347,043 | 84,356,232 | 112,956,690 | 147,789,747 | 100,186,594 |
| Total assets | 436,729,080 | 431,648,187 | 411,749,042 | 454,342,387 | 319,302,454 |
| Basic earnings per share | | | | | |
| (RMB/share) | 0.70 | 1.11 | 1.21 | 2.21 | 1.11 |
| Diluted earnings per share | | | | | |
| (RMB/share) | 0.70 | 1.10 | 1.21 | 2.21 | 1.11 |
| Weighted average return | | | | | |
| on net assets (%) | 5.42 | 9.05 | 10.64 | 23.65 | 18.04 |
| Gearing ratio (%) | 62.19 | 61.50 | 61.66 | 66.72 | 78.44 |

IX. DIFFERENCES OF ACCOUNTING DATA UNDER DOMESTIC AND OVERSEAS ACCOUNTING STANDARDS

- (I) Differences between the net profit and net assets attributable to the shareholders of the listed company in the financial statements disclosed in accordance with International Accounting Standards and China Accounting Standards for Business Enterprises
 - \Box Applicable $\sqrt{}$ Not applicable
- (II) Differences between the net profit and net assets attributable to the shareholders of the listed company in the financial statements disclosed in accordance with overseas accounting standards and China Accounting Standards for Business Enterprises
 - \Box Applicable $\sqrt{}$ Not applicable

(III) Explanation on the differences between domestic and overseas accounting standards

 \Box Applicable $\sqrt{}$ Not applicable

I. DESCRIPTION OF PRINCIPAL BUSINESSES, OPERATING MODEL AND INDUSTRY CONDITION OF THE COMPANY DURING THE REPORTING PERIOD

(I) Principal Businesses and Operating Model of the Company

Driven by customer demand, the Group established a business system including institutional finance, personal finance, investment management and international business. Specifically:

Our institutional finance business comprises investment banking and institutional investor services. Our investment banking business provides listing sponsorship, equity underwriting, debt underwriting, structured debt financing, M&A financial advisory and diversified corporate solutions to corporate and governmental clients. Our institutional investor services business provides PB, stock-pledged financing and securities repurchase, and research services to institutional investors, and also conducts investment trading in equities, derivative financial instruments and FICC.

Our personal finance business provides securities and futures brokerage, margin financing and securities lending, wealth management, and financial planning services to individual clients through both offline and online channels.

Our investment management business provides asset management and fund management services to institutions and individuals, and also includes alternative investment business.

In respect of the international business, the Group built an international business platform around Guotai Junan Financial Holdings and conducts brokerage, corporate finance, asset management, loans and financing services, as well as financial products, market making and investment businesses in Hong Kong mainly through Guotai Junan International. Meanwhile, the Group expanded its business presence into the United States and Singapore.

The Group is customer-focused, has created the two major service systems of retail customers and corporate institutional customers, and generates fee and commission income through the provision of securities products and services and receives investment gains through securities or alternative investment.

In 2018, the Group recorded total revenue and other income of RMB31.229 billion, representing a decrease of 5.23% compared with the same period of last year. Profit for the year attributable to equity holders of the Company was RMB6.708 billion representing a decrease of 32.11% compared with the same period of last year. For details of the Group's operation condition, please refer to "Section IV Report of Directors'" of this Annual Report.

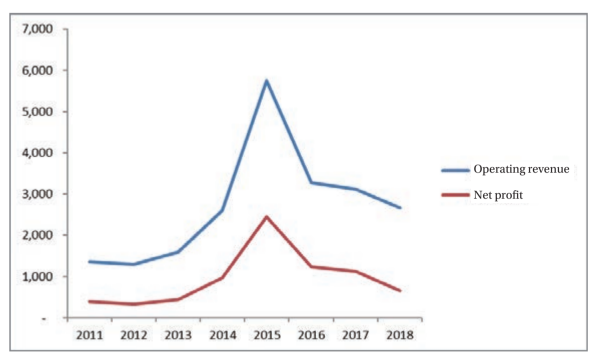
| | Total revenue | | Contribution |
|-----------------------------|---------------|------------|--------------|
| | and other | | to total |
| | income | | revenue |
| | (RMB | | and other |
| Principal business category | thousand) | Change (%) | income (%) |
| Institutional finance | 14,888,995 | 6.00 | 47.68 |
| Personal finance | 10,584,182 | -14.35 | 33.89 |
| Investment management | 2,509,418 | -19.71 | 8.04 |
| International business | 2,488,233 | -8.69 | 7.97 |
| Others | 758,557 | 8.52 | 2.42 |
| Total | 31,229,385 | -5.23 | 100.00 |

The Group's business composition and income drivers for 2018

(II) Description of the Status of the Industry

The profitability of the PRC securities industry is driven by brokerage, proprietary trading, underwriting, margin trading and asset management businesses. This leads to the revenue and profits of the industry being more dependent on the trends of the securities market and relatively more cyclical and volatile. Over the past two decades, with the development of the PRC securities market, the PRC securities industry has continued to standardize and expand. The securities companies have gradually accelerated their pace of innovation, expanded their business scope, improved their profitability and enhanced their risk resistance capacity. Meanwhile, along with the change in the booming cycle of the securities market, the profit level of the PRC securities industry also experienced substantial fluctuations, clearly reflecting a strong cyclical nature.

According to statistics of the SAC, as of 31 December 2018, the total assets and net assets of the PRC securities industry amounted to RMB6.26 trillion and RMB1.89 trillion, respectively, representing an increase of 1.91% and 2.40% respectively compared with the end of last year; net capital was RMB1.57 trillion, which remained the same level with the end of last year. The capital strength of the industry improved steadily. In 2018, the PRC securities industry recorded an operating revenue of RMB266.287 billion and net profit of RMB66.620 billion, representing a decrease of 14.46% and 41.16% respectively, compared with the corresponding period of last year. Due to market fluctuations, cyclical characteristics of the industry have emerged.



Changes in the operating revenue and net profit of the PRC securities industry (2011-2018, unit: RMB100 million)

Source: SAC

(III) Position of the Company in the Industry

The Group is a long-term, consistent and across-the-board leader in the PRC securities industry, providing integrated financial services. Throughout the development of the PRC capital markets, the Group has weathered many industry cycles while forging ahead to establish itself as a comprehensive industry leader. Since its establishment, the Group has maintained strong comprehensive competitiveness, ranking top in the industry in terms of capital scale, profitability, business strength and risk management capability. So far, the Company has attained the rating of Class A Grade AA in the classification and evaluation of securities companies for 11 consecutive years.

According to the and statistics of SAC, in 2018, the Company ranked second in the industry in terms of operating revenue and net profit respectively, and ranked fourth in the industry in terms of total assets, second in the industry in terms of net assets, and second in the industry in terms of net capital, respectively.

Significant changes in the Company's major assets during the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

At the end of 2018, the total assets of the Group amounted to RMB436.729 billion, representing an increase of 1.18% compared with that of last year. Among our total assets; cash and bank balances amounted to RMB20.349 billion, representing an increase of 27.29% compared with that of last year, due to the fluctuation under ordinary operation of the Group. Margin accounts receivable amounted to RMB53.655 billion, representing a decrease of 27.48% compared with that of last year, mainly due to the decrease in the scale of margin loans and securities lending. Financial assets held under resale agreements amounted to RMB61.118 billion, representing a decrease of 34% compared with that of last year, mainly due to the decrease of the Group's stock pledge business. Financial assets at fair value through profit or loss amounted to RMB137.682 billion, representing an increase of 39.78% compared with that of last year, mainly due to the adjustment by the Group of the trading and investment structure. During this reporting period, due to the implementation by the Group of new financial instrument standards and the adoption of the 2018 Financial Statement Format of Financial Enterprises (《2018年度金融企業財務報表格式》) issued by the Ministry of Finance, the item of available-for-sale financial assets was no longer adopted, and the item of debt instruments at fair value through other comprehensive income and the item of equity instruments at fair value through other comprehensive income were added. Balance at the end of the period of these items amounted to nil, RMB39.167 billion and RMB16.786 billion, respectively; and balance at the end of last year amounted to RMB39.972 billion, nil and nil, respectively.

Of which: offshore assets amounted to 780.38 (Unit: RMB100 million Currency: RMB), and accounted for 17.87% of our total assets.

II. ANALYSIS OF CORE COMPETITIVENESS DURING THE REPORTING PERIOD

$\sqrt{}$ Applicable \square Not applicable

The Group's core competency can be embodied in the following three aspects:

(I) Deeply Rooted Culture of Risk Management and Excellence

Since its inception, the Group has developed the operational philosophy and corporate culture of implementing reform and innovation and striving for progress, which propelled the long-term consistent and across-the-board development of the Group. In recent years, the Group actively practices the "Guotai Junan Consensus", thereby further enhancing our cohesiveness and culture recognition.

The Group firmly believes that risk management is the core competency of securities companies. During the Reporting Period, the Group promoted the centralized risk management and control of the Group centering on regulation pilots for account consolidation and built comprehensive risk management system. The compliance and risk management capability of the Group further improved. So far, the Group has attained the regulatory rating of Class A Grade AA from the CSRC for 11 consecutive years and maintained our international credit ratings at Standard & Poor's BBB+ rating and Moody's Baa1 rating.

In pursuit of excellence, the Group endeavors to select the best talents to provide the best services for customers. In 2018, the Group established a performance appraisal committee and set up a healthy professional ranking system, and strengthened its support in remuneration resources for key business and continuously improved the appraisal and incentives system. The building of service system for retail customers and corporate and institutional customers has shown results. Customer base was further expanded. At the end of the Reporting Period, the Group's corporate and institutional customers reached approximately 35,000, representing an increase of 20.06% as compared with the end of last year, and personal financial accounts reached approximately 12.7 million, growing by 14.07% compared with the end of last year.

(II) Across-the-board Leader in the PRC Capital Market

As a consistent leader in terms of business scale, we have strong profitability. From 2007 to 2017, the Group's net profit ranked among the top three companies in the industry. From 2011 to 2017, the Group's operating revenue and total assets ranked among the top three companies in the industry for seven consecutive years. According to the statistics of SAC, in 2018, the Company's operating revenue and net profit both ranked second in the industry, and the total assets, net assets and net capital ranked fourth, second and second in the industry, respectively.

The Group has a comprehensive and balanced combination of businesses and its principal businesses rank at the top of the industry. During the Reporting Period, in respect of the institutional finance, the equity financing underwritten amount ranked third in the industry; the margin loans for stock pledged financing ranked fourth in the industry. In respect of the personal finance, the Group's net revenue from securities brokerage business (including seat leasing) ranked first in the industry; the balance of the entrusted customer transaction settlement funds ranked second in the industry; the balance of margin financing and securities lending ranked second in the industry; and the average monthly customer equity and the amount of financial futures trading by Guotai Junan Futures both ranked third in the industry. In respect of investment management, our monthly average scale of the asset management business and monthly average balance of assets under discretionary management both ranked second in the industry. In respect of the international business, the major operating indicators of Guotai Junan International continued to rank high among Chinese security dealers in Hong Kong.

(III) Pioneer of Technology and Innovation in the PRC Securities Industry

The Group makes strategic investments in technology and continuously promotes proprietary financial technology innovation. The Group is a frontrunner in the application of financial technology in the securities industry.

During the Reporting Period, the Group vigorously promoted digital construction and built a digital and intelligent financial platform, with the constant enhancement of financial technology strength. At the end of the Reporting Period, the number of users of our mobile APP amounted exceeded 30 million, representing an increase of 36.40% compared with the end of last year and the amount of monthly activity ranked second in the industry. The Junhong APP won the First Prize for 2017 Shanghai Financial Innovation Achievements. The Group won awards for 4 projects in total in the 6th Science and Technology Awards Regarding Securities and Futures, ranking first in the industry.

The Group has outstanding innovation capability and is one of the frontrunners in industry innovation. During the Reporting Period, the Group steadily promoted construction of the customer service systems for retail customers and corporate institutions. It focused on promoting the innovative development in business areas such as wealth management, derivatives and FICC, PB, private equity fund, and reinforced its leading position in these business areas. In respect of wealth management, the Group focused on the development of an intelligent APP, optimized the financial product system, thereby making stable improvement in customer service capabilities. In respect of derivatives and FICC business, the Group became one of the first to obtained business qualifications for cross border business, first-class dealer for over-the-counter options, and credit derivatives. It became the first foreign currency market member in the industry and issued the first credit protection instrument at the Shanghai and Shenzhen Stock Exchanges. Foreign exchange, commodities and precious metals became new drivers for profit growth. In respect of PB business, the Company was also one of the first batch of mutual funds clearing participants. The scale of its custody and outsourcing business was RMB934.1 billion, ranking the second in the industry, and the scale of mutual fund custody ranked first among securities companies.

I. DISCUSSION AND ANALYSIS OF OPERATION CONDITION

(I) Overall operation condition

In 2018, facing complicated business environment, the Group adhered to the operation policy of steady progress and resolutely implemented the risk control oriented business philosophy. It focused on optimizing the operation mechanism and promote the stable development of principal businesses to fully achieve its goals in strategic planning to lay down a solid foundation for building a provider of integrated financial services with core competitiveness.

During the Reporting Period, the Group made critical progress in terms of its customer service systems for retail customers and corporate institutions. The supporting mechanism to financial products and research on customer service was further rationalized. Our customer service for retail and corporate institutions maintained continued to maintain its leading position in the industry. The Company also further optimized the layout of the investment management business and steadily improved its active management capability. It built and completed its comprehensive risk management system, further enhancing the standard of compliance and risk management. There was continuous optimization of assessment and incentive mechanism and strengthened assets and liabilities management, making stable improvement in the operation management efficiency of the Group. In 2018, the Company has attained the rating of Class A Grade AA in the securities industry for 11 consecutive years, and maintained international credit ratings at Standard & Poor's BBB+ rating and Moody's Baa1 rating with the outlook of the Company being "stable".

(II) Analysis of principal businesses

1. Institutional finance

(1) The investment banking business

In 2018, the total financing amount in the securities market was RMB6,232.698 billion, representing an increase of 13.67% compared with the same period of last year. In particular, the total equity financing amount was RMB646.035 billion, representing a decrease of 38.70% compared with the same period of last year. The total debt financing underwritten by securities companies was RMB5,586,663 billion, representing an increase of 26.14% compared with the same period of last year. The amount of M&A transactions completed in the year was RMB1,250 billion, representing a decrease of 14.97% compared with the same period of last year.

In 2018, the investment banking business of the Group deepened the building of industrial capacity. It increased the coverage of key industry leaders, strengthened its development in new economy enterprises and conventional quality enterprises and actively reserved technology innovation enterprises that meet that requirements of the science and technology innovation board to maintain our competitiveness at the top of the industry. In 2018, the Group achieved lead underwriting of securities of RMB383.073 billion, representing a year-on-year increase of 9.01% and ranking fifth in the industry. In particular, the lead underwriting amount of equity financing, corporate bonds and financial bonds ranked third in the industry. The lead underwriting of preferred shares ranked first in the industry. There were 7 approved M&A projects, ranking fifth in the industry.

| | Item | Co Reporting Period | orresponding period of last year |
|-------------------|------------------------------|---------------------------|--|
| IPO | Number of lead underwritings | 4 | 15 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 2.869 | 8.813 |
| Preferred shares | Number of lead underwritings | 1 | 1 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 26 | 20 |
| Refinancing | Number of lead underwritings | 16 | 24 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 46.018 | 61.348 |
| Enterprise bonds | Number of lead underwritings | 5 | 17 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 4.879 | 26.64 |
| Corporate bonds | Number of lead underwritings | 161 | 105 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 93.176 | 66.625 |
| Other bonds | Number of lead underwritings | 583 | 198 |
| | Amount of lead underwritings | | |
| | (RMB billion) | 210.131 | 167.983 |
| Source: Wind Info | | | |

The scale of the Group's investment banking business in 2018

Note: Statistical calibers of the financing products include IPO, new issuance, allotment of shares, preferred shares, convertible bonds, exchangeable bonds, corporate bonds, enterprise bonds, local government bonds, short-term financing bills, medium-term notes, private placement notes, financial bonds and ABS.

(2) Institutional investor services

1) PB business

In 2018, the effect of establishing integrated service system for corporate and institutional customers of the Group was displayed. The service model for group-level strategic customer and various corporate and institutional customers was initially set up. The Matrix system and Daohe (道 合) App were launched for trial operation. There was significant improvement in integrated service capability. At the end of the Reporting Period, corporate institutional customers of the Group amounted to approximately 35,000, representing an increase of 20.06% as compared with the end of last year.

During the Reporting Period, the PB business of the Group grew rapidly. At the end of the period, there were over 800 customers and the scale of customer assets was approximately RMB62.0 billion. The aggregate asset management products of our asset custodian and outsourcing business amounted to 6,875, increasing by 15.99% compared with the end of last year. The scale of business was RMB934.1 billion, increasing by 23.72% compared with the end of last year and ranking second in the securities industry. In particular, the assets under our custody from mutual funds amounted to RMB56.7 billion, ranking first among securities companies. The pilot of the clearing model for mutual fund security dealers ran well.

2) Trading and investment business

The Group's trading and investment business centered on the idea of an "outstanding financial asset trader" and steadily enhanced the transaction pricing ability. In 2018, due to grasping the rising opportunity in the bond market, the yield of fixed income exceeded the market average significantly.

During the Reporting Period, based on the needs of customers, the trading and investment business accelerated innovation and transformation, adhering to developing a low risk and nondirectional business. The Company was one of the first to obtain business qualifications, such as first-class dealer for over-the-counter options and credit derivatives. The variety and structure of the customer demand-oriented business were further enriched. Businesses including derivatives, foreign exchange, commodities and precious metals grew rapidly and gradually became new drivers of profit.

In terms of equity derivatives, the market making business of exchange-traded options maintained its industry-leading position with a daily average trading of 116,000, representing a year-on-year growth of 70% and a market share of 8.9%. The market making business of SSE 50 Index received an A grade from the exchange. After obtaining the first-class dealer qualification, there was a continuous increase in the scale of OTC options, realizing an accumulated scale for the entire year ranking at the top of the industry.

In terms of fixed income, the accumulated transaction of interbank domestic currency market amounted to RMB9,500 billion, ranking second among securities companies; the Company obtained business qualifications of liquidation agency of RMB interest rate return swap, central clearing of standard bonds forward and credit derivatives and the business variety became increasingly diverse. It began its credit protection instrument business at the Shanghai and Shenzhen Stock Exchanges, providing credit protection for an aggregate of 4 private corporate bond issuers and facilitating issuance by private enterprises of RMB1.2 billion. We are among the industry leaders in businesses including IRS market making and net settlement of bonds. In particular, the accumulated transaction of IRS market making was RMB2,800 billion and the accumulated transaction of standard bonds forward was RMB26.3 billion, ranking third and second in the market, respectively.

In terms of foreign exchange business, we were among the top 60 and top 10 in the ESP transaction of interbank foreign exchange market and RMB foreign exchange market, respectively. We became a member in the interbank foreign exchange market, further enriching the variety and model of our multi-currency foreign exchange business. Trial operation of the business of foreign exchange trading for customers has started.

In terms commodities and precious metals, the Company obtained the market maker qualifications for copper options, crude oil futures and nickel options from the Shanghai Futures Exchange during the year, the level of transaction to customers have been further enhanced.

3) Stock pledging business

According to SSE and SZSE's statistics, the outstanding balance of the stock pledging business in the market as of the end of 2018 was RMB618.107 billion, decreasing by 24.61% compared with the end of last year.

In 2018, the Group's stock pledging business adhered to prudent operation, optimized business structure and effectively controlled business risks, achieving and overall stable operation. At the end of the Reporting Period, the outstanding balance of the Group's stock pledging business was RMB49.245 billion, decreasing by 45.75% compared with the end of last year. In particular, the amount of margin loans was RMB39.836 billion, decreasing by 48.71% compared with the end of last year. The average collateral coverage ratio was 206%. The outstanding balance of securities repurchase was RMB0.217 billion.

Scale of the Group's stock-pledged financing and securities repurchase business at the end of 2018 (Unit: RMB billion)

| | At the end of | At the |
|---|---------------|-----------|
| | the Reporting | end of |
| Item | Period | last year |
| Outstanding balance of the stock pledging business | 49.245 | 90.772 |
| Including: the margin loans for stock pledged financing | 39.836 | 77.624 |
| Outstanding balance of securities repurchase | 0.217 | — |

4) Research business

In 2018, the Company's research institute optimized and adjusted the research area, organizational structure and assessment mechanism to build up excellent research capability, further increasing the support from research to customer service of the Company. During the Reporting Period, we completed 5,605 research reports and held 430 themed telephone roadshows relating to macro economy, bonds, industry and companies. The Company ranked second in the China Region in the "Institutional Investor Awards".

2. Personal finance

(1) Retail brokerage and wealth management business

According to statistics of SSE and SZSE, in 2018, the trading volume of stock and fund transactions in SSE and SZSE was RMB100.57 trillion, representing a decrease of 17.98% compared with the same period last year.

In 2018, basic construction of the Group's the service system for retail customers has completed and implemented the "five stars and four labels" classified and hierarchical service. The business also strengthened the application of financial technology, promoted the construction of intelligent wealth management, optimized product system, and enhanced the professional service capabilities. The transformation towards wealth management began to show results. At the end of the Reporting Period, the Group's personal financial accounts exceeded 12.70 million, increasing by 14.27% compared with the end of last year. In particular, number of the A Shares capital accounts ranked second in the industry. The Jun Hong APP, a mobile application with over 30 million users, increasing by 36.9% compared with the end of last year and ranking second in the industry in terms of monthly activeness. The number of members of Jun Hong Fortune Club reached 0.799 million, increasing by 8.1% compared with the end of last year. The number of contract customers of investment consultants reached 0.15 million, increasing by 12.2% compared with the end of last year.

During the Reporting Period, the securities brokerage business continued to maintain an industryleading position. The Company had market share of 6.14% in net revenue from the securities brokerage business (including seat leasing), increasing by 0.57% compared with the end of last year and ranking first in the industry. The size maintained by the agency sales of financial products of the Company was RMB142.2 billion, increasing by 51.4% compared with the end of last year.

(2) Futures brokerage business

In 2018, the aggregate number of board lots of the futures market was 3.029 billion (unilateral), representing a decrease of 1.54% compared with the same period of the last year. The aggregate trading volume of the futures market was RMB210.82 trillion (unilateral), representing an increase of 12.20% compared with the same period of the last year.

During the Reporting Period, Guotai Junan Futures constantly optimized the layout of outlets, strengthened its IB business capacity building and steadily improved the strength of its brokerage business. The monthly average trading volume of customer equity and financial futures increased steadily, ranking the third in the industry. It comprehensively promoted the development of businesses such as asset management, risk management, international business and derivatives. Guotai Junan Futures and its risk management subsidiaries obtained the qualifications of option brokerage business on SSE, OTC derivatives business of individual stock and the market maker qualifications for copper options and gold futures, and also became one of the first traders in the DCE commodities swap business. Guotai Junan Futures was awarded an "AA" rating for two consecutive years in the classification rating of futures companies in 2018.

| | | Corresponding |
|--|---------------|---------------|
| | Reporting | period of |
| Item | Period | last year |
| Trading volume (RMB trillion) | 12.21 | 10.74 |
| Number of board lots (trillion) | 1.54 | 1.53 |
| | At the end of | At the |
| | the Reporting | end of |
| | Period | last year |
| Cumulative effective accounts (number) | 96,679 | 87,611 |
| Customer equity at the end of the period (RMB billion) | 15.770 | 15.280 |

Major business indicators of Guotai Junan Futures in 2018

(3) Margin financing and securities lending business

At the end of 2018, the balance of margin financing and securities lending in the market amounted to RMB755.704 billion, decreasing by 26.36% compared with the end of last year.

During the Reporting Period, on the basis of strengthening counter-cyclical adjustment, the Group's margin financing and securities lending business optimized the classified and hierarchical service systems, increased the reserve of institutional customers and high-net-worth customers. Business operation was driven properly and actively. At the end of 2018, the balance of the Group's margin loans and securities lending amounted to RMB45.526 billion, decreasing by 29.02% compared with the end of last year, with a market share of 6.02%, ranking second in the industry. The maintenance margin ratio was 226.62%. The balance of the margin and securities refinancing amounted to RMB1.245 billion, decreasing by 81.90% compared with the end of last year.

Scale of margin financing and securities lending business of the Group at the end of 2018 (Unit: RMB 100 million)

| | At the end of | At the | |
|--|---------------|-----------|--|
| | the Reporting | end of | |
| Item | Period | last year | |
| Balance of margin loans (RMB 100 million) | 447.93 | 635.62 | |
| Market value of securities lending (RMB 100 million) | 7.33 | 5.77 | |
| Balance of margin refinancing (RMB 100 million) | 11.50 | 67.00 | |
| Balance of securities refinancing (RMB 100 million) | 0.95 | 1.78 | |

3. Investment management

(1) Asset management

According to the statistics of the Asset Management Association of China, as of the end of 2018, the scale of asset management business of securities companies was RMB12.91 trillion in aggregate, representing a decrease of 21.95% compared with the end of the last year.

During the Reporting Period, Guotai Junan Asset Management focused on discretionary management, promoted business transformation and upgrade and optimized the product system, steadily improving its position in the industry. At the end of the Reporting Period, the scale of asset management of Guotai Junan Asset Management was RMB750.7 billion and our monthly average scale of the asset management business ranked second in the industry. In particular, the scale of discretionary management to 41%. The monthly average balance of assets under discretionary management ranked second in the industry.

Scale of asset management of Guotai Junan Asset Management at the end of 2018 (RMB 100 million)

| At the end of the | |
|----------------------|---|
| Reporting | At the end |
| Period | of last year |
| | |
| 7,507 | 8,868 |
| 6,368 | 7,846 |
| 690 | 645 |
| | |
| 449 | 378 |
| 3,106 | 3,420 |
| | of the Reporting Period 7,507 6,368 690 449 |

Note: The calculation of the scale of collective asset management business is based on the net management asset.

(2) Private fund management and alternative investment

According to the statistics of the Asset Management Association of China, as of the end of 2018, the Asset Management Association of China has registered 24,448 private fund managers and 74,642 private equity funds, with a paid-up scale of RMB12.78 trillion, increasing by 15.12% compared with the end of 2017.

In 2018, on the basis of the regulation of operation, Guotai Junan Innovation Investment actively promoted the creation of parent funds and expanded and reinforced the scale of funds. It focused on the five key industries and increased the number of quality industry projects in reserve. The number of investment projects and their amount had a stable increase.

The overview of private equity investment business of Guotai Junan Innovation Investment for 2018

| | At the end of the | |
|---|----------------------|----------------------------|
| | Reporting Period | At the end of last year |
| Number of managed funds (unit) | 39 | 47 |
| Cumulative committed capital of managed funds (RMB100 | | |
| million) | 333.45 | 343.26 |
| Cumulative paid-in capital of managed funds (RMB100 | | |
| million) | 227.13 | 213.29 |
| Cumulative number of investment projects (unit) | 104 | 115 |
| Cumulative investment project amount (RMB100 million) | 132.9 | 130.80 |

The overview of principal investment business of Guotai Junan Innovation Investment for 2018

| | At the end of the | |
|---|----------------------|----------------------------|
| | Reporting Period | At the end of last year |
| Cumulative number of investment projects (unit) | 23 | 25 |
| Cumulative investment amount (RMB100 million) | 8.73 | 9.04 |

(3) Fund management

According to the statistics of the Asset Management Association of China, at the end of 2018, the assets under management (AUM) of mutual funds management institutions was RMB13.03 trillion, representing an increase of 12.33% compared with the end of the last year. The AUM of the segregated accounts of fund management companies and its subsidiaries was RMB9.62 trillion, representing a decrease of 30% compared with the end of the last year.

During the Reporting Period, HuaAn Funds enhanced active management capabilities steadily, reaching a record-breaking high in terms of AUM. In particular, the AUM of mutual funds was RMB275.606 billion, representing an increase of 48.87% compared with the end of last year.

4. International Business

The Group conducted brokerage, corporate finance, asset management, loans and financing, financial products, market-making and investment business in Hong Kong, mainly through Guotai Junan International. The Group has also expanded business presence into the United States and Singapore.

In 2018, Guotai Junan International actively promoted the development of wealth management, fixed income and structured entities and optimized the structure of assets and customers, thereby continuing its leadership among Chinese security dealers in Hong Kong.

Guotai Junan International's main income structure for 2018 (unit: HK\$'000)

| | During the Reporting Period | During the same period of last year |
|--|-----------------------------------|---|
| Fee and commission income | | |
| – Brokerage | 454,962 | 517,118 |
| – Corporate finance | 594,970 | 683,526 |
| – Asset management | 16,716 | 29,792 |
| Income from loans and financing | 1,307,294 | 1,288,777 |
| Gains from financial products, market making and investments | 638,266 | 613,180 |
| Total revenue | 3,012,208 | 3,132,393 |

II. ANALYSIS OF FINANCIAL STATEMENTS

(I) Analysis of consolidated statements of profit or loss

1. Total revenue and other income structure

Unit: thousand yuan Currency: RMB

| | January to December 2018 | | January to December 2017 | | Changes | |
|-------------------------|--------------------------|-----------|--------------------------|-----------|------------|----------------|
| Items | Amount | Component | Amount | Component | Amount | Proportion |
| Fee and commission | | | | | | |
| income | 9,794,186 | 31.36% | 12,584,403 | 38.19% | -2,790,217 | -22.17% |
| Interest income | 12,841,989 | 41.12% | 12,412,952 | 37.66% | 429,037 | 3.46% |
| Net investment gains | 5,073,084 | 16.24% | 6,434,621 | 19.53% | -1,361,537 | -21.16% |
| Total revenue | 27,709,259 | 88.72% | 31,431,976 | 95.38% | -3,722,717 | -11.84% |
| Gains on disposal of | | | | | | |
| a subsidiary | 648,287 | 2.08% | _ | 0.00% | 648,287 | Not applicable |
| Other income and gains | 2,871,839 | 9.20% | 1,521,376 | 4.62% | 1,350,463 | 88.77% |
| Total revenue and other | | | | | | |
| income | 31,229,385 | 100.00% | 32,953,352 | 100.00% | -1,723,967 | -5.23% |

In 2018, the Group's total revenue and other income amounted to RMB31.229 billion, representing a decrease of 5.23% compared with the same period of last year, among which:

Our fee and commission income, accounting for 31.36% of the total revenue and other income, decreased by 22.17% to RMB9.794 billion compared with the same period of last year, primarily due to decreased securities brokerage income given the low trading volume in the securities market in 2018;

The net investment gains, accounting for 16.24% of the total revenue and other income, decreased by 21.16% to RMB5.073 billion compared with the same period of last year, primarily due to the decrease in investment gains from the securities market;

The gain on disposal of subsidiaries amounted to RMB0.648 billion, accounting for 2.08% of the total revenue and other income, primarily due to disposal of equity interest in GTJA Allianz Funds;

The other income and gains, accounting for 9.20% of the total revenue and other income, increased by 88.77% to RMB2.872 billion compared with the same period of last year, primarily due to increase in income related to the futures business.

Unit: thousand yuan Currency: RMB

| | January to December 2018 | | January to December 2017 | | Changes | |
|-----------------------------|--------------------------|-----------|--------------------------|-----------|-----------|----------------|
| Items | Amount | Component | Amount | Component | Amount | Proportion |
| Fee and commission | | | | | | |
| expenses | 1,574,713 | 7.13% | 2,134,063 | 11.05% | -559,350 | -26.21% |
| Interest expenses | 7,009,885 | 31.74% | 6,706,110 | 34.75% | 303,775 | 4.53% |
| Staff costs | 6,759,575 | 30.59% | 6,023,921 | 31.20% | 735,654 | 12.21% |
| Depreciation and | | | | | | |
| amortization expenses | 574,279 | 2.60% | 463,474 | 2.40% | 110,805 | 23.91% |
| Business tax and surcharges | 151,861 | 0.69% | 153,356 | 0.79% | -1,495 | -0.97% |
| Other operating expenses | | | | | | |
| and costs | 5,040,632 | 22.82% | 3,087,931 | 15.99% | 1,952,701 | 63.24% |
| Provision for asset | | | | | | |
| impairment losses | 1,150 | 0.01% | 737,949 | 3.82% | -736,799 | -99.84% |
| Provision for credit | | | | | | |
| impairment losses | 976,493 | 4.42% | | 0.00% | 976,493 | Not applicable |
| Total expenses | 22,088,588 | 100.00% | 19,306,804 | 100.00% | 2,781,784 | 14.41% |

2. Total expenses structure

In 2018, the Group's total expenses amounted to RMB22.089 billion, representing an increase of 14.41% compared with the same period of last year, among which:

Our fee and commission expenses, accounting for 7.13% of the total expenses, decreased by 26.21% to RMB1.575 billion compared with the same period of last year, primarily due to the decreased securities brokerage fee and expenses given the low trading volume in the securities market in 2018;

Other operating expenses and costs, accounting for 22.82% of the total expenses, increased by RMB1.953 billion to RMB5.041 billion, primarily due to the increase in costs related to the futures business.

During this reporting period, due to the implementation of new financial instrument standards and the adoption of the 2018 Financial Statement Format of Financial Enterprises (《2018年度金融企業財務報表格式》) issued by the Ministry of Finance, under the statement format, asset impairment losses exclude credit impairment losses and credit impairment losses reflect the impairment losses of financial assets provided using expected credit loss method. Asset impairment losses decreased by 99.84% to RMB1 million, accounting for 0.01% of total expenses; credit impairment losses amounted to RMB976 million, accounting for 4.42% of total expenses.

2 Analysis of consolidated statements of cash flows

In the entire year of 2018, the net increase in cash and cash equivalents of the Group was RMB10.616 billion, among which:

The net cash generated from operating activities was RMB77.495 billion, primarily resulting from positive movements in working capital, mainly reflecting (i) the decrease of RMB40.826 billion in financial assets held under resale agreements, due to the decline in stock-pledged financing business of the Company; (ii) the increase of RMB23.709 billion in financial assets sold under repurchase agreements, due to the increased bonds sold under repurchase agreements; (iii) the decrease of RMB20.062 billion in margin loans, due to the decreased scale of the margin financing and securities lending business of the Company; (iv) profit before income tax of RMB9.268 billion. These cash inflows were partially offset by (i) the increase of RMB30.264 billion in financial instruments at fair value through profit or loss and derivative financial instruments, primarily resulting from increased investment of bonds, funds and other investment scales according to customer demand; (ii) the decrease of RMB2.701 billion in accounts payable to brokerage customers, due to changes in the securities market.

The net cash used in investing activities was RMB25.227 billion, primarily due to the RMB62.821 billion in cash paid to acquire financial assets at fair value through other comprehensive income and other investment assets, partially offset by the cash proceeds from the disposal of financial assets at fair value through other comprehensive income and other investment assets of RMB35.912 billion, reflecting our adjustment in trading and investment structure.

The net cash used in financing activities was RMB41.652 billion, primarily due to (i) the increase of RMB80.473 billion in cash paid to repay bonds; (ii) the RMB56.061 billion in cash paid to repay loans and borrowings. These cash outflows were partially offset by (i) cash received from loans and borrowings of RMB53.210 billion; (ii) cash received from the issuance of short-term debt instruments of RMB35.732 billion; and (iii) cash received from the issuance of RMB13.764 billion.

3. Analysis of consolidated statements of financial position

| | | | Unit: thousand yuan Currency: RME | | | ırrency: RMB |
|--|------------|-----------|-----------------------------------|-----------|-------------|--------------|
| | 31 Decen | nber 2018 | 31 Decem | 1ber 2017 | Cha | nges |
| Items | Amount | Component | Amount | Component | Amount | Proportion |
| Non-current assets | | | | | | |
| Property and equipment | 4,082,006 | 0.93% | 3,730,599 | 0.86% | 351,407 | 9.42% |
| Prepaid land lease payments | 785,312 | 0.18% | 804,388 | 0.19% | -19,076 | -2.37% |
| Goodwill | 581,407 | 0.13% | 581,407 | 0.13% | _ | 0.00% |
| Other intangible assets | 1,472,424 | 0.34% | 1,442,271 | 0.33% | 30,153 | 2.09% |
| Investments in associates | 1,294,133 | 0.30% | 1,309,278 | 0.30% | -15,145 | -1.16% |
| Investments in joint ventures | 1,333,516 | 0.31% | 2,303,249 | 0.53% | -969,733 | -42.10% |
| Available-for-sale financial assets | _ | 0.00% | 38,340,006 | 8.88% | -38,340,006 | -100.00% |
| Debt instruments at fair value through | | | | | | |
| other comprehensive income | 33,445,303 | 7.66% | _ | 0.00% | 33,445,303 | N/A |
| Equity instruments at fair value | | | | | | |
| through other | | | | | | |
| comprehensive income | 16,785,949 | 3.84% | _ | 0.00% | 16,785,949 | N/A |
| Financial assets held under | | | | | | |
| resale agreements | 6,444,585 | 1.48% | 27,357,004 | 6.34% | -20,912,419 | -76.44% |
| Financial assets at fair value | | | | | | |
| through profit or loss | 3,567,761 | 0.82% | 300,000 | 0.07% | 3,267,761 | 1089.25% |
| Refundable deposits | 7,552,678 | 1.73% | 6,914,654 | 1.60% | 638,024 | 9.23% |
| Deferred tax assets | 1,289,051 | 0.30% | 333,909 | 0.08% | 955,142 | 286.05% |
| Other non-current assets | 2,932,037 | 0.67% | 677,498 | 0.16% | 2,254,539 | 332.77% |
| Total | 81,566,162 | 18.69% | 84,094,263 | 19.47% | -2,528,101 | -3.01% |

| | 31 Decen | nber 2018 | 31 December 2017 | | Changes | |
|--|-------------|-----------|------------------|-----------|-------------|------------|
| Items | Amount | Component | Amount | Component | Amount | Proportion |
| Current assets | | | | | | |
| Accounts receivable | 3,634,734 | 0.83% | 4,288,361 | 0.99% | -653,627 | -15.24% |
| Other current assets | 1,867,556 | 0.43% | 6,270,510 | 1.45% | -4,402,954 | -70.22% |
| Margin accounts receivable | 53,655,358 | 12.29% | 73,983,947 | 17.17% | -20,328,589 | -27.48% |
| Available-for-sale financial assets | _ | 0.00% | 1,631,794 | 0.38% | -1,631,794 | -100.00% |
| Debt instruments at fair value through | 1 | | | | | |
| other comprehensive income | 5,721,378 | 1.31% | _ | 0.00% | 5,721,378 | N/A |
| Financial assets held under resale | | | | | | |
| agreements | 54,672,999 | 12.52% | 65,242,195 | 15.11% | -10,569,196 | -16.20% |
| Financial assets at fair value | | | | | | |
| through profit or loss | 134,114,319 | 30.71% | 98,202,115 | 22.75% | 35,912,204 | 36.57% |
| Derivative financial assets | 648,358 | 0.15% | 315,233 | 0.07% | 333,125 | 105.68% |
| Clearing settlement funds | 3,006,836 | 0.69% | 2,157,689 | 0.50% | 849,147 | 39.35% |
| Cash held on behalf of brokerage | | | | | | |
| customers | 77,492,497 | 17.74% | 79,476,131 | 18.41% | -1,983,634 | -2.50% |
| Cash and bank balances | 20,348,883 | 4.64% | 15,985,949 | 3.70% | 4,362,934 | 27.29% |
| Total | 355,162,918 | 81.31% | 347,553,924 | 80.53% | 7,608,994 | 2.19% |
| T-4-14- | 400 700 000 | 100.00% | 421 040 107 | 100.000 | | 1.1007 |
| Total assets | 436,729,080 | 100.00% | 431,648,187 | 100.00% | 5,080,893 | 1.18% |
| Current liabilities | | | | | | |
| Loans and borrowings | 8,279,422 | 2.73% | 11,520,278 | 3.87% | -3,240,856 | -28.13% |
| Short-term debt instruments | 7,045,424 | 2.32% | 36,454,635 | 12.24% | -29,409,211 | -80.67% |
| Placements from other financial | | | | | | |
| institutions | 10,163,246 | 3.35% | 7,600,000 | 2.55% | 2,563,246 | 33.73% |
| Accounts payable to brokerage | | | | | | |
| customers | 82,347,043 | 27.19% | 84,356,232 | 28.29% | -2,009,189 | -2.38% |
| Employee benefits payable | 4,984,863 | 1.64% | 5,005,954 | 1.68% | -21,091 | -0.42% |
| Income tax payable | 1,518,105 | 0.50% | 1,531,137 | 0.51% | -13,032 | -0.85% |
| Financial assets sold under | | | | | | |
| repurchase agreements | 70,558,545 | 23.28% | 43,849,585 | 14.72% | 26,708,960 | 60.91% |
| Financial liabilities at fair value | | | | | | |
| through profit or loss | 32,746,561 | 10.81% | 23,454,372 | 7.87% | 9,292,189 | 39.62% |
| Derivative financial liabilities | 255,973 | 0.08% | 402,828 | 0.14% | -146,855 | -36.46% |
| Bonds payable | 15,476,842 | 5.11% | 1,279,944 | 0.43% | 14,196,898 | 1109.18% |
| Other current liabilities | 16,110,357 | 5.32% | 8,656,571 | 2.91% | 7,453,786 | 86.11% |
| Total | 249,486,381 | 82.33% | 224,111,536 | 75.21% | 25,374,845 | 11.32% |
| Net current assets | 105,676,537 | 02:00 /0 | 123,442,388 | 10.21/0 | -17,765,851 | -14.39% |
| The current ubbets | | | 120,112,000 | | 11,100,001 | 11,00/0 |

| | 31 Decen | nber 2018 31 December 2017 | | Changes | | |
|-------------------------------------|-------------|-----------------------------------|-------------|-----------|-------------|------------|
| Items | Amount | Component | Amount | Component | Amount | Proportion |
| Non-current liabilities | | | | | | |
| Bonds payable | 52,780,358 | 17.42% | 67,032,147 | 22.50% | -14,251,789 | -21.26% |
| Employee benefits payable | _ | 0.00% | 622,458 | 0.21% | -622,458 | -100.00% |
| Deferred tax liabilities | 43,015 | 0.01% | 181,608 | 0.06% | -138,593 | -76.31% |
| Financial assets sold under | | | | | | |
| repurchase agreements | _ | 0.00% | 3,000,000 | 1.01% | -3,000,000 | -100.00% |
| Financial liabilities at fair value | | | | | | |
| through profit or loss | 530,082 | 0.17% | 1,013,019 | 0.34% | -482,937 | -47.67% |
| Other non-current liabilities | 215,852 | 0.07% | 1,992,196 | 0.67% | -1,776,344 | -89.17% |
| | | | | | | |
| Total | 53,569,307 | 17.67% | 73,841,428 | 24.79% | -20,272,121 | -27.45% |
| Total liabilities | 303,055,688 | 100.00% | 297,952,964 | 100.00% | 5,102,724 | 1.71% |
| Total equity | 133,673,392 | | 133,695,223 | | -21,831 | -0.02% |

As of 31 December 2018, the total assets of the Group amounted to RMB436.729 billion, which has increased by 1.18% compared with that of last year. The total liabilities amounted to RMB303.056 billion, which has increased by 1.71% compared with that of last year. The total equity was RMB133.673 billion, which has decreased by 0.02% compared with that of last year.

The asset of the Group was mainly comprised of: financial assets at fair value through profit or loss of RMB137.682 billion (31.53% of the total assets); cash held on behalf of brokerage customers of RMB77.492 billion (17.74% of the total assets); financial assets held under resale agreements amounting to RMB61.118 billion (14% of the total assets); margin accounts receivable of RMB53.655 billion (12.29% of the total asset); debt instruments at fair value through other comprehensive income of RMB39.167 billion (8.97% of the total assets), among which the current assets amounted to RMB355.163 billion and accounted for 81.31% of the total assets. The liquidity of the Group was fine with reasonable structure. In addition, the Group made impairment provisions for the assets showing impairment indications under market fluctuation and therefore the assets were of relatively high quality.

Non-current assets

As of 31 December 2018, our non-current assets amounted to RMB81.566 billion with a decrease of 3.01% compared with the end of last year. Among the non-current assets, the financial assets held under resale agreements amounted to RMB6.445 billion with a decrease of 76.44% compared with the end of last year, which was primarily due to the decline in our stock-pledged financing business scale. During the Reporting Period, new standards on financial instruments were adopted and the "2018 Financial Statement Format of Financial Enterprises" as issued by the Ministry of Finance was adopted. As a result, the accounting item of available-for-sale financial assets was no longer used and the new accounting items of debt instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income and equity instruments at fair value thr

Current assets

As of 31 December 2018, our current assets amounted to RMB355.163 billion with an increase of 2.19% compared with that of last year. Among the current assets, financial assets at fair value through profit or loss amounted to RMB134.114 billion with an increase of 36.57% compared with the end of last year, primarily because the investment of bonds, funds and other investment scales to meet customer demand increased. The margin accounts receivable amounted to RMB53.655 billion with a decrease of 27.48% compared with the end of last year, which was primarily due to the decreased size of margin financing and securities lending business given the securities market condition. The financial assets held under resale agreements amounted to RMB54.673 billion with a decrease of 16.20% compared with the end of last year, which was primarily due to the decline in our stock-pledged financing business. From this Reporting Period, the new standards relating to financial instruments were implemented and the "2018 Financial Statement Format of Financial Enterprises" issued by the Ministry of Finance were adopted, the accounting item of available-for-sale financial assets was no longer used and the accounting item of debt instrument at fair value through other comprehensive income was newly adopted. As at the end of this period, the balances of such items were nil and RMB5.721 billion, respectively; the balances at the end of last year were RMB1.632 billion and nil, respectively.

Current liabilities

As of 31 December 2018, our current liabilities amounted to RMB249.486 billion with an increase of 11.32% compared with the end of last year. Among the current liabilities, financial assets sold under repurchase agreements amounted to RMB70.559 billion with an increase of RMB26.709 billion compared with the end of last year, which was primarily due to the increase in bonds sold under repurchase agreements; bonds payable amounted to RMB15.477 billion with an increase of RMB14.197 billion compared with the end of last year, which was primarily due to the adjustment of liabilities structure by the Group; financial liabilities at fair value through profit or loss amounted to RMB32.747 billion with an increase of RMB9.292 billion compared with the end of last year.

Non-current liabilities

As of 31 December 2018, our non-current liabilities amounted to RMB53.569 billion with a decrease of 27.45% compared with the end of last year. Among the non-current liabilities, bonds payable amounted to RMB52.780 billion with a decrease of 21.26% compared with the end of last year, primarily due to the adjustment of the liabilities structure of the Group.

Equity

The equity attributable to equity holders of the Company increased by 0.26% from the end of last year to RMB123.450 billion as of 31 December 2018. The gearing ratio of the Group was 62.19% as of 31 December 2018, which has increased by 0.69 percentage points compared with that of last year, given the Group's reasonable and stable assets liability structure.

Major restricted assets at the end of the Reporting Period

For details of assets with restricted ownership or use rights, please refer to note 31, 32, 34, 42 and 44 of the consolidated financial statements.

4. Borrowings and debt financing

As of 31 December 2018, the total borrowings and debt financing of the Group amounted to RMB83.582 billion, of which a detailed breakdown was as follows:

Unit: thousand yuan Currency: RMB

| | | 2 |
|-----------------------------|-------------|-------------|
| | 31 December | 31 December |
| | 2018 | 2017 |
| Loans and borrowings | 8,279,422 | 11,520,278 |
| Short-term debt instruments | 7,045,424 | 36,454,635 |
| Bonds payable | 68,257,200 | 68,312,091 |
| Total | 83,582,046 | 116,287,004 |

For the details of the interest rate and the terms of the loans and borrowings, short-term debt instruments and bonds payable, please refer to note 46, 47 and 53 of the consolidated financial statements.

Except for the borrowings and debt financing, the Group obtained funds through placements from other financial institutions and financial assets sold under repurchase agreements. As of 31 December 2018, the placements from other financial institutions was RMB10.163 billion while the financial assets sold under repurchase agreements was RMB70.559 billion. The total debt was RMB164.304 billion.

Except for the liabilities disclosed in this report, the Group did not have, as of 31 December 2018, any outstanding collateral mortgages, bonds, other debt capital, liabilities under acceptance or other similar indebtedness, guarantees or other material contingent liabilities.

5. Major customers and major suppliers

The Group serves different individual, institutional and corporate customers across various sectors. The customers are extensively distributed. In 2018, revenue from the five largest customers of the Group accounted for less than 2% of its total revenue and other income, therefore none of the five largest customers are its related party.

Due to its business nature, the Group has no major suppliers.

III. Analysis of Industry Operational Information

 $\sqrt{}$ Applicable \square Not applicable

Please refer to "I. Description of Principal Businesses, Operating Model and Industry Condition of the Company during the Reporting Period (II) Description of the status of the industry" under "Section III Summary of Businesses of the Company" in this annual report.

IV. Analysis of Investment Condition

1. Overall analysis of external equity investments

 $\sqrt{}$ Applicable \square Not applicable

As at the end of the Reporting Period, the Group's material equity investment and on-going material non-equity investment, which was as follows:

 $\sqrt{}$ Applicable \square Not applicable

(1) Material non-equity investments

 $\sqrt{}$ Applicable \square Not applicable

Office buildings in Jingan District, Shanghai: Guoxiang Properties, a subsidiary of the Company, received planning permission for a construction project and a construction permit for pile foundations for land lot No. 49 in Jing'an District on 23 June 2014 and commenced construction in June 2014. The project was expected to be completed in 3 years. According to the resolution in the second meeting of the fifth session of the Board in 2016, the total investment amount for this project was adjusted to RMB1.879 billion by adding another project investment of RMB255 million. The accumulative investment of the project was RMB1.589 billion as of 31 December 2018.

(2) Financial items measured at fair value

 $\sqrt{}$ Applicable \square Not applicable

Unit: thousand yuan Currency: RMB

| Name of Items | Opening balance | Closing balance | Change | Change of profit |
|-----------------------|--------------------|--------------------|------------|---------------------|
| Financial instruments | | | | |
| at fair value through | | | | |
| profit or loss | 76,690,220 | 104,405,437 | 27,715,217 | 2,795,708 |
| Debt instruments | | | | |
| at fair value through | | | | |
| other comprehensive | | | | |
| income | 20,332,866 | 39,166,681 | 18,833,815 | 1,161,397 |
| Equity instruments | | | | |
| at fair value through | | | | |
| other comprehensive | | | | |
| income | 16,976,661 | 16,785,949 | -190,712 | 1,379,546 |
| Derivative financial | | | | |
| instruments | -87,595 | 392,385 | 479,980 | 824,149 |

(3) Material Assets and Equity Disposal

$\sqrt{}$ Applicable \square Not applicable

In order to optimize the investment management business structure, on 9 January 2017, the Company offered its 51% equity interest in GTJA Allianz Funds for transfer on the Shanghai United Assets and Equity Exchange. Pacific Asset Management Co., Ltd. became the transferee of such stake at a price of RMB1,045 million and has already paid the full amount. On 28 March 2018, the CSRC issued a "Written Reply on Approving the Change of Equity Interest in GTJA Allianz Funds" (Zheng Jian Xu Ke [2018] No. 557) which approved the Company to transfer 51% equity interest to Pacific Asset Management Co., Ltd. In April 2018, GTJA Allianz Funds completed the change in business registration in relation to the above transfer of equity. Gains on disposal of GTJA Allianz Funds accounted for 6.99% of the profit before income tax for the period.

V. Analysis of Main Holding Companies

 $\sqrt{}$ Applicable \square Not applicable

1. Guotai Junan Financial Holdings

Guotai Junan Financial Holdings primarily conducts brokerage, corporate finance, asset management, loans and financing as well as financial products, market making and investments businesses in Hong Kong through Guotai Junan International and its subsidiaries.

The paid-up capital of Guotai Junan Financial Holdings is HK\$31.98 million and the Company holds 100% of its equity interests.

As of 31 December 2018, the total assets of Guotai Junan Financial Holdings was RMB78.038 billion with net assets of RMB9.017 billion; in 2018, its operating revenue was RMB1.642 billion and its net profit was RMB486 million.

2. Guotai Junan Asset Management

Guotai Junan Asset Management is principally engaged in securities asset management business.

The registered capital of Guotai Junan Asset Management is RMB2 billion and the Company holds 100% of its equity interests.

As of 31 December 2018, the total assets of Guotai Junan Asset Management was RMB7.822 billion with net assets of RMB4.648 billion; in 2018, its operating revenue was RMB1.838 billion and its net profit was RMB600 million.

3. Guotai Junan Futures

Guotai Junan Futures is principally engaged in commodity futures brokerage, financial futures brokerage, futures investment consulting and investment management.

The registered capital of Guotai Junan Futures is RMB1.2 billion and the Company holds 100% of its equity interests.

As of 31 December 2018, the total assets of Guotai Junan Futures was RMB19.205 billion with net assets of RMB2.626 billion; in 2018, its operating revenue was RMB3.104 billion and its net profit was RMB333 million.

4. Guotai Junan Innovation Investment

Guotai Junan Innovation Investment is principally engaged in conducting equity investments in the domestic enterprises and providing financial advisory services of direct investment to clients.

The registered capital of Guotai Junan Innovation Investment was RMB7.5 billion and the Company holds 100% of its equity interests.

As of 31 December 2018, the total assets of Guotai Junan Innovation Investment was RMB8.290 billion with net assets of RMB7.380 billion; in 2018, its operating revenue was RMB324 million and its net profit was RMB88 million.

5. Shanghai Securities

Shanghai Securities is principally engaged in securities brokerage; securities investment consultation; financial advisory relating to securities trading and securities investment; securities (exclusive of stocks and corporate bonds issued by listed companies) underwriting; securities proprietary trading; securities asset management; agency sale of securities investment fund; intermediary business for futures companies; margin financing and securities lending; agency sale of financial products.

The registered capital of Shanghai Securities is RMB2.61 billion and the Company holds 51% of its equity interests.

As of 31 December 2018, the total assets of Shanghai Securities was RMB27.768 billion with net assets of RMB10.065 billion; in 2018, its operating revenue was RMB906 million and its net profit was RMB70 million.

6. Guotai Junan Zhengyu

Guotai Junan Zhengyu is principally engaged in equity investment, financial product investment, and businesses as stipulated in the management norms of alternative investment subsidiaries of securities companies.

The registered capital of Guotai Junan Zhengyu was RMB1 billion and the Company holds 100% of its equity interests.

As of 31 December 2018, the total assets of Guotai Junan Zhengyu was RMB1.025 billion with net assets of RMB1.024 billion; in 2018, its operating revenue was RMB30 million and its net profit was RMB24 million.

7. HuaAn Funds

HuaAn Funds is principally engaged in fund establishment, management of fund business and other businesses approved by CSRC.

The registered capital of HuaAn Funds is RMB150 million and the Company holds 20% in its equity interests.

As of 31 December 2018, the total assets of HuaAn Funds was RMB3.536 billion with net assets of RMB2.604 billion; in 2018, its operating revenue was RMB1.676 billion and its net profit was RMB421 million.

VI. ESTABLISHMENT AND DISPOSAL OF BRANCHES SUBSIDIARIES, BRANCH OFFICES, BUSINESS BRANCHES AND SPECIAL PURPOSE VEHICLES-, DISPOSAL, ACQUISITION, SWAP AND DIVESTMENT OF MAJOR ASSETS AND THE EFFECTS OF THESE ACTIVITIES ON THE RESULTS OF THE COMPANY

During the Reporting Period, the Group established 1 new branch office, 7 new securities branches and 8 new futures branches, relocated 7 branch offices, 33 securities branches and 1 futures branch in the same cities and deregistered 1 securities branch and 1 futures branch in China. (Please see the below table. Please see Appendix IV for the particulars of the establishment and disposal of domestic branches). The establishment of branches is beneficial for the Group to optimize its network layout and improve the customer service ability of the Company.

| | | | Newly | | |
|---------------------|-------------|-----------|-------------|-------------|--------------|
| | Newly | | established | Relocated | Deregistered |
| | established | Relocated | securities/ | securities/ | securities/ |
| | Branch | branch | futures | futures | futures |
| | offices | offices | branches | branches | branches |
| The Company | _ | 7 | 7 | 27 | 1 |
| Shanghai Securities | 1 | — | | 6 | — |
| Guotai Junan | | | | | |
| Futures | — | — | 3 | 1 | — |
| Hicend Futures | — | — | 5 | — | 1 |

General information about the establishment and disposal of the Group's domestic branches

VII. THE SITUATION OF STRUCTURED ENTITIES CONTROLLED BY THE COMPANY

$\sqrt{}$ Applicable \square Not applicable

As of 31 December 2018, the Group consolidated 33 structured entities, which included asset management schemes and partnerships. For those asset management schemes where the Group is involved as a manager, and partnerships where the Group is involved as general partner or investment manager, the Group considered that it has control rights over some asset management schemes and partnerships, and incorporated them into the consolidated category after comprehensively considering various factors such as the investment decision rights they owned and their exposures to variable returns. On 31 December 2018, the impacts of the above structured entities which were incorporated into the consolidated category on the Group's consolidated total assets, consolidated operating income and consolidated net profit were RMB5.397 billion, RMB47 million and RMB-23 million.

VIII. USE OF PROCEEDS

In April 2017, the Company issued 1,040,000,000 H Shares initially and issued 48,933,800 H Shares upon the exercise of the over-allotment option in May 2017 with the total proceeds of HK\$17.24 billion. The actual proceeds amounted to HK\$16.801 billion after deducting fees in relation to the issuance expenses.

As of 31 December 2018, according to the use of purposes set out in the section headed "Future Plans and Use of Proceeds" in the H Shares prospectus, HK\$14.281 billion of the proceeds have been settled and used for domestic business development, and HK\$2.520 billion continued to be used for related overseas business development.

IX. PRINCIPAL FINANCING CHANNEL, STRUCTURE OF LONG AND SHORT TERM LIABILITIES, MEASURES TAKEN AND MANAGEMENT POLICIES ADOPTED TO MAINTAIN LIQUIDITY, FINANCING ABILITY, CONTINGENT MATTERS AND THEIR EFFECTS ON FINANCIAL CONDITIONS

- 1. Financing channel: In the PRC, the Company mainly uses financing products such as interbank borrowings, debt securities repurchase, short-term financing bills, corporate bonds, subordinated bonds, structured notes, convertible bonds, new issuance and placing to conduct short-term financing and medium to long-term financing through various venues including exchanges and interbank and over-the-counter markets according to relevant policies and regulations and market environment and its own needs. The Company may also obtain foreign funds through placing, convertible bonds, rights issue and issuance of medium-term notes and bonds, etc., thereby supporting the Company's business development.
- 2. For details of the liability structure, please refer to "Section IV Report of Directors II(III) Analysis of consolidated statements of financial position" in this Annual Report.
- 3. Liquidity management policies and measures: In order to maintain the liquidity and yield rate of its assets, the Company has established a liquidity reserve pool system as well as mechanisms relating to the management and operation of proprietary funds and liquidity, whereby the Company has established explicit responsibility division and authorization mechanism for the departments involved therein and improved the professionalism of liquidity management and operation. The Company has established and improved its financing strategies by continuously improving the diversity and stability of its source of funding, thus effectively maintaining its overall liquidity condition at a relatively safe level. In respect of liquidity operation, the Company always maintains short-term financing channels, such as relatively stable interbank borrowing and repurchase, in domestic exchanges and interbank markets and continuously exploits new trading methods and counterparties.
- 4. Analysis of financing capability and financing strategies: In order to maintain a balance between liquidity and profitability, the Company holds certain number of fixed income products. Changes in interest rates will have a direct impact on the interest income from the cash held by the Company, the market price of the bond investment and the investment income. Meanwhile, equity investments of the Company are also impacted indirectly by changes in interest rates. In addition, since the Company has subsidiaries which are incorporated outside Mainland China, the Company contributes capital with foreign currency; as the Company has foreign currency-denominated capital and assets and has raised funds through the issuance of bonds denominated in foreign currencies by its overseas subsidiaries, changes in exchange rates and overseas market interest rate levels will have certain impacts on the financial conditions of the Company. The Company fine-tunes the structures of its different classes of assets in a timely manner and utilizes corresponding hedging tools to mitigate the risks and the impacts of the aforesaid factors.

DISCUSSION AND ANALYSIS OF THE COMPANY ABOUT THE COMPANY'S FUTURE DEVELOPMENT

(I) Industrial landscape and trend

$\sqrt{}$ Applicable \square Not applicable

The PRC securities industry is still in the historic period which offers opportunities for rapid development. In the long run, the development of the capital market, the reform and opening-up of the financial system shall provide the industry with broad development room. The securities industry will show a development trend of diversified businesses, differentiated developments, international competition and technology-based operations.

1. Development of the capital market will further diversify the services and products of securities Companies

To develop a standard, transparent, open, active and resilient capital market and give a better play of pivotal functions of capital market, several basic system reforms, including improvement of quality of listed companies, optimization of trading systems, attraction of more medium-term and long-term funds, launch of science and technology innovation board and pilot registration system, will be actively promoted. As a result, capital market will enter into a new track for long-term healthy development and provide more valuable growth opportunities. The basic functions of securities companies, as intermediary agents in capital market, will be improved continuously. The transformation and upgrade of traditional business and the increasing emergence of innovative business will largely expand the business scope and space of securities companies. Going forward, PRC securities companies will continue to focus on client demand as they promote new innovative businesses, expand the scope and depth of businesses and services, consolidate their businesses, products, channels and supporting services, and transform themselves into integrated financial service providers covering complete business chains, industrial chains and service chains.

2. Differentiated competition will provide more growth potential for leading securities companies

In recent years, driven by market competition, the PRC capital market has demonstrated diversity and concentration of capital and profit in leading securities companies. Going forward, capital market will enter into a new stage of innovative development, which will demonstrate more requirements for the capital strength, innovation capability and risk control capability of securities companies and provide securities companies with more space for differentiated development. Benefiting from their market positions, capitals and economies of scale, leading securities companies with comprehensive strength and strong innovation capabilities will accelerate their growth across all markets and business areas, further enhance their overall competitiveness and achieve development in scale and comprehensiveness. By contrast, small and medium securities companies will concentrate their resources and form competitive edges in certain market segments or regional markets to achieve growth, thereby forming a differentiated and multi-tiered competitive landscape with leading securities companies.

3. Liberalization of PRC capital markets will enable securities companies to accelerate their globalization

With the proceeding of economic globalization and capital market reform, PRC capital market has entered a new stage of overall opening-up. In recent years, the increasing improvement of Shanghai-Hong Kong Stock Connect, the preliminary establishment of Shanghai-London Stock Connect, the gradual removal of foreign exchange control on QFII and RQFII, the inclusion of A Shares in MSCI and the significant reduction of restrictions on shareholding percentage in securities industry have driven capital market to open up at a higher level, in a broader scope and in more forms. While bringing with abundant business resources for securities companies, the overall opening-up will also bring with more intensive competition and motivate PRC securities companies to further develop their international businesses by utilizing both domestic and overseas resources to realize synergy and growth. Therefore, leading securities companies may grow to large investment banks with international competitiveness by allocating resources, serving customers and managing risks worldwide.

4. Advanced technology will drive securities companies to upgrade their business as well as operation and management models

Advanced IT has transformed PRC securities companies' businesses from the traditional fee-based models to diversified models focusing on professional services, client relations and Internet-based services. A growing number of securities companies are bringing their offline operations online to streamline their businesses, lower service costs and improve operational efficiency. Furthermore, the Internet-based operating models enable securities companies to collect large amounts of client data to analyze and understand client needs, improve client satisfaction and loyalty and acquire new clients. With financial innovation as breakthrough, securities companies will provide investors with tailored products and services and strive to improve the investment returns for clients.

(II) Development strategies of the Company

 $\sqrt{}$ Applicable \square Not applicable

1. Opportunities and challenges for development

In terms of external environment, the improvement of strategic positioning and the continuous enhancement of pivotal functions of capital market, the promotion of basic system reforms, such as the launch of science and technology innovation board, have brought with significant opportunities for securities industry to accelerate development while presenting critical challenges for the comprehensive service capability of securities companies;

In terms of internal conditions, the Group is in the best development period in history. The gradual penetration of the "Guotai Junan Consensus", the implementation of strategic plans for a new period, the preliminary establishment of international capital structure and the optimization of operational mechanism have created conditions for the further innovative development of the Group. However, the more sophisticated and tough economic environment, the increasing opening-up of capital market and the intensive competition in securities industry in the PRC have brought many challenges to the future development of the Group.

2. The Company's industrial advantages and shortcomings

The Group's industrial advantages mainly include: deeply rooted culture of risk management and excellence; across-the-board leader in the PRC capital market; pioneer of technology and innovation in the PRC securities industry. (Please refer to "III. Analysis of Core Competitiveness during the Reporting Period" under "Section III Summary of Businesses of the Company" in this report for details)

In the process of future development, the Group will still need to further consolidate its overall leading advantages, improve the core competitiveness of principal business, optimize the management mechanism at group level and gradually narrow the gap between itself and leading financial institutions.

3. Development strategies

With the mission of "creating value through providing financial services", the Group will strive to realize the development vision of "becoming an integrated financial services provider rooted in China with global coverage and significant influence". According to the Group's Outline of Development Strategy Plan from 2019 to 2021, the Group's phased objective for this planning period is to develop the Group into "an integrated financial services provider with an across-the-board leading position in China and international competitiveness" according to higher standards and with more depth.

4. New businesses to be conducted

In 2019, the Group will proactively take advantage of opportunities arising in the basic system reforms, such as the launch of science and technology innovation board, optimize the retail customer service system and corporate institutional customer service system, continue to promote the innovation transformation, put efforts in the growth of businesses including FICC and equity derivative, PB, wealth management, asset management and private equity investment, steadily push forward the cross-border business, continuously consolidate our competitive strengths in the innovative business field, and further enhance our integrated financial service ability.

(III) The operation plan

 $\sqrt{}$ Applicable \square Not applicable

1. Progress of development strategies and operation plans disclosed previously during the Reporting Period

After fully implementing its strategic plan in 2018, the Group made significant progress in the following aspects: (1) the Group maintained healthy financial conditions, achieved better operating results and ranked top in the industry in terms of operating results; (2) competitiveness of all principal business was improved steadily. The basic construction of a retail, corporate and institution customer service system was completed, and the comprehensive service capability was improved steadily; (3) the digital building of key areas completed successfully with an industry-leading position in intelligent application; (4) matrix management was implemented to optimize performance appraisal and incentive mechanism and enhance intra-group cooperation ability and cross-border business capability; and (5) the building of the comprehensive risk management system was completed and the level of the compliance and risk management was further enhanced.

2. The operation plan and goals for next year and the strategies and actions adopted for achieving the goals

In 2019, the Group will resolutely adhere to the requirements of the new three-year strategic plan. It will take advantage of opportunities in the launch of science and technology innovation board, wealth management and internalization to optimize the retail customer service system and corporate institutional customer service system, develop industries and promote matrix management. It will expand technology application to facilitate the transformation of and innovation in investment banking, asset management, trading and investment and credit business, to enhance the core competitiveness of principal businesses, to raise the standard for compliance and risk management and to establish and reinforce the leading advantage of the Company in the industry.

3. Fund requirements for maintaining existing businesses and completing investment projects in progress

At the end of the Reporting Period, the Company ranked top in the industry in terms of total assets, net assets, net capital and other indicators. The Company will further enrich the sources of financing, broaden the financing channels for all types of equity and debt, strengthen the management of capital, liabilities and interbank business, improve the company's financing capacity, optimize the structure of assets and liabilities, reduce financing costs, and meet business development needs.

(IV) Possible risk exposure

 $\sqrt{}$ Applicable \square Not applicable

1. Overview

During the Reporting Period, the Company cultivated a healthy risk culture, followed the concept of "We believe that risk management creates value and future development relies on compliant operations", continually established comprehensive risk management system, improved risk management system, optimized risk management organization structure, explored risk management models and methods, built up risk management information system, and enhanced the professional level of risk management, in order to ensure the long-term and healthy development of the Company.

2. Risk management structure

The Company has established a four-level risk management system consisting of the Board (including risk control committee) and Supervisory Committee, operation management (including risk management committee and assets and liabilities management committee), risk management department, other business departments and branches and subsidiaries.

1) The Board (including risk control committee) and Supervisory Committee

The Board is the highest decision-making body in our risk management structure, ultimately responsible for the overall risk management of the Company. The Board is responsible for promoting the construction of risk culture; reviewing and approving the fundamental risk management policies of the Company; reviewing and approving the Company's risk appetite, risk tolerance and major risk limits; reviewing periodic risk assessment report; appointment, dismissal and assessment of the chief risk officer, determining his/her remuneration; establishing a mechanism for communicating with the chief risk officer directly. The Board of the Company has established a risk control committee, which is responsible for reviewing the overall objectives and fundamental policies of risk management; reviewing the establishment and the duties of the risk management divisions; assessing the risks associated with significant business decisions and the solutions to address significant risks which are to be reviewed by the Board; reviewing various risk assessment reports; reviewing the effectiveness of the Company and its subsidiaries' risk management and internal control systems at least once a year in accordance with the instruction of the Board and making a report to Shareholders in Corporate Governance Report declaring that relevant review has been completed.

The Supervisory Committee of the Company is responsible for supervising comprehensive risk management of the Company, supervising and reviewing the performance of the risk management and rectification of defect.

2) Operation management (including risk management committee and assets and liabilities management committee)

Our operation management takes the major responsibility of the comprehensive risk management of the Company; is responsible for organizing and implementing the publicity and dissemination of risk culture; establishes risk management system and makes timely adjustment; establishes a healthy operation management structure for the Company's comprehensive risk management and clarifies the duty division of comprehensive risk management among risk management functions, business departments and other departments; establishes the specific execution plans of risk appetite, risk tolerance and major risk limits, and ensures the effective implementation of the plans; monitors its progress, analyzes its reasons in a timely manner and handles it according to the authorizations granted by the Board; periodically assesses the overall risk of the Company and various types of important risk management conditions, resolves problems that are found in risk management and reports to the Board; establishes a performance assessment system for all staff that covers effectiveness of risk management; establishes a complete IT system and data quality control mechanism.

A risk management committee is set at the operation level of the Company, conducting overall management for the Company's operational risks, and reviewing and making decisions on major issues of risk management and performing following duties: reviewing arrangements and important systems for compliance risk control mechanism of the Company and its subsidiaries, making decisions or submitting to relevant decision-making bodies for consideration; reviewing the Company's basic policies for risk management, annual risk appetite, self-funded business scale, and maximum risk limits, reviewing the Company's semi-annual and annual compliance management, risk management reports, and annual internal control evaluation reports and submitting to the board of directors and the risk control committee of the Company for approval; within the scope of the board of directors' authorization, considering and determining various investment and financing business scales, risk limits allocation plans, and important risk control indicators and its major adjustments of the Company; considering and making decisions for new authorization of the Company's operations and management and authorization adjustments; reviewing and deciding the Company's annual economic capital allocation plan and adjustments; reviewing the Company's annual economic capital implementation report; reviewing the Company's major innovative business risks, compliance assessment report, making decisions and grant authorization; reviewing the company business matters that have major disputes in the risk assessment and risk control mechanism arrangement; considering the election of the frontline compliance and risk control person in charge, and the recommendation and appointment of the risk control and compliance person in charge of the subsidiary; judging and identifying prospectively on regulatory situation and the risk situation, making decision for compliance risk control response; considering and deciding the disposal options for the Company's major risk issues; considering other matters of significant risk management in business activities.

The member of risk management committee included President, Chief Risk Officer, Chief Compliance Officer, Chief Financial Officer, the head of first risk management department, the head of second risk management department, the head of the planning and finance department, the head of the compliance department, the head of strategic Management, the head of the audit department and the head of legal department.

3) Risk management departments

Our risk management departments include those which are specifically responsible for risk management, such as the first risk management department, the second risk management department, the compliance department, the legal department and the audit department, as well as departments that perform other risk management duties, such as the planning and finance department, the IT department, the operation center and the Board office.

Our first risk management department manages the market risks, credit risks, operational risks and liquidity risks of the Company, and performs specific risk management responsibilities; our second risk management department is responsible for the risk review and assessment of the Company's securities issuance business in the primary market; our compliance department effectively identifies, assesses and prevents compliance risks of the Company; our legal department is a department that identifies, evaluates, notifies, monitors and reports the legal risks of the Company and effectively prevents legal risks and protects the Company from legal penalties, significant financial losses and damages to reputation; our audit department is responsible for independent and objective inspection, supervision, evaluation of and recommendations on the compliance and reasonableness of business, management, finance and other operations, on the security and profitability of assets, and on the comprehensiveness and effectiveness of internal controls among the Company's various departments, branches and controlled subsidiaries. Our planning and finance department is responsible for the Company's budget planning, financial management, accounting, net capital management, liquidity management and liquidity risk management; our IT department is the management and operation body of the Company's IT, and is responsible for the planning, construction, operation and management of the Company's IT system, establishing and implementing IT-related system, assessing and controlling the Company's IT risks; our operation center is the daily operation management department of the Company and is responsible for the centralized clearing, settlement, auditing, third-party depository operation of the Company's various businesses, and takes the responsibility of relevant risk management and control; our Board office is responsible for the management of the Company's reputation risk.

4) Other business departments and branches

The key responsible persons of each of our business, departments, branches and subsidiaries are the persons who are primarily responsible for risk control of each business units. In order to enhance the frontline risk responsibility consciousness, strengthen front end risk control, identify and prevent risk timely and effectively, the Company continuously strengthens the risk control function of each specialized management committees, business departments, branches and subsidiaries. The Company established a compliance and risk management system for subsidiaries, requiring that the subsidiaries shall develop and improve risk management system for their own, effectively improve the overall risk management level.

3. Risk management system

The Company established a 4-level risk management system based on its business characteristics and level of operational risks and has been constantly perfecting it. The system includes: measures on comprehensive risk management; various risk management measures based on different risks such as market risk, credit risk, operational risk, liquidity risk and reputation risk; risk management system on various business and products and the practical business operation protocol. During the Reporting Period, the Company revised various types of risk management systems such as market risk, credit risk, operational risk and the compliance risk control management system for subsidiaries in accordance with the latest regulatory requirements, formulated the model risk management system for the investment banking business, and formulated and issued the assessment rules for compliance and risk management.

4. Risk appetite system

Risk appetite is an overall attitude held by a company in the face of risks after taking into full consideration of net capital, assets and liabilities, solvency, liquidity, external evaluation and compliance of operations, provided that requirements from creditors, customers, supervision organization, rating agencies and other stock related parties have been satisfied, as well as the types and level of risks that the Company is willing to take.

The Company sorts out the expectation and requirement of respective interested parties (including Shareholders, regulatory authorities, rating agencies, board and senior management), sets specific goals based on the six core aspects (including development strategies, operation performance, capital strength, liquidity, compliance and external rating) and forms the Company's risk appetite system. On the basis of a complete overall risk appetite setting, the Company describes the risk boundaries of different dimensions such as overall risk and major risks through quantized risk tolerance indicators. Subject to risk appetite and risk tolerance, the Company sets limits on key risk indicators and conducts risk monitor and control based on those limits.

During the Reporting Period, after having been considered and approved by the Board, the Company clearly put forward the Group's risk appetite, tolerance and limit for 2018 and made risk decomposition and transmission in accordance with different risk types and various dimension and implemented in the course of ordinary business.

5. Measures against various risks

1) Market risks

Market risks are those that may cause loss to the Company due to unfavorable changes of market prices, which includes but not limited to interest rates, exchange rate, stock prices and commodity prices. The businesses of the Company that involve market risks mainly include the transactions of equity securities and their derivatives, the transactions of fixed-income securities and their derivatives as well as low-risk and non-directional transactions such as foreign exchange transactions, precious metal transactions and commodity transactions.

The Company implements boundary management for market risks and formulates a market risk boundary system comprising business scale, loss boundary, exposure, Greek letters, effectiveness of hedge, and various types of risk indicators. It determines the alarm standards, warning standards and responding measures for market risks.

The Company conducts daily monitoring for market risk limits using its risk management system to monitor the operation of its businesses. We report market risk monitoring and management conditions, and conduct specialized analysis on risk matters, in order to provide basis for decision making. The Company adopts methods such as Value at Risk (VaR) and Stress Test to analyze and assess market risk. The Company's Value at Risk (VaR) calculation applies a historical parameter method based on the historical data for the previous 6 months, assuming the holding period is one day and the confidence level is 95%. The Company regularly reviews the effectiveness of VaR model through the back testing method.

The following table sets forth the VaR of the Company by asset types as at the dates and for the periods indicated: (1) the daily VaR as of the end of the respective period; (2) the average value, the minimum value and maximum value of the daily VaR for the respective period.

| Unit: ten tl | housand yua | n Currency: RMB |
|--------------|-------------|-----------------|
| | | |

| | 31 December | 31 December | | | |
|--------------|-------------|-------------|---------|---------|---------|
| Types | 2018 | 2017 | | 2018 | |
| | | | Average | Minimum | Maximum |
| Equity | 11,094 | 6,382 | 10,764 | 5,998 | 26,009 |
| Fixed Income | 6,967 | 5,532 | 6,614 | 4,772 | 9,889 |
| Derivative | 4,694 | 862 | 2,681 | 667 | 5,441 |
| Total | 19,261 | 11,168 | 15,838 | 10,093 | 26,004 |

In 2018, there were relatively higher fluctuates in securities markets and the Company strengthened the risk assessment and dynamic monitoring on risks of transaction investment business, continuously conducted pressure testing and applied results thereof to market risk management. The business ran smoothly in general.

2) Credit risks

Credit risks are those that may cause a loss to the Company due to failures to perform their obligations stipulated in relevant contracts by securities issuers, counterparties and debtors or the changes of market value of the debts caused by the changes of credit rating or contract performance capacity. The Company's current credit risks mainly concentrate on the bond investment business, margin financing and securities lending business, and stock-pledged financing transaction businesses.

The Company implements access management for credit risks. Before conducting relevant businesses including credit risks, clients' credits will be rated. If the rating result is within the accessible credit rating, the credit may be granted and business may be carried out. Before the application for rating clients' credit and granting credit, each business department shall conduct due diligence. As for clients whose credit rates satisfy access conditions, the credit line shall be determined according to the particulars of clients.

The Company mitigates credit risk through methods such as deposits, qualified collaterals and netting settlements. An entry threshold has been formulated for securities investment business and through white list management and concentration control, the credit risks of bond positions are being continuously tracked and assessed. Credit business department sets detailed access standards and discount rates for collaterals according to the characteristics of their specific business. Access standards and discount rates will be reviewed regularly by the Company. When there is a significant change of market or policies or there is a significant credit event related to the relevant entity applying for the credit, the access standards and discount rates shall be reviewed randomly. For collaterals other than cash, the Company conducts marking to market management and assesses collaterals' value.

The Company analyzes credit risk factors of each business, identifies the credit risks for the business and conducts credit risks concentration management and measure assessment. The Company conducts credit risk management for its large clients in respect of concentration risk control targets. The Company uses analysis methods such as centralization, probability of default, default loss rate, credit exposure and collateral coverage rate as credit risk measures. The Company sets reasonable credit risk stress scenarios, conducts stress tests and analyzes the results thereof.

In 2018, the Company's credit risk was generally controllable, and no credit default events occurred in bond investment business. The average performance guarantee ratio of the stock-pledged financing business was 206%, and the average of the guarantee ratio for clients with outstanding liabilities in margin financing and securities lending business maintained at 227%.

3) Liquidity risks

Liquidity risks are those we might face when we are not able to obtain sufficient funds in time at reasonable costs to repay debts that are due, fulfil other payment obligations and satisfy the funding requirements for ordinary business operation.

The Company mainly adopts the risk indicators analysis method to assess its overall liquidity risks, i.e., the Company assesses and measures its overall liquidity risk condition by analyzing key indicators such as the liquidity coverage rate, net stable funding ratio, liquidity gap ratio, liquidity ratio as well as asset and liability concentration. The Company establishes a liquidity risk limit system, conducts limit management on liquidity risks and monitors and reports the implementation of limits.

The Company conducts situational and modeled gap analysis by using cash flow analysis. Future cash flow that may be generated in the Company's business on and off-balance sheet will be credited to cash inflow and cash outflow for the specific periods respectively. The period mismatch net amount of cash flow will be calculated accordingly in order to check the mismatch of cash flow.

The Company explores and maintains financing channels, continuously keeps an eye on the risk conditions of significant capital providers, and monitors the conditions of significant capital providers' transactions with the Company. The Company concerns the changes of capital markets, assesses the ability and cost of supplementing its liquidity by issuing stocks, bonds and other financing instruments and mitigates its period mismatch by supplementing its middle-to-long term liquidity.

The Company establishes and continuously improves the contingency plan for liquidity risks, which includes taking measures such as transferring, decentralizing and reducing risks exposure to reduce the level of liquidity risks. The Company also establishes emergency response or backup systems, procedures and measures for natural disasters, system failures and other emergencies so as to reduce losses and reputation damages that the Company may suffer. The contingency plan will be rehearsed and assessed regularly and emergency response arrangements will be continually updated and improved.

In 2018, the overall market liquidity was relatively loose. The Company's liquidity coverage ratio and net stable funding ratio were both higher than the 100% lower limit of the regulatory requirement. The net size of the cash management pool was higher than the scale lower limit set by the Company and the overall liquidity status was good.

4) Operational risks

Operational risks are the possibility of losses caused by the failures of internal systems and procedures, improper employee behaviors, IT risks and the influence of external events.

The Company establishes the self-evaluating procedure of operational risk and control. Each department and branch actively identifies operational risks in their internal system procedures, employee behaviors and IT systems to ensure that the operational risks in existing and new businesses and management are adequately assessed. The Company has also compiled a risk management manual that will guide the daily operational risk management. The Company upgrades the existing operational key risks management system, systematically gathers and organizes the information of the events of operational risk and lost data, establishes key operational risk indicative system and monitors its process, and prepares periodical reports. In terms of significant operational risk events, it will provide specific valuation reports to ensure that the operational risk situation of the Company could be fully understood in a timely manner, which in turn facilitates their decision-making regarding the response to the risks or the initiation of contingency plans.

The Company formulates emergency response plan for internet and information security events, and conducts assessment over the main plan and sub plan of emergency response. It also arranges various rehearsal against incidents, disaster and other emergencies, and upgrades and improves its systematic and emergency response plan based on the results of rehearsal and findings identified.

In 2018, the Company's information technology and operation affairs ran smoothly in a safe way with no significant operational risk events. Disaster combat rehearsals both within and between cities that went on normally had verified that the Company's core transaction system could be available for disaster recovery both within and between cities.

5) Reputational risks

Reputational risk is the risk of negative evaluation to the Company's reputation as a result of its operations, management and other actions or external events.

The Company incorporates reputational risk management into our comprehensive risk management system, establishes a reputational risk management mechanism, and sets up a brand marketing center as the Company's reputational risk management department under the Board Office, requiring all departments, branches, sales offices and subsidiaries to actively and effectively prevent reputational risks and respond to reputational risk events, accurately identify, prudently evaluate, dynamically monitor, timely respond to and manage the reputational risks in the process of business management, and minimize losses and negative impacts on the Company's reputation and brand image.

In 2018, the Company established a reputational risk management system and improved the reputational risk management mechanism. The Company's overall public sentiment was stable and no major reputational risk events occurred.

(V) Others

 $\sqrt{}$ Applicable \square Not applicable

1. Business innovation during the Reporting Period

Please refer to "Section III Summary of Businesses of the Company – II. Analysis of Core Competitiveness during the Reporting Period" in this annual report.

2. Risk control for business innovation

- (1) The Company has included business innovation in its comprehensive risk management system. Based on the development and risk profile of innovative business, the Company has established complete decision-making mechanism, management model and organization structure catering for the business and formulated relevant compliance and risk management policies for the business to standardize the risk management for the business during the entire process. The sustainable and healthy development of each innovative business on the premise of building the capability to monitor, control and bear risks was ensured through risk assessment and determination, inspection before launch and continuous management for innovative business. Before the launch of innovative business, risk management department of the Company conducted compliance verification, identification and assessment, measurement analysis, and directed business department to improve internal control mechanism in relation to policies and procedures.
- (2) The Company has established multi-level risk control and warning mechanism for innovative business and designed various risk control indicators and risk limits for each level based on the risk profile of the business, which enabled dynamic track to the risks of innovative business. In the course of innovative business, the specific compliance and risk controller of business department was responsible for marking to the market and Risk Management Department I conducted independent monitoring to prompt risk warning in case of abnormal risk control indicators and take corresponding risk control measures based on the level of the risk warning, therefore ensuring that the risk level of innovative business at any time was within the tolerance of the Company.
- (3) The Company has established the policy of regular report and significant risk event report for innovative business to issue regular risk information report for the business, ensuring that all the staff and senior management involved in innovative business were informed of all necessary business, risk and management information on a timely basis. When the operation of innovative business was impacted by reason of external market turmoil, internal management and technical system failure, which may result in significant loss to the interest or reputation of the Company, the responsible department or the internal control department that identified the risk shall immediately report to the business leader, the chief risk officer and the risk management department for the implementation of existing contingency plan or proposing new response plan based on the actual situation by the decision makers.

- (4) The Company conducted special review on the conduction of innovative business on a regular basis to improve the internal control and risk response capacity of the business. Such special review covered important steps of innovative business and management. Each of the related departments studied and analyzed the conduction and internal control mechanism of innovative business based on the findings of special review, improved the management policies, operation process and corresponding control mechanism, and completed the contingency plan for innovative business, ensuring the stable and healthy development of innovative business.
- 3. The establishment of dynamic risk control indicators monitoring and capital replenishment mechanism, risk control indicators that do not meet the required standards, rectification measures and rectification effect during the Reporting Period.
 - (1) The establishment of dynamic risk control indicators monitoring mechanism of the Company
 - a) In order to establish and improve the dynamic monitoring of the Company's risk control indicators and capital replenishment mechanism, strengthen risk monitoring and carry out various businesses under measurable, controllable and sustainable risks, according to the Administrative Measures for the Risk Control Indicators of Securities Companies (《證券公司風險控制指標管理辦法》) issued by the CSRC, the Guidelines for Dynamic Monitoring System of Risk Control Indicators of Securities Companies (《證券公司風險控制指標動態監控系統指引》) issued by the SAC and other relevant regulations, the Company has formulated the Administrative Measures for the Net Capital and Liquidity Risk Control Indicators of Guotai Junan Securities Co., Ltd. (《國泰君安証券股份有限公司淨資本和流動性風險控制指標管理辦法》) and the Guidelines for Dynamic Monitoring System of Risk Control Indicators of Guotai Junan Securities Co., Ltd. (《國泰君安証券股份有限公司運資本和流動性風險控制指標暫態監控系統工作指引》) and other internal systems.
 - b) In accordance with regulatory requirements, the Company has established a dynamic monitoring system of risk control indicators to achieve dynamic monitoring and automatic warning of risk control indicators. The dynamic monitoring system of the Company can cover various business data that affect the net capital and liquidity risk control indicators and dynamically calculate various risk control indicators including net capital and liquidity; carry out dynamic monitoring based on the characteristics of each business, and automatically warn the risk control indicators such as net capital and liquidity according to the preset thresholds and monitoring standards; generate dynamic monitoring reports on risk control indicators such as net capital and liquidity.
 - c) The Company shall monitor various risk control indicators such as net capital and liquidity in accordance with the relevant provisions of the CSRC, prepare supervision reports on risk control indicators, and make classified warning and follow-up reports on risk information in a timely manner; all relevant departments of the Company shall carry out their work within the scope of their responsibilities, provide relevant information with good quality on a timely basis, and make regular follow-up control and analysis on relevant indicators of the system.

- (2) Non-compliance and rectification measures
 - a) When the Company's net capital or other risk control indicators reach the warning level prescribed by the CSRC or fail to meet the stipulated requirement, the Company shall file a written report to the relevant local office of the CSRC within three working days and one working day, respectively, to explain the basic situation, the cause of the problem and the specific measures and deadline to solve the problem.
 - b) As at the end of December 2018, each risk control indicator of the Company met the required standards.

VIII. THE SITUATION IN WHICH THE COMPANY FAILED TO DISCLOSE INFORMATION DUE TO NON-APPLICABILITY OF STANDARDS OR SPECIAL REASONS SUCH AS STATE SECRETS AND TRADE SECRETS AND REASONS THEREFOR

 \Box Applicable $\sqrt{}$ Not applicable

I. PROPOSAL FOR PROFIT DISTRIBUTION OF ORDINARY SHARES OR TRANSFER OF CAPITAL RESERVE FUND INTO CAPITAL

(1) Formulation and implementation of or adjustment to the cash dividend policy

$\sqrt{}$ Applicable \square Not applicable

According to the Articles of Association of Guotai Junan Securities Co., Ltd., the Company has explicitly formulated the profit distribution policy, including the cash dividend policy which states that "The Company actively adopts a positive, sustainable and stable profit appropriation policy, which emphasizes a reasonable investment return for investors. The Company may distribute dividends in cash, in shares or in a combination of both cash and shares. The Company shall give priority to distribute dividends in cash provided that the conditions for cash distribution are satisfied. When implementing the cash dividend distribution, the Company shall consider the internal and external factors, directors' opinions and Shareholders' expectations. Under the preconditions that Company has no major investment plan or there is no significant cash expenditure, as well as the net profits realized by the Company in current year and the accumulated undistributed profits at end of current year are positive, the Board of the Company shall distribute annual or interim profits by cash as long as it does not affect the normal operation of the Company, in which case the Company shall distribute cash dividends (including interim and final dividends) in an amount equal to at least 15% of the annual distributable profits (net of gains from fair value changes and so on according to relevant requirements) in any year. In distributing profits by means of shares, the Company should take into account the operation position and share capital scale and adequately consider factors such as growth, dilution to net assets per share and so on.

The Board of the Company shall take various factors into account, including its industry features, the stage of development, its own business model, profitability as well as whether it has any substantial capital expenditure arrangement, to propose a differentiated policy for distributing cash dividend. Unless otherwise stipulated in the Articles of Association, the profit distributed in cash each time shall not be less than 20% of the actual profit distributed.

If the Company decides not to make cash dividend or decides to make cash dividend at a ratio lower than the prescribed one in special circumstances, the Company shall implement the relevant decision-making procedures and make disclosure according to the applicable laws, administrative regulations, departmental rules and the provisions of the stock exchange at the listing place."

The Company's profit distribution proposal for 2018 is: Based on the total share capital of the Company on the record date for dividend distribution, the Company will distribute to the holders of A Shares and H Shares whose names appear on the register of members of the Company on the record date for the dividend distribution a cash dividend of RMB2.75 (tax inclusive) for every 10 Shares. As the A-Share Convertible Bonds issued by the Company in July 2017 have entered into share conversion period from 8 January 2018, currently the Company is unable to determine in the total share capital of the Company as at the record date of dividend distribution for holders of A Shares. Based on the Company's total share capital of 8,713,940,629 Shares as of 31 December 2018, the total amount of cash dividend distributable will be RMB2,396,333,673, representing 35.72% of the net profit attributable to owners of the parent company under the consolidated financial statements for 2018. The Company's profit distribution proposal for 2018 has been reviewed and passed by the eleventh meeting of the fifth session of Board. It still needs to be reviewed at the Company's general meeting.

The aforesaid profit distribution proposal of the Company is compliant and transparent and complies with the Articles of Associations and approval procedures and sets out definite criteria and proportions of dividends. Independent Directors have expressed their independent opinions that the decision-making procedures and mechanism are complete and the proposal fully protects minority investors' interests.

(II) Dividend distribution plan or proposal and plan or proposal on transfer of capital reserve fund into capital for ordinary shares of the Company for the last three years (including the Reporting Period)

Unit: yuan Currency: RMB

| Year of distribution | Number of bonus shares for every 10 shares (share) | Amount of dividend for every 10 shares (RMB) (inclusive of tax) | Number of increased shares for every 10 shares (share) | Amount of cash dividends (inclusive of tax) | consolidated financial statements for the year of | Percentage of net profit attributable to shareholders of ordinary shares of the listed company in the consolidated financial statements (%) |
|----------------------|---|---|--|--|--|--|
| 2018 (Note) | 0 | 2.75 | 0 | 2,396,333,673 | 6,708,116,621 | 35.72 |
| 2017 | 0 | 4.00 | 0 | 3,485,576,090 | 9,881,544,722 | 35.27 |
| 2016 | 0 | 3.90 | 0 | 2,973,750,000 | 9,841,416,726 | 30.22 |

Note: As the A-Share Convertible Bonds issued by the Company in July 2017 have entered into share conversion period since 8 January 2018, currently the Company is unable to determine in the total share capital of the Company as at the record date of dividend distribution for holders of A Shares. Based on the Company's total share capital of 8,713,940,629 Shares as of 31 December 2018, the total amount of cash dividend distributable will be RMB2,396,333,673, representing 35.72% of the net profit attributable to owners of the parent company under the consolidated financial statements for 2018.

(III) Repurchase of shares under cash offer included in cash dividend

 \Box Applicable $\sqrt{}$ Not applicable

(IV) If the Company records profits and the parent company records positive retained profits for distribution to ordinary shareholders during the Reporting Period but there is no proposal for cash profit distribution for ordinary shares, the Company shall disclose the reasons and the usage of the retained profits and the usage plan in detail

 \Box Applicable $\sqrt{}$ Not applicable

II. THE PERFORMANCE OF UNDERTAKINGS

(1) The undertakings of the Company's de facto controllers, Shareholders, related parties, buyers and the Company and other related parties during the Reporting Period or that continued to be valid during the Reporting Period

$\sqrt{}$ Applicable \square Not applicable

| Backgrounds of undertakings | Parties giving undertakings | Types of undertakings | Content of undertakings | Times and periods of undertakings | Whether there is a performance period | Whether undertakings were performed timely | Detailed reasons for not performing timely, if applicable | Next steps, if undertakings were not performed timely |
|---|--|-------------------------------|--|---|--|--|---|---|
| Undertakings related to initial public offering | Shanghai State-owned Assets Operation Co., Ltd. | Restriction on selling shares | The undertaking of restriction on shareholdings and trading | 36 months after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | - |
| | | Other | The undertaking of avoiding the competition with Guotai Junan in the same industry | From the date of the initial public offering of the A Shares of Guotai Junan to the date on which no longer being the Company's controlling shareholder (Note 1) | Yes | Yes | _ | - |
| | | Other | The undertaking in relation to the price for selling shares | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Other | The undertaking of stabilizing share price within 3 years from the listing of Guotai Junan | Within 3 years after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | _ |
| | | Other | The undertaking of indemnifying investors' losses in the case of false disclosure | Permanent | Yes | Yes | - | - |
| | | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Restriction on selling shares | A lock-up period of 12 months from the listing date of the H Shares of Guotai Junan in respect of the H Shares acquired by it in the Global Offering | 12 months after the listing date of the H Shares of Guotai Junan | Yes | Yes | - | - |

| Backgrounds of undertakings | Parties giving undertakings | Types of undertakings | Content of undertakings | Times and periods of undertakings | Whether there is a performance period | Whether undertakings were performed timely | Detailed reasons for not performing timely, if applicable | Next steps, if undertakings were not performed timely |
|--------------------------------|---|-------------------------------|--|---|--|--|---|---|
| | Shanghai International Group Co., Ltd. | Restriction on selling shares | The undertaking of restriction on shareholdings and trading | 36 months after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | _ |
| | | Other | The undertaking of avoiding the competition with Guotai Junan in the same industry | From the date of the initial public offering of the A Shares of Guotai Junan to the date on which no longer being the Company's de facto controller (Note 1) | Yes | Yes | _ | _ |
| | | Other | The undertaking of the price for selling shares | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | _ |
| | | Other | The undertaking of indemnifying investors' losses in the case of false disclosure | Permanent | Yes | Yes | - | - |
| | | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Other | The undertaking of avoiding the competition with Guotai Junan in the same industry (Non-Competition Arrangement) | From the listing date of the H Shares of Guotai Junan to the date on which no longer being the Guotai Junan's controlling shareholder (Note 2) | Yes | Yes | - | - |
| | Shenzhen Investment Holdings Co., Ltd. | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Restriction on selling shares | A lock-up period of 12 months from the listing date of the H Shares of Guotai Junan in respect of the H Shares acquired by it in the Global Offering | • | Yes | Yes | - | - |

| Backgrounds of undertakings | Parties giving undertakings | Types of undertakings | Content of undertakings | Times and periods of undertakings | Whether there is a performance period | Whether undertakings were performed timely | Detailed reasons for not performing timely, if applicable | Next steps, if undertakings were not performed timely |
|--------------------------------|--|-------------------------------|---|---|--|--|---|---|
| | Shanghai Sitico Assets Management Co., Ltd | Restriction on selling shares | The undertaking of restriction on shareholdings and trading | 36 months after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | _ |
| | | Other | The undertaking of the price for selling shares | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | _ | _ |
| | Shanghai International Group Asset Management Co., Ltd. | Restriction on selling shares | The undertaking of restriction on shareholdings and trading | 36 months after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | - |
| | | Other | The undertaking of the price for selling shares | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | _ | _ |
| | Shanghai International Group Asset Operation Co., Ltd. | Restriction on selling shares | The undertaking of restriction on shareholdings and trading | 36 months after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | - |
| | | Other | The undertaking of the price for selling shares | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | _ | _ |

| Backgrounds of undertakings | Parties giving undertakings | Types of undertakings | Content of undertakings | Times and periods of undertakings | Whether there is a performance period | Whether undertakings were performed timely | Detailed reasons for not performing timely, if applicable | Next steps, if undertakings were not performed timely |
|--------------------------------|--|--------------------------|---|---|--|--|---|---|
| | Shanghai Municipal Investment (Group) Corporation | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | _ | - |
| | Shanghai SMI Assets (Group) Co., Ltd. | Other | The undertaking of the intention of reducing shareholding within 2 years from the expiring date of restriction on shareholdings and trading | Within 2 years after the expiry date of restriction on shareholdings and trading of the A Shares | Yes | Yes | - | - |
| | The Company | Other | The undertaking of stabilizing share price within 3 years from the listing of Guotai Junan | Within 3 years after the listing date of the A Shares of Guotai Junan | Yes | Yes | _ | _ |
| | | Other | The undertaking of repurchasing shares and indemnifying investors' losses in the case of false disclosure | Permanent | Yes | Yes | _ | _ |
| | | | The undertaking of eliminating the competition with Shanghai Securities and Haiji Securities in the same industry | Within 5 years after the date on which Guotai Junan controlled Shanghai Securities | Yes | Yes | _ | - |
| | Directors and senior management of the Company | Other | The undertaking of stabilizing share price within 3 years from the listing of Guotai Junan | Within 3 years after the listing date of the A Shares of Guotai Junan | Yes | Yes | - | - |
| | | Other | The undertaking of indemnifying investors' losses in the case of false disclosure | Permanent | Yes | Yes | - | _ |
| | Supervisors of the Company | Other | The undertaking of indemnifying investors' losses in the case of false disclosure | Permanent | Yes | Yes | - | _ |

Note 1: The controlling shareholder and the de facto controller as referred to herein are as defined under the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange.

Note 2: The controlling shareholder as referred to herein is as defined under the Hong Kong Listing Rules in force from time to time.

- (II) The Company's explanation on whether the earnings estimate on assets or projects was met and its reasons in the situation that earnings in the Company's assets or projects is estimated when the Reporting Period is still within in the earnings estimate period
 - \Box Met \Box Unmet $\sqrt{}$ Not applicable

III. EMBEZZLEMENT OF FUNDS AND REPAYMENT OF DEBTS DURING THE REPORTING PERIOD

 \Box Applicable $\sqrt{}$ Not applicable

IV. EXPLANATIONS OF THE COMPANY ON "NON-STANDARD OPINION AUDIT REPORT" OF ACCOUNTING FIRM

 \Box Applicable $\sqrt{}$ Not applicable

V. ANALYSIS AND EXPLANATION OF THE COMPANY ON CAUSES AND EFFECTS OF CHANGES IN ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES OR CORRECTIONS OF SIGNIFICANT ACCOUNTING ERRORS

- (I) Analysis and explanation of the Company on causes and effects of changes in accounting policies and accounting estimates
 - $\sqrt{}$ Applicable \square Not applicable

1. Financial instrument related standards (IFRS 9)

In 2017, the Ministry of Finance has amended the "Accounting Standard for Business Enterprises No. 22 – Recognition and Measurement of Financial Instrument", "Accounting Standard for Business Enterprises No. 23 – Transfer of Financial Assets", "Accounting Standard for Business Enterprises No. 24 – Hedge Accounting" and "Accounting Standard for Business Enterprises No. 37 – Presentation and Reporting of Financial Instrument" (collectively referred to as the "New Financial Instrument Standards").

The New Financial Instrument Standards have introduced new accounting requirements for the classification and measurement, impairment and hedging of financial instruments: financial assets shall be classified on the basis of the "business model" within which they are held and their "contractual cash flow characteristics of financial assets" into three classes, namely, "financial assets measured at amortized cost", "financial assets measured at fair value through other comprehensive income" and "financial assets measured at fair value through profit or loss"; the financial assets impairment accounting shall change from the "approach of loss occurred" to the "approach of expected losses"; the judgment principle of financial assets transfer and its accounting treatment should be further clarified; in respect of hedge accounting, the scope of qualified hedged items and hedging instrument shall be enlarged, and the quantitative standard for test of effectiveness and the requirement for retrospective test shall be abolished; the disclosure requirements for financial instrument shall be adjusted accordingly.

As a company listed on both domestic and overseas stock markets, the Company has applied the above new standards from 1 January 2018. The Company has changed its accounting policies from the first quarter of 2018 without restating the data in comparable period of 2017. The impacts of the New Financial Instrument Standards on the balance sheet of the Group as at 1 January 2018 are as follows:

Unit: thousand yuan

| | 31 December 2017 | Adjustment | 1 January 2018 |
|-------------------------------------|------------------|-------------|----------------|
| Available-for-sale financial assets | 39,971,800 | -39,971,800 | _ |
| Debt instruments at fair value | | | |
| through other comprehensive | | | |
| income | — | 20,332,866 | 20,332,866 |
| Equity instruments at fair value | | | |
| through other comprehensive | | | |
| income | — | 16,976,661 | 16,976,661 |
| Financial assets held under | | | |
| resale agreements | 92,599,199 | -263,686 | 92,335,513 |
| Financial assets at fair value | | | |
| through profit or loss | 98,502,115 | 2,655,496 | 101,157,611 |
| Deferred tax assets | 333,909 | 80,161 | 414,070 |
| Accounts receivable | 4,288,361 | -27,533 | 4,260,828 |
| Other current assets | 6,270,510 | -2,088 | 6,268,422 |
| Margin accounts receivable | 73,983,947 | -31,958 | 73,951,989 |
| Cash held on behalf of | | | |
| brokerage customers | 79,476,131 | -10,810 | 79,465,321 |
| Cash and bank balances | 15,985,949 | -8 | 15,985,941 |
| Other current liabilities | 8,656,571 | 10 | 8,656,581 |

2. Revenue standard (IFRS 15)

In 2017, the Ministry of Finance amended the "Accounting Standard for Business Enterprises No. 14 – Revenue", incorporating the current revenue and construction contract standards into a unified revenue recognition model; replacing the risk-and-reward approach with the transfer-of-control approach as the criteria for the time of revenue recognition; providing a more prescriptive guidance including the accounting treatment of contract concerning multiple trading arrangements; and expressly formulating the revenue recognition and measurement of certain specific transactions (or matters).

As a company listed on both domestic and overseas stock markets, the Company has applied the above standard from 1 January 2018. According to the provisions for the transitional period, companies that first apply this standard shall, based on the cumulative effect of initially applying this standard, adjust the opening balance of retained earnings and the amount of other relevant items in financial statements of the period, and shall not adjust the information of the comparative period. The implementation of this standard will not result in material change in the Company's revenue recognition, and will not have any significant impact on financial statements.

Changes in accounting policies due to adoption of the aforesaid two amendments (1 and 2) of the Accounting Standards for Business Enterprises were approved by the Board of the Company on 29 March 2018.

3. Changes in accounting policy in respect of leasing (IFRS 16)

The Ministry of Finance revised the "Accounting Standards for Business Enterprises 21 — Leases" in December 2018. The new leasing standard stipulates that: at the beginning of the lease term, the lessee shall recognize the right-of-use asset and lease liability for the lease. The core change of such standard is: to eliminate the classification of lessee regarding financial leases and operating leases; require the lessee to recognize the right-of-use asset and lease liability for all leases (excluding short-term leases and leases with low-value asset which are treated with simplified approach), and recognize depreciation and interest expense, respectively.

The new lease standards were implemented starting from 1 January 2019 for enterprises listed on both domestic and overseas stock markets. According to the provisions for the transitional period, it is not necessary for the enterprises to restate the comparable figures for the previous period, however, enterprises shall adjust the retained earnings and other related items in the financial statements for the beginning of the year upon first-time implementation of the new standards. As such, the Company changed its accounting policy at the beginning of 2019, and disclosed the accounting statements according to the new standards since the first quarter of 2019 without restatement of information in comparable period of 2018. The conversion of new and old standards affected the retained earnings and other related items in the financial statements for the beginning of 2019. The implementation of the above new standards is expected to increase the total assets and total liabilities of the Company, but will not have significant impact on the owner's equity and net profit.

4. Adjustment to the presentation of items of financial statements

Pursuant to the relevant provisions from the Notice of Revising and Issuing the Format of Financial Statements of Financial Enterprises for 2018 (《關於修訂印發2018年度金融企業財務報表格式的通知》) (Cai Kuai [2018] No. 36) issued by the Ministry of Finance, the presentation of regular reporting of financial statements and note items for 2018 and future periods have been adjusted, and there has been no significant impact on the Company's assets, liabilities, gains or losses, cash flow, etc.

Changes in accounting policies due to adoption of the aforesaid amendments (3 and 4) of the Accounting Standards and requirements for Business Enterprises were approved by the Board of the Company on 20 March 2019.

(II) Analysis and explanation of the Company on causes and effects of corrections of significant accounting errors

 \Box Applicable $\sqrt{}$ Not applicable

(III) Communications with former accounting firm

VI. APPOINTMENT AND DISMISSAL OF ACCOUNTING FIRMS

Unit: ten thousand yuan Currency: RMB

| | | Currently accounting firm |
|---|---------------------------|----------------------------|
| Name of the domestic accounting firm |] | Ernst & Young Hua Ming LLP |
| Remuneration of the domestic accounting firm | | 285 |
| Term of audit services provided by the domestic accounti | ng firm | 7 |
| Name of the foreign accounting firm | | Ernst & Young |
| Remuneration of the foreign accounting firm | | 235 |
| Term of audit services provided by the foreign accounting | ; firm | 2 |
| | Name | Remuneration |
| Accounting firm engaged for internal control audit | Ernst & Young Hua Ming | SLLP 40 |
| Sponsor | Essence Securities Co., L | td. N/A |

Explanations on appointment and dismissal of accounting firms

 $\sqrt{}$ Applicable \square Not applicable

On 18 May 2018, pursuant to the resolution at the 2017 Annual General Meeting of the Company, the Company re-appointed Ernst & Young Hua Ming LLP as the external auditor of the Company for 2018, responsible for its statutory audit in accordance with the Accounting Standards for Business Enterprise and internal control audit. The Company appointed Ernst & Young as the external auditor of the Company for 2018, responsible for the relevant audit and review services in accordance with the International Financial Reporting Standards. The remuneration of the external auditor for the relevant audit and review services for the Group (subsidiaries included) in 2018 amounted to RMB13.79 million.

Explanation on change of accounting firm during the audit period

 \Box Applicable $\sqrt{}$ Not applicable

VII. RISK OF SUSPENSION OF LISTING

(I) Reasons for suspension of listing

 \Box Applicable $\sqrt{}$ Not applicable

(II) Measures to be taken by the Company

 \Box Applicable $\sqrt{}$ Not applicable

VIII. RISK OF DELISTING AND REASONS

IX. BANKRUPTCY AND RESTRUCTURING RELATED MATTERS

 \Box Applicable $\sqrt{}$ Not applicable

X. MATERIAL LITIGATION AND ARBITRATION

- □ The Company had material litigations and arbitrations during the year
- $\sqrt{}$ The Company had no material litigation and arbitration during the year

XI. PENALTIES AND RECTIFICATIONS OF THE COMPANY, ITS DIRECTORS, SUPERVISORS, SENIOR MANAGEMENT, CONTROLLING SHAREHOLDERS, DE FACTO CONTROLLER AND ACQUIRERS

 \Box Applicable $\sqrt{}$ Not applicable

XII. THE CREDIT STATUS OF THE COMPANY, ITS CONTROLLING SHAREHOLDERS AND DE FACTO CONTROLLER DURING THE REPORTING PERIOD

 $\sqrt{}$ Applicable \square Not applicable

During the Reporting Period, there was no failure to implement the effective judgment of a court or failure to meet the repayment schedules of a debt with a relatively large amount by the Company, Shanghai SA (controlling shareholder of the Company) or International Group (de facto controller of the Company).

Note: The controlling shareholder and the de facto controller as referred to herein are as defined under the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange.

XIII. THE EQUITY INCENTIVE SCHEME, EMPLOYEE SHARE SCHEME OR OTHER EMPLOYEE INCENTIVES OF THE COMPANY AND THE IMPACT THEREOF

- (I) Relevant equity incentives that have been published in temporary announcements and have no developments or changes in subsequent implementation
 - \Box Applicable $\sqrt{}$ Not applicable

(II) Incentives not disclosed in ad hoc announcements or with subsequent progress

Equity incentives

 \Box Applicable $\sqrt{}$ Not applicable

Other explanations

 \Box Applicable $\sqrt{}$ Not applicable

Details of employee share scheme

 \Box Applicable $\sqrt{}$ Not applicable

Other incentives

(III) The share option scheme of Guotai Junan International

On 19 June 2010, Guotai Junan International, a subsidiary of the Company, adopted a share option scheme, with a term of 10 years from the date of adoption. The total number of shares may fall to be issued upon the exercise of all options may be granted pursuant to the share option scheme will be not in aggregate more than 10% of the issued shares of Guotai Junan International (namely 164,000,000 shares) as of the date of approval of the share option scheme. As of 31 December 2018, Guotai Junan International granted 154,500,000 options in total under the share option scheme (Please refer to relevant announcements of Guotai Junan International).

XIV.MATERIAL RELATED PARTY TRANSACTIONS/NON-EXEMPT CONNECTED TRANSACTIONS

- (I) Related party transactions/non-exempt continuing connected transactions relating to day-to-day operations
 - 1. Matters disclosed in ad hoc announcements without subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
 - 2. Matters disclosed in ad hoc announcements with subsequent progress or change
 - $\sqrt{}$ Applicable \square Not applicable

(1) Continuing connected transactions under the Hong Kong Listing Rules

The Group conducts connected transactions based on the principles of equity, openness and fairness in strict accordance with the Hong Kong Listing Rules, the Policy on Information Disclosure Management and the Policy on Management of Related Party Transactions, and the connected transaction agreements are entered into at market prices based on the principles of equality, voluntariness, equivalence and compensation.

The Group conducts continuing connected transactions with International Group and its associates. International Group directly and indirectly holds a total of 32.73% interest in the share capital of the Company (without taking into consideration the conversion of the Convertible Bonds). Therefore, International Group and its associates are connected persons of the Company under the Hong Kong Listing Rules. In addition, since Shanghai Securities, a 51%-owned subsidiary of the Company, is controlled directly and indirectly as to 49% in aggregate (excluding interest held through the Company) by International Group, Shanghai Securities is an associate of International Group and a connected subsidiary of the Company.

According to the relevant requirements, the Company, in accordance with the nature of its transactions, categorizes them into two categories, namely securities and financial product transactions and financial services based on its analysis of the types and basic contents of its current and future possible continuing connected transactions with International Group and its associates. With approval of the 8th extraordinary meeting of the 5th session of the Board, the Company and International Group signed the Framework Agreement for Securities and Financial Products and Services. Both parties agreed on the scope of continuing connected transactions for 2017 to 2019 and set the annual caps for the respective transactions. On 30 October 2018, the Company and International Group executed a supplemental agreement to adjust the annual caps for the revenue to be generated from financial services for 2018 and 2019 to RMB57.33 million and RMB187.78 million, respectively, with the other caps remain unchanged:

During the Reporting Period, the Company's continuing connected transactions were implemented according to relevant framework agreement and supplemental agreement signed by the Company and International Group and the pricing principles for relevant transactions were strictly followed. The transaction amount and the transaction content did not exceed the scope of such agreements. The annual cap and the actual transaction amount for 2018 are set out below:

| | Annual cap | Actual transaction |
|--|------------|--------------------|
| Subject matter | for 2018 | amount for 2018 |
| Securities and financial products transactions | | |
| Inflow | | |
| Products with fixed income features | 3,915.1 | 2,206.7 |
| Other products and | | |
| financing transactions | 26.5 | 23.4 |
| Outflow | | |
| Products with fixed income features | 5,930.8 | 1,173.7 |
| Other products and | | |
| financing transactions | 22.6 | _ |
| Financial services | | |
| Income | 57.33 | 7.45 |
| Expenses | 58.83 | 3.16 |

Unit: million yuan Currency: RMB

The auditor of the Company has performed audit procedures on the above-mentioned continuing connected transactions and issued a letter to the Board of the Company stating that:

- (1) nothing has come to their attention that may cause them to believe that the continuing connected transactions disclosed have not been approved by the Board of the Company;
- (2) in respect of the continuing connected transactions which involve the products and services by the Group, nothing has come to their attention that may cause them to believe that these transactions are not, in all material respects, in accordance with the pricing policy of the Group;

- (3) nothing has come to their attention that may cause them to believe that these transactions are not entered into, in all material respects, in accordance with the relevant agreements governing these transactions;
- (4) with respect to the total amounts for such continuing connected transactions, nothing has come to their attention that may cause them to believe the continuing connected transactions disclosed have exceeded the annual transaction caps set by the Company.

According to Chapter 14A of the Hong Kong Listing Rules, certain related party transactions in notes to the financial statements also constitute continuing connected transactions. The Company's disclosure of these related party transactions has been in compliance with the disclosure requirements under Chapter 14A of the Hong Kong Listing Rules.

The independent non-executive Directors have reviewed the above-mentioned continuing connected transactions and confirmed that:

- (1) the above-mentioned continuing connected transactions are conducted in the ordinary course of business of the Company;
- (2) the above-mentioned continuing connected transactions are entered into on normal commercial terms or better terms; and
- (3) the above-mentioned continuing connected transactions are conducted according to the agreements on terms which were fair and reasonable and in the interests of the Shareholders of the Company as a whole.

(2) Day-to-day related party transactions under the Rules Governing the Listing of Stock on the Shanghai Stock Exchange

The Group conducts related party transactions in strict accordance with the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange, the Policy on Information Disclosure Management and the Policy on Management of Related Party Transactions. The Group's related party transactions are conducted based on the principles of equity, openness and fairness, and the related party transactions agreements are entered into at market prices based on the principles of equality, voluntariness, equivalence and compensation.

During the Reporting Period, the Company's day-to-day related party transactions were implemented according to the Resolution Relating to the Estimation of Day-to-day Related Party Transactions of the Company in 2018, which was considered and approved at the 2017 Annual General Meeting of the Company.

The disclosure of related-party transactions set forth in this section is based on the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange, and may differ from the amount of related party transactions in the notes to the financial statements (prepared according to the Accounting Standards for Business Enterprise).

1) Major related party transactions relating to day-to-day operations

1 Fees and commissions received from related parties

Unit: thousand yuan Currency: RMB

| Names of related parties | Contents of related party transactions | January to December 2018 | January to December 2017 |
|--------------------------|--|-----------------------------|-----------------------------|
| SPD Bank | Revenue from entrusted | 25,885 | 26,570 |
| | Assets management business | 5 | |
| Shanghai SA | Revenue from the securities | 1,102 | 20,462 |
| | brokerage business | | |
| Shenzhen Energy | Revenue from the securities | 1,597 | 13,241 |
| Group Co., Ltd. | brokerage business | | |

2 Interest received from related parties

Unit: thousand yuan Currency: RMB

| Names of related parties | Contents of related party transactions | January to December 2018 | January to December 2017 |
|--------------------------|--|-----------------------------|-----------------------------|
| SPD Bank | Interests from deposit in | 135,843 | 326,686 |
| | financial institutions | | |
| SPD Bank | Interests from financial assets | 12,981 | 8,370 |
| | held under resale agreements | 3 | |

③ Interests paid to related parties

Unit: thousand yuan Currency: RMB

| Names of | Contents of related | January to | January to |
|-----------------|-------------------------------|---------------|---------------|
| related parties | party transactions | December 2018 | December 2017 |
| SPD Bank | Bond interests | 15,682 | 18,000 |
| SRCB | Interests on financial assets | 9,264 | 12,470 |
| | sold under repurchase | | |
| | agreements | | |

| | 2) | Bal | ances with related parties | | |
|----|---------|----------|---|-----------------------------------|----------------------------------|
| | | 1 | Balances of deposits in related parties | | |
| | | | | Unit: thousand yua | an Currency: RMB |
| | | | | Balances at the | Balances at the |
| | | | Names of related parties | end of the period | end of last year |
| | | | SPD Bank | 6,137,599 | 2,951,986 |
| | | 2 | Balances of financial assets held under re | esale agreements | |
| | | | | Unit: thousand yua | an Currency: RMB |
| | | | Names of related parties | Balances at the end of the period | Balances at the end of last year |
| | | | Guosen Securities Co., Ltd. | 100,173 | _ |
| | | 3 | Closing balances of collective asset man the Company held by related parties | agement schemes or | funds issued by |
| | | | | Unit: thousand yua | an Currency: RMB |
| | | | | Balances at the | Balances at the |
| | | | Names of related parties | end of the period | end of last year |
| | | | Shanghai SA | 206,022 | _ |
| | | 4 | Balances of the bonds issued by the Comp | pany held by related p | parties |
| | | | | Unit: thousand yua | an Currency: RMB |
| | | | Names of related parties | Balances at the end of the period | Balances at the end of last year |
| | | | SPD Bank | _ | 500,000 |
| | | | Guosen Securities Co., Ltd. | 50,606 | 50,000 |
| 3. | Matters | not dis | closed in ad hoc announcements | | |
| | □ App | olicable | Not applicable | | |

(II) Related party transactions relating to asset or share acquisition or disposal

- 1. Matters disclosed in ad hoc announcements without subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 2. Matters disclosed in ad hoc announcements with subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 3. Matters not disclosed in ad hoc announcements
 - \Box Applicable $\sqrt{}$ Not applicable
- 4. If performance covenant is involved, the fulfilment of the business performance undertaking during the Reporting Period shall be disclosed
 - \Box Applicable $\sqrt{}$ Not applicable

(III) Significant related party transactions relating to joint external investments

- 1. Matters disclosed in ad hoc announcements without subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 2. Matters disclosed in ad hoc announcements with subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 3. Matters not disclosed in ad hoc announcements
 - \Box Applicable $\sqrt{}$ Not applicable

(IV) Debts due to/from related parties

- 1. Matters disclosed in ad hoc announcements without subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 2. Matters disclosed in ad hoc announcements with subsequent progress or change
 - \Box Applicable $\sqrt{}$ Not applicable
- 3. Matters not disclosed in ad hoc announcements
 - \Box Applicable $\sqrt{}$ Not applicable

(V) Others

XV. MATERIAL CONTRACTS AND THE PERFORMANCE THEREOF

(I) Custody, contracting and leasing

- 1. Custody
 - \Box Applicable $\sqrt{}$ Not applicable

2. Contracting

- $\hfill\square$ Applicable $\ensuremath{\sqrt{}}$ Not applicable
- 3. Leasing
 - \Box Applicable $\sqrt{}$ Not applicable

(II) Guarantees

 $\sqrt{}$ Applicable \square Not applicable

Unit: thousand yuan Currency: RMB

Guarantees of the Company and its subsidiaries for subsidiaries

| Total amount of the guarantees for | — |
|---|-----------|
| subsidiaries during the Reporting Period | |
| Balance of the total amount of the guarantees for | 3,506,881 |
| subsidiaries at the end of the Reporting Period (B) | |

Total amount of guarantees of the Company (including guarantees for subsidiaries)

| Total amount of guarantees (A+B) | 3,506,881 |
|---|-----------|
| Total amount of guarantees as a percentage of the net | 2.84 |
| assets of the Company (%) | |
| Including: | |
| The amount of guarantees offered to the Shareholders, | — |
| de facto controller and their related parties (C) | |
| The amount of debt guarantees directly or indirectly | — |
| offered to the guaranteed with a gearing ratio of | |
| over 70% (D) | |
| The amount of guarantees in excess of 50% of net assets (E) | _ |
| The sum of the three items above (C+D+E) | _ |
| Remark on the joint settlement responsibilities in | |
| relation to premature guarantees | |

Remark on the guarantees

In May 2014, Guotai Junan Financial Holding Limited (incorporated in the British Virgin Islands), a subsidiary of the Company, issued five-year term credit enhancement bonds with an amount of USD500 million overseas. Bank of China Sydney Branch provided a standby letter of credit guarantee for the repayment of these bonds. The Company issued a letter of counter guarantee on 19 May 2014 to the Bank of China in respect of the issuance of the above standby letter of credit guarantee. The amount of the counter guarantee covers the principal, interests and other relevant expenses of the first phase of the above overseas bonds proposed to be issued. The guarantee is a joint liability guarantee, which will expire at the end of six months from the expiration date of the repayments of the above debts. Based on the exchange rate prevailing on 31 December 2018, the total amount of the guarantee is RMB 3.506.881 thousand.

(III) Other material contracts

- $\sqrt{}$ Applicable \square Not applicable
- 1. According to relevant rules of the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange (as amended in 2014), the Group did not enter into any material contract during the Reporting Period.
- 2. The developments of material contracts disclosed in the Prospectus about the Initial Public Offering of A Shares during the Reporting Period are as follows:
 - According to a resolution at the 10th extraordinary meeting of the 4th session of the board of (1)Directors, the Company invests in the office building project of Huangpu Riverside (黃浦濱江), and the investment amount is expected to not exceed RMB1.18 billion. On 16 October 2013, the Company signed the Framework Agreement for Transfer of the Fuxing Land (《復興地塊項目 轉讓框架協議》) with Shanghai Bund Riverside Development Company Ltd. (上海外灘濱江綜 合開發有限公司) (hereinafter referred to as "Bund Riverside"). Pursuant to this agreement, Bund Riverside intends to acquire the land through land auction. The land is located at the Huangpu District, Shanghai City and is used for commercial and office purposes, with a site area of 35,862 m2. Bund Riverside will construct six office buildings on the site and transfer one of the buildings (with a gross floor area of approximately 14,000 m²) to the Company. The transfer price covered the land costs, construction costs, respective amortization charges and the project management fees paid to Bund Riverside. On 12 December 2013, Bund Riverside signed the Land Use Rights Grant Contract of State-owned Land with the Planning and Land Administration Bureau of Huangpu District (上海市黃浦區規劃和土地管理局). As of the end of the Reporting Period, the Company had paid RMB572,268,298.

(2) On 18 November 2014, Guoxiang Properties signed the Main Contract on Construction of the Main Body of the New Project of the Office Building of Guotai Junan Securities Co., Ltd. (《國泰君安 証券股份有限公司辦公樓新建項目主體工程施工總承包合同》) with Shanghai Construction No.1, pursuant to which Shanghai Construction No.1 was responsible for constructing the main body of the new project of the office building of Guotai Junan. The project is located at Lot 49, Jing'an District, Shanghai City, with a total contract value of RMB335,882,500. As of the end of the Reporting Period, the Company has paid RMB249,138,600.

XVI. OTHER SIGNIFICANT EVENTS

 $\sqrt{}$ Applicable \square Not applicable

1. The Company formulated of Outline of the Development Strategy Planning for 2019 to 2021

On 20 March 2019, the Outline of the Development Strategy Planning for 2019 to 2021 was considered and approved in the 11th meeting of the 5th session of the Board, which mainly sets out: in this period, corresponding to the Company vision of "becoming an integrated financial services provider rooted in China with global coverage and significant influence", the Company will resolutely implement its cultural consensus and continue to develop into "an integrated financial services provider with an across-the-board leading position in China and international competitiveness" by higher standards and with more depth. In terms of its overall strategy, the Company will "develop outstanding core capabilities with customer being the focus". With the Guotai Junan Consensus as the guiding principles for the operation and development of the Company, the Company will focus on the needs of customers and develop all-rounded outstanding core capabilities of the Group. The Company will take full advantage of the effect of the two strategic systems of retail customer service and corporate institutional customer service, driving the transformation and upgrade of the four businesses of investment banking, asset management, transaction and credit with the three strategic forces of wealth management, buyer's ecology and internationalization, and maintaining the advantage of the foundation of the five strategic pillars of compliance risk management, technology, research, human resources and assets and liabilities management.

2. Issuance of offshore bonds

On 12 March 2019, the Company issued the bonds with an amount of EUR255 million, with a term of 3 years. floating-rate, and an initial coupon rate of 0.842%.

3. Changes in qualifications for each individual business during the Reporting Period

Please refer to "Business Qualifications for Each Individual Business of the Company" in Section II "Company Profile and Key Financial Indicators" of this annual report.

4. Other matters related to subsidiaries

1. Issuance of MTN by Guotai Junan International

In 2018, Guotai Junan International issued MTN with a total amount of HKD 1.635 billion and US\$210 million, with terms from 3 months to 1 year, of which HKD 0.308 billion and US\$50 million matured and was paid in 2018.

2) Bonds issued by Guotai Junan Holdings Limited (BVI)

On 11 March 2019, Guotai Junan Holdings Limited (BVI), a subsidiary of the Company, issued the bonds with an amount of USD500 million, with a term of 3 years and the interest rate of 3.875%. The Company, as the guarantor, provided unconditional and irrevocable guarantee for the payment obligation under the aforesaid bonds of Guotai Junan Holdings Limited (BVI).

5. Contract of significance

Save as disclosed in this report, during the reporting period, the Company or its subsidiaries did not have any contract of significance with its controlling shareholder or its subsidiaries nor did it have any contracts of significance for the provision of services to the Company or any of its subsidiaries by a controlling shareholder or any of its subsidiaries (as defined in Appendix 16 to the Hong Kong Listing Rules).

6. Management contracts

During the Reporting Period, no contracts were entered into and subsisted pursuant to which, the management and administration of the whole or substantial parts of the business of the Company were undertaken by individuals or entities (other than the service contracts with Directors, Supervisors or the full-time employees of the Company).

7. Permitted indemnity provision

A permitted indemnity provision for the benefit of the Directors is currently in force and was in force throughout the Reporting Period. The Company has arranged appropriate insurance coverage for potential legal actions and liabilities against the Directors, the Supervisors and the Senior Management.

XVII. ACTIVE FULFILLMENT OF ITS SOCIAL RESPONSIBILITIES

(I) Poverty alleviation activities of the Company

- $\sqrt{}$ Applicable \square Not applicable
- 1. Targeted poverty alleviation plans

Focusing on the "One company for one county" targeted poverty alleviation initiative, the Company has established a special work team and entered into comprehensive strategic cooperation agreements with the national-level poverty-stricken counties, Ji'an County of Jiangxi Province, Puge County of Sichuan Province and Qianshan County of Anhui Province. The Company and the counties will jointly establish the long-term effective work mechanisms for targeted helping and supporting, and motivate

the positive effect of capital markets on poverty alleviation. Taking into consideration the needs of the real economy, the Company focuses on the capital market services for industrial assistance and support, to expand their financing channels, improve their financing efficiency, promote the transformation of the enterprises and assist them in financial innovation. The Company is also committed to improving the talent quality, improving the education environment, caring for the growth of students and helping disadvantaged people with the intelligence, education and public welfare support.

At the same time, the Company continues to carry out the public poverty alleviation works, such as the urban-and-rural comprehensive paired support, learning and teaching support in poverty-stricken areas and financial assistance to poverty-stricken college students, implementing the common culture of the Company, making sure that poverty alleviation is practicable and making contributions to poverty alleviation.

2. Overview of the targeted poverty alleviation activities during the year

The Company has initiated various special targeted poverty alleviation activities, including matching the assistance provider with families and students with financial difficulties that have been recorded for poverty registration, recruiting volunteers within the Company and carrying out the "Be Together" program in the three counties to care for left-behind children and the "Angel Education" program. For the Guotai Junan customized supplemental medical insurance of "growth without worry" purchased by the Company for more than 190,000 teachers and students in the three poverty-stricken counties, the Company has processed more than 180 claims at the end of December 2018 with a total compensation amount of over RMB1.60 million. The Company has also invited and arranged for the staff from the departments and the enterprises in the counties to come to Shanghai to attend training and lectures on financial knowledge. In respect of industrial support, with the support of the People's Government of Puge County (普格縣人民政府), the Company jointly initiated the establishment of Puge Guotai Junan Agricultural Industry Development and Investment Centre (普格國泰君安農業產業發展投資中心) with Puge County Agricultural Investment and Development Co., Ltd. (普格縣農業投資開發有限責 任公司) to develop the local speciality agricultural products and Chinese herbal medicine industry. In respect of education support, a foundation stone-laying ceremony was officially held for Guotai Junan Tianzhushan Central School funded by the Company in Qianshan, Anhui on 10 September 2018, and the school commenced the construction works.

According to the requirements of the Shanghai Municipal Government to strengthen the urban-rural paired support work, the Company continued to provide supports to the Fengxian District through assistance in industry, support for public benefits and agricultural product sales. The Company actively participated in the paired support of the "Hundred Enterprises for Hundred Villages" program, and conducted inspections in Malipo County in Yunnan and Guangnan County in Yunnan to offer aids in local poverty alleviation work.

The Company has actively supported the learning and education of poverty-stricken people with financial difficulties. The Company has provided loans for education for 198 students with financial difficulties in four universities in Shanghai and over 20 universities in Shenzhen and Chongqing, and has provided materials and funds for poverty-stricken students and teachers in the three Guotai Junan Hope Primary Schools in Gansu, Jiangxi and Yunnan.

3. Achievement of targeted poverty alleviation activities of the Company

Unit: ten thousand Currency: RMB

| Indicators | | Number and implementation information |
|-------------------|---|---|
| | | of the Company |
| I. Overview | | |
| Including: 1. H | | 2,813.43 |
| | Materials trade | 10 |
| | Number of people assisted with | |
| | removal from administrative record | |
| | for poverty registration (Persons) | - |
| II. Itemized inpu | | |
| 1.1 | Poverty alleviation through | |
| | industrial development | |
| | cluding:1.1 Type of industrial poverty \Box | Poverty alleviation through agriculture |
| a | lleviation projects | and forestry |
| | | Poverty alleviation through tourism |
| | | Poverty alleviation through E-commerce |
| | | Poverty alleviation through assets income |
| | | Poverty alleviation through science and |
| | \checkmark | technology Others |
| 1.0 | Number of industrial poverty | others |
| 1.2 | alleviation projects | 4 |
| 1 3 | Amount invested in industrial | ť |
| 1.5 | poverty alleviation projects | _ |
| 2 Poverty all | eviation through employment | |
| Including: | 2.1 Amount invested in | |
| including. | vocational training | 32 |
| | 2.2 Number of people receiving | 02 |
| | vocational training | |
| | (Person/Time) | 520 |
| 3. Poverty alle | eviation through relocation | |
| 2 | eviation through education | |
| Including: | 4.1 Amount invested in subsidizing | |
| 0 | poverty-stricken students | 258.98 |
| | 4.2 Number of students receiving | |
| | allowance (Persons) | 1,470 |
| | 4.3 Amount invested in | |
| | improvement of education | |
| | resources of poor areas | 1,255.71 |
| | | |

| Indicators | | Number and implementation information |
|----------------|--|--|
| 5 Poverty alle | viation through | of the Company |
| health enha | | |
| | 5.1 Amount invested in medical | |
| including. | and health resources | |
| | | 202 |
| 6 Dovorty allo | in poor areas viation through ecological | 202 |
| - | viauon unougn ecologicai | |
| protection | for the most disadventeged people | |
| | For the most disadvantaged people | |
| Including: | 7.1 Amount invested in helping the | |
| | "three left-behind" groups | 56.90 |
| | 7.2 Number of people of the "three left-behind" | |
| | | 220 |
| | groups helped(Persons) | 330 |
| | 7.3 Number of people with | |
| | disabilities helped (Persons) | — |
| | viation in the society | |
| Including: | 8.1 Amount invested in poverty | |
| | alleviation in the east-west | |
| | collaboration of the country | 225.74 |
| | 8.2 Amount invested in targeted | |
| | poverty alleviation work | 15.34 |
| | 8.3 Poverty alleviation public | |
| | welfare fund | 720 |
| 9. Other proje | | |
| Including: | 9.1. Number of projects (Projects) | 6 |
| | 9.2. Amount invested | 56.76 |
| | 9.3. Details of other projects | The Company provided funding for medical |
| | | equipment donation in Jiange County, Sichuan |
| | | Province, donation expenses of bookstore of |
| | | Liubeizhai Town Central Primary School in Hebei |
| | | Province, Farmer Weifang Dabiao Construction |
| | | Project in Baimiao Town, Sichuan Province (四川 |
| | | 白廟鎮農戶濰坊達標建設項目), "Golden Autumn |
| | | Sowing and Yellow Flower Bloom Project" in Gansu |
| | | |

Indicators

III. Awards (details and levels)

Number and implementation information of the Company

- In January 2018, the Company was awarded as an "Avant-garde Institution for Poverty Alleviation in 2017 (2017扶貧先鋒機構)" in the "2017 China Capital Market Forum & Prize Awarding Ceremony for Poverty Alleviation (2017中國資本市場扶貧先鋒論 壇暨頒獎典禮)".
- 2. In March 2018, 14 securities and futures business institutions, including our branch company in Jiangxi Province, were honored as "Advanced Units for Poverty Alleviation in the Year of 2017" by the Securities Regulatory Bureau of Jiangxi Province and the Securities & Futures Association of Jiangxi Province.
- 3. In August 2018, the Company was granted as the Social Responsibility Contribution Award of the Year in the China Corporate Social Responsibility Summit.
- In September 2018, the Company was granted as the Outstanding Contribution Award for Poverty Alleviation and the Best Project Award for Poverty Alleviation through Education in the China's securities and futures industry.
- In November 2018, the Company was selected as the 2018 Pioneer Enterprise for Poverty Alleviation through Education, the Pioneer Institution for Poverty Alleviation through Education Investment and the Best Case for One Company for One County Paired Support

4. Subsequent targeted poverty alleviation plans

In 2019, the Company will conscientiously implement the work arrangements for poverty alleviation, focus on effectively enhancing the effectiveness of the work, and tackle difficulties in a pragmatic, targeted and effective way, scientifically standardizing work processes, increase its efforts in project implementation and continue leverage its industrial advantages to actively fulfill its social responsibilities. In addition to the current poverty alleviation work and the achievements, the Company will continue to conduct existing poverty alleviation works in accordance with the established targeted poverty alleviation plans, boost the targeted poverty alleviation works in Ji'an County of Jiangxi Province, Puge County of Sichuan Province and Qianshan County of Anhui Province, put more efforts in industrial support and talent exchange, improve education and teaching conditions and expand the financing channels for enterprises. Meanwhile, the Company will continue to carry out its works to the "Urban-and-Rural Paired Support", "Hundred Enterprises for Hundred Villages" and "Poverty Alleviation through Education", provide assistance in the construction of hope primary schools and provide aid funds for poor college students.

(II) Fulfillment of social responsibilities

 $\sqrt{}$ Applicable \square Not applicable

Details on the fulfillment of social responsibilities is available in the Environmental, Social and Governance Report 2018 of Guotai Junan Securities Co., Ltd. (《國泰君安証券股份有限公司環境、社會及管治報告》) disclosed in the website of the HKEX (http://www.HKEX.HK)

(III) Environmental information

- 1. Environmental protection information of the company and its major subsidiaries on the list of critical pollutant dischargers published by the environmental protection authorities
 - \Box Applicable $\sqrt{}$ Not applicable
- 2. Company not on the list of critical pollutant dischargers
 - \Box Applicable $\sqrt{}$ Not applicable
- 3. Other information
 - \Box Applicable $\sqrt{}$ Not applicable

4. Environmental policies and performance

In 2018, we vigorously developed our green bond business. We acted as a lead underwriter for 18 Bank of Guiyang Green Financial Bond 01, 18 Wuhan Metro Green Bond 01 and 18 Bank of Jiujiang Green Financial Bond 01, with a total amount of financing of nearly RMB10 billion. This ensures that green industry projects can receive adequate capital support during their construction and operation. The issue size of Guojun-PowerChina Renewable Energy Tariff Subsidy Green Tranche 1 ABS Program amounted to RMB747 million in total, promoting the environmental-friendly development of state-owned enterprises.

In 2018, the Company and Mobike entered into a bicycle riding emission reduction transaction, and conducted carbon quota repurchase financing transactions with an amount of more than RMB6 million with power plants, providing innovative trading tools for enterprises to expand financing channels.

(IV) Other explanation

 \Box Applicable $\sqrt{}$ Not applicable

XVIII. CONVERTIBLE CORPORATE BONDS

(I) Issuance of Convertible Bonds

 \Box Applicable $\sqrt{}$ Not applicable

As approved by the CSRC, the Company publicly issued the Convertible Bonds with an issuance size of RMB7 billion on 7 July 2017. The Convertible Bonds were listed on the Shanghai Stock Exchange on 24 July 2017 (collectively referred to as "GTJA Bond", with bond code 113013) and can be converted into ordinary A Shares (stock code 191013) from 8 January 2018.

(II) Convertible Bond holders and guarantors during the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

| No. of Convertible Bond holders at the end of the period | 8,951 |
|--|----------------|
| Guarantors of Convertible Bonds of the company | Not applicable |
| Top 10 Convertible Bond holders are as below: | |

| Name of convertible corporate bond holders | Bonds held | Percentage |
|---|---------------|---------------|
| | at the end | of bonds held |
| | of the period | (%) |
| | (RMB) | |
| Shanghai State-owned Assets Operation Co., Ltd | 845,534,000 | 12.08 |
| Specific accounts for bonds repurchase and pledge under the | 837,864,000 | 11.97 |
| Registration and Settlement System | | |
| (Industrial and Commercial Bank of China) | | |
| China Securities Finance Corporation Limited | 345,101,000 | 4.93 |
| Shanghai International Group Co., Ltd | 295,254,000 | 4.22 |
| Specific accounts for bonds repurchase and pledge under the | 279,370,000 | 3.99 |
| Registration and Settlement System (Bank of China) | | |
| Specific accounts for bonds repurchase and pledge under the | 262,394,000 | 3.75 |
| Registration and Settlement System (Ping An Bank Co., Ltd.) | | |
| Specific accounts for bonds repurchase and pledge under the | 228,788,000 | 3.27 |
| Registration and Settlement System (China Merchants Bank Co., Ltd.) | | |
| Specific accounts for bonds repurchase and pledge under the | 182,082,000 | 2.60 |
| Registration and Settlement System (Agricultural Bank of China) | | |
| China Merchants Wealth—Postal Savings Bank of China—Postal | 163,780,000 | 2.34 |
| Savings Bank of China Co., Ltd. | | |
| Specific accounts for bonds repurchase and pledge under the | 158,929,000 | 2.27 |
| Registration and Settlement System | | |
| (China Minsheng Banking Corp., Ltd.) | | |

(III) Change of Convertible Bonds during the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

Unit: yuan Currency: RMB

| Name of convertible | | Inc | ncrease/decrease | | | |
|---------------------------|---------------|-----------|------------------|-----------|---------------|--|
| corporate bonds | Before change | Converted | Redeemed | Sold back | After change | |
| Guo Jun Convertible Bonds | 7,000,000,000 | 138,000 | _ | _ | 6,999,862,000 | |

Aggregated conversion of convertible bonds during the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

| Conversion amount during the Reporting Period (RMB) | 138,000 |
|--|---------------|
| Number of converted shares during the Reporting Period (shares) | 6,829 |
| Aggregated number of converted shares (shares) | 6,829 |
| Aggregated number of converted shares as a percentage of the total number of | |
| issued shares of the Company before conversion (%) | 0.000078 |
| Amount of convertible bonds not yet converted (RMB) | 6,999,862,000 |
| Number of convertible bonds not yet converted as a percentage of the total | |
| number of issued convertible bonds (%) | 99.9980 |

(IV) Adjustments of the conversion prices

 $\sqrt{}$ Applicable \square Not applicable

Unit: yuan Currency: RMB

| Effective date of adjusted conversion price | Adjusted conversion price | Disclosure date | Media of disclosure | Reasons of adjustments |
|---|---------------------------|-----------------|--|--|
| 29 June 2018 | RMB19.8 per share | 22 June 2018 | China Securities Journal, Shanghai Securities News, Security Times and Securities Daily | The Company distributed a dividend of RMB 0.4 per share for the year of 2017 |
| Conversion price at the end of the l | Reporting Period | | | RMB19.8 per Share |

Conversion price at the end of the Reporting Period

(V) Information on the Company's liability, credit changes and cash arrangement for debt repayment next year

$\sqrt{}$ Applicable \square Not applicable

As of 31 December 2018, the Group's total assets amounted to RMB436.729 billion, with a gearing ratio of 62.19%. Shanghai Brilliance Credit Rating & Investors Service Co., Ltd. issued the Report on the Updated Rating of the Public Issuance of A Share Convertible Corporate Bonds of Guotai Junan Securities Co., Ltd. (國泰君 安証券股份有限公司公開發行A股可轉換公司債券跟蹤評級報告) in respect of the A-Share Convertible Bonds issued on 24 May 2018, and maintained the credit rating of the Company as AAA and the credit rating of such Convertible Bonds as AAA with a stable outlook.

The major source of funds available for the Company to settle the principal and interests of the Convertible Bonds in the future will be the cash flow generated from the operating activities of the Company. In the past three years, the Company's major businesses remained stable with strong financial condition, thus the Company has adequate cash flow generated from the operating activities and relatively strong repayment capability.

(VI) Other information on Convertible Bonds

$\sqrt{}$ Applicable \square Not applicable

As of the end of February 2019, the outstanding amount of the A-Share Convertible Bonds was RMB6,999,823,000. Based on the current conversion price of RMB19.80 per Share, in the event that the outstanding Convertible Bonds are fully converted, 353,526,414 A Shares will be issued.

If the outstanding Convertible Bonds are fully converted, the total number of A Shares will increase by 353,526,414 to 7,869,641,829; the total number of Shares will increase to 9,067,469,009; and the percentage of the number of H Shares against the total number of the Shares will decrease from 13.75% to 13.21%.

The shareholding in the Company of its controlling shareholder, Shanghai State-owned Assets Operation Co., Ltd, will be diluted from 23.56% to 22.64% and the aggregate interest in the Company of the de facto controller of the Company, Shanghai International Group Co., Ltd, will be diluted from 32.73% to 31.45%.

The basic earnings per share of the Company in 2018 is RMB0.70 per Share. The convertible bonds had an anti-dilutive effect on the basic earnings per share for the year 2018 and were ignored in the Calculation of diluted earnings per share.

Note: The controlling shareholder and the de facto controller as referred to herein have the meanings as defined under the SSE Listing Rules.

XIX. TAX REDUCTION AND EXEMPTION

(I) Holders of A Share

In accordance with the Notice on Issues Regarding the Implementation of Differentiated Individual Income Tax Policies on Dividends and Bonuses of Listed Companies (《關於實施上市公司股息紅利差別化個人所得税政策有關問題的通知》) (Cai Shui [2012] No. 85) and the Notice on Issues Regarding the Differentiated Individual Income Tax Policies on Dividends and Bonuses of Listed Companies (《關於上市公司股息紅利差別化個人所利差別化個人所得税政策有關問題的通知》) (Cai Shui [2015] No. 101) issued jointly by the Ministry of Finance, the State Administration of Taxation and CSRC, for dividends obtained from a listed company by an individual investor, if the duration of the shareholding starting from the date when the individual investor obtained the company's share and ending on the record date is more than one year, the personal income tax on the dividends thus obtained shall be exempted for the time being. If the duration of the shareholding starts from the date when the individual investor obtained the company's share and ending on the record of the individual income tax thereof, refrain from withholding and paying such tax for the time being, subject to adjustments to be made in accordance with the Notice at the time when the individual investor transfers his/her respective shares.

Individual that are shareholders of resident companies shall pay income tax on their cash dividends by themselves.

For QFII, listed companies are required to withhold and pay enterprise income tax at the rate of 10% pursuant to the requirements of the Notice Concerning the Relevant Issues on the Withholding and Payment of Enterprise Income Tax Relating to the Payment of Dividends, Bonuses and Interests by PRC Resident Enterprises to QFII (《國家税務總局關於中國居民企業向QFII支付股息、紅利、利息代扣代繳企業所得税有關問題的通知》) (Guo Shui Han [2009] No.47) issued by the State Administration of Taxation. QFII shareholders expecting tax concessions should apply to the competent tax authority for tax rebates according to the relevant rules and regulations after receiving the dividends.

In accordance with the Notice on Tax Policies concerning the Pilot Program of an Interconnection Mechanism for Transactions in the Shanghai and Hong Kong Stock Markets (《財政部國家税務總局證監會關於滬港股票市場交易互聯互通機制試點有關税收政策的通知》(Cai Shui [2014] No. 81), for dividend and bonus incomes obtained by investors (including enterprises and individuals) in the Hong Kong market from investment in A shares listed on the SSE, the implementation of differentiated taxation based on the term of shareholding is suspended before Hong Kong Securities Clearing Company Limited meets the conditions of providing identification, term of shareholding and other specific data of investors to the CSDC. The income taxes thereof are withheld and paid by the listed company at the rate of 10%, which should be duly declared to the governing tax authority. For Hong Kong investors who are tax residents of other countries and whose country of domicile is a country which has entered into a tax treaty with the PRC stipulating a dividend tax rate of lower than 10%, those enterprises or individuals may apply to the competent tax authorities for the entitlement of the rate under such tax treaty or entrust a withholding to do so. Upon approval by the tax authorities, the amount paid in excess of the tax payable based on the tax rate according to such tax treaty will be refunded.

(II) Shareholders of H Shares

In accordance with the Notice of the PRC State Administration of Taxation on Issues Concerning Individual Income Tax Collection and Management after the Repeal of Guo Shui Fa [1993] No.045 (《國家税務總局 關於國税發[1993]045號文件廢止後有關個人所得税徵管問題的通知》) (Guo Shui Han [2011] No.348), dividends received by overseas residents for their personal holding of shares issued by domestic non-foreign-invested enterprises in Hong Kong shall be subject to the payment of individual income tax under the "interest, dividend and bonus income" item, which shall be withheld by the withholding agents according to relevant laws. Such overseas residents that are individual owners of shares issued by domestic non-foreign invested enterprises in Hong Kong shall be entitled to the relevant preferential tax treatment pursuant to the provisions in the tax treaties signed between the countries where they reside and China, or the tax arrangements between Mainland and Hong Kong (Macau) SAR. The tax rate for dividends under the relevant tax agreements and tax agreements is 10% in general. For the purpose of simplifying tax administration, domestic non-foreign-invested enterprises issuing shares in Hong Kong may, upon payment of dividends, generally withhold individual income tax at the rate of 10%, without the need to file an application. If the tax rate for dividends is not equal to 10%, the following provisions shall apply: (1) for residents of countries that have signed lower than 10% tax rate treaties, the withholding agents may file applications on their behalf for the relevant agreed preferential

tax treatments, under which circumstances the over-withheld tax amounts will be refunded upon approval by the tax authorities; (2) for residents of countries that have signed higher than 10% but lower than 20% tax rate treaties, the withholding agents shall withhold individual income tax at the agreed tax rate effective at the time of dividends payment, without the need to file an application; and (3) for residents of countries without tax agreements or under other situations, the withholding agents shall withhold individual income tax at 20% upon payment of dividends.

In accordance with the Notice of the State Administration of Taxation on the Issues Concerning Withholding Enterprise Income Tax on Dividends Paid by Chinese Resident Enterprises to H Shareholders that are Nonresident Overseas Enterprises (《關於中國居民企業向境外H股非居民企業股東派發股息代扣代繳 企業所得税有關問題的通知》) (Guo Shui Han [2008] No.897), a PRC resident enterprise, when paying dividends to H shareholders that are non-resident overseas enterprises for 2008 and subsequent years, shall withhold enterprise income tax at a uniform rate of 10%.

In accordance with the Notice on Tax Policies concerning the Pilot Program of an Interconnection Mechanism for Transactions in the Shanghai and Hong Kong Stock Markets (《財政部國家税務總局證監會關於滬港股票市場交易互聯互通機制試點有關税收政策的通知》(Cai Shui [2014] No. 81) issued by the Ministry of Finance, the State Administration of Taxation and the SFC, for dividends received by domestic investors from investing in H shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect, the company of such H shares shall withhold and pay individual income tax at the rate of 20% on behalf of the investors. For dividends received by domestic securities investment funds from investing in H shares listed on the Hong Kong Stock Connect, the individual income tax shall be paid in accordance with the aforementioned regulations. For dividends received by domestic enterprise investors from investing in shares listed on the Hong Kong Stock Exchange through Shanghai-Hong Kong Stock Connect, the company of such H shares shall not withhold and pay the income tax for such dividends and those domestic enterprise investors shall report and pay the relevant tax on their own. Meanwhile, for the dividends obtained by domestic resident enterprises from holding relevant H shares for a consecutive 12 month period, the corporate income tax shall be exempted according to laws.

Under the current practice of the Hong Kong Inland Revenue Department, no tax is payable in Hong Kong in respect of dividends paid by the Company.

Shareholders are taxed and/or enjoy tax exemption in accordance with the aforementioned regulations.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

I. CHANGES IN ORDINARY SHARE CAPITAL

(I) Table of Changes in Ordinary Shares

1. Table of changes in ordinary Shares

Unit: share

| | | | | | | | | | ond onder |
|------------------------------------|---------------|------------|------------|--------|-------------|----------------|----------------|---------------|------------|
| | Before | change | | | Change (+ | +/-) | | After | change |
| | | Percentage | | Bonus | Reserves | | | | Percentage |
| | Number | (%) | New issues | Issues | Capitalized | Others | Sub-total | Number | (%) |
| I. Shares subject to selling | | | | | | | | | |
| restrictions | 2,783,416,270 | 31.94 | | | | -2,783,416,270 | -2,783,416,270 | | 0 |
| 1. State-owned shares | | | | | | | | | |
| 2. Shares held by state-owned | | | | | | | | | |
| legal entities | 2,783,416,270 | 31.94 | | | | -2,783,416,270 | -2,783,416,270 | | 0 |
| 3. Other domestic shares | | | | | | | | | |
| Including: Shares held by domestic | | | | | | | | | |
| non-state-owned | | | | | | | | | |
| legal entities | | | | | | | | | |
| Shares held by domestic | | | | | | | | | |
| natural persons | | | | | | | | | |
| 4. Shares held by foreign capital | | | | | | | | | |
| Including: Shares held by | | | | | | | | | |
| overseas legal entities | | | | | | | | | |
| Shares held by overseas | | | | | | | | | |
| natural persons | | | | | | | | | |
| II. Tradable shares not subject to | | | | | | | | | |
| selling restrictions | 5,930,517,530 | 68.06 | | | | 2,783,423,099 | 2,783,423,099 | 8,713,940,629 | 100.00 |
| 1. RMB- denominated | | | | | | | | | |
| ordinary shares | 4,732,690,350 | 54.31 | | | | 2,783,423,099 | 2,783,423,099 | 7,516,113,449 | 86.25 |
| 2. Domestic listed foreign | | | | | | | | | |
| invested shares | | | | | | | | | |
| 3. Overseas listed foreign | | | | | | | | | |
| invested Shares | 1,197,827,180 | 13.75 | | | | 0 | 0 | 1,197,827,180 | 13.75 |
| 4. Others | | | | | | | | | |
| III. Total ordinary shares | 8,713,933,800 | 100.00 | | | | 6,829 | 6,829 | 8,713,940,629 | 100.00 |

2. Changes in ordinary Shares

 $\sqrt{}$ Applicable \square Not applicable

As at 26 June 2018, the lock-up period of 2,783,416,270 A Shares issued in the initial public offering held by 6 shareholders including but not limited to Shanghai State-owned Assets Operation Co., Ltd., which were subject to selling restrictions, had expired, resulting in the release of such A Shares from selling restrictions and becoming tradable in the market, and they became tradable shares not subject to selling restrictions.

In addition, the A-Share Convertible Bonds issued by the Company have entered into share conversion period from 8 January 2018. As of the end of this Reporting Period, the A-Share Convertible Bonds amounted to RMB 138,000 had been converted into a total of 6,829 A Shares. As a result, the total share capital of the Company changed to 8,713,940,629 Shares, including 7,516,113,449 A Shares and 1,197,827,180 H Shares.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

- 3. Impact of changes in ordinary shares on earnings per share, net asset value per share or other financial indicators for the latest year and latest period
 - $\sqrt{}$ Applicable \square Not applicable
- 4. Other information considered necessary by the Company or required by securities regulators to be disclosed
 - \Box Applicable $\sqrt{}$ Not applicable

(II) Changes in Shares Subject to Selling Restrictions

 $\sqrt{}$ Applicable \square Not applicable

Unit: share

| | | | | Number of | | |
|------------------------------|----------------------|-----------------|-----------------|-----------------|----------------------|-----------------|
| | Number of | Number of | Increase in | Shares with | | |
| | Shares subject to | Shares released | Shares with | selling | | |
| | selling restrictions | from selling | selling | restrictions at | | Date of release |
| | at the beginning of | restrictions | restrictions | the end of | Reasons for | from selling |
| Names of Shareholders | the year | during the year | during the year | the year | selling restrictions | restrictions |
| Shanghai State-owned | 1,900,963,748 | -1,900,963,748 | | 0 | / | 26 June 2018 |
| Assets Operation Co., Ltd. | | | | | | |
| Shanghai International | 682,215,791 | -682,215,791 | | 0 | / | 26 June 2018 |
| Group Co., Ltd. | | | | | | |
| The Second Shareholding | 89,090,813 | -89,090,813 | | 0 | / | 26 June 2018 |
| Transfer Account of Board of | | | | | | |
| Directors of NSSF | | | | | | |
| Shanghai Sitico Assets | 75,482,261 | -75,482,261 | | 0 | / | 26 June 2018 |
| Management Co., Ltd. | | | | | | |
| Shanghai International | 34,732,152 | -34,732,152 | | 0 | / | 26 June 2018 |
| Group Asset Management | | | | | | |
| Co., Ltd. | | | | | | |
| Shanghai International | 931,505 | -931,505 | | 0 | / | 26 June 2018 |
| Group Asset Operation | | | | | | |
| Co., Ltd. | | | | | | |
| Total | 2,783,416,270 | 2,783,416,270 | | 0 | / | |

Note: The shares subject to selling restrictions as referred to herein are as defined under the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange. As at 26 June 2018, the lock-up period of 2,783,416,270 A Shares issued in the initial public offering held by 6 shareholders including but not limited to Shanghai State-owned Assets Operation Co., Ltd., which were subject to selling restrictions had expired, resulting in the release of such A Shares from selling restrictions and they becoming tradable in the market, and became tradable shares not subject to selling restrictions.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

II. ISSUE AND LISTING OF SECURITIES

(I) Issue of Securities During the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

Unit: share Currency: RMB

| Types of Shares and other derivative instruments | Date of issue | Issue price (or interest rate) | Issue amount | Listing date | Transaction amount approved to be listed | Transaction Termination Date |
|--|---------------------|-----------------------------------|---------------|---------------|--|------------------------------------|
| Ordinary Shares | | | | | | |
| 1788 ordinary shares | February 2018 | HK\$2.85 | 700,000,000 | February 2018 | 700,000,000 | |
| Convertible corporate bonds, warn | rant bonds and corp | orate bonds | | | | |
| 2018 First Tranche Short-term Financing Bills | January 2018 | 4.79% | 3,000,000,000 | January 2018 | 3,000,000,000 | April 2018 |
| 2018 Second Tranche Short-term Financing Bills | February 2018 | 4.70% | 3,500,000,000 | February 2018 | 3,500,000,000 | May 2018 |
| 2018 Third Tranche Short-term Financing Bills | May 2018 | 4.23% | 3,500,000,000 | May 2018 | 3,500,000,000 | August 2018 |
| 2018 Fourth Tranche Short-term Financing Bills | June 2018 | 4.40% | 3,500,000,000 | June 2018 | 3,500,000,000 | September 2018 |
| 2018 Fifth Tranche Short-term Financing Bills | October 2018 | 3.15% | 3,000,000,000 | October 2018 | 3,000,000,000 | January 2019 |
| Public Offering of 2018 Corporate Bonds | March 2018 | 5.15% | 4,300,000,000 | March 2018 | 4,300,000,000 | March 2021 |
| (First Tranche) | | | | | | |
| Public Offering of 2018 Corporate Bonds | April 2018 | 4.55% | 4,300,000,000 | May 2018 | 4,300,000,000 | April 2021 |
| (Second Tranche) Public Offering of 2018 Corporate Bonds | July 2018 | 4.44% | 4,700,000,000 | July 2018 | 4,700,000,000 | July 2021 |
| (Third Tranche) (Type I) | | | | | | |
| Public Offering of 2018 Corporate Bonds | July 2018 | 4.64% | 300,000,000 | July 2018 | 300,000,000 | July 2023 |
| (Third Tranche) (Type II) | | | | | | |
| Shanghai Stock Exchange Non-public Offering of | August 2018 | 4.25% | 500,000,000 | August 2018 | 500,000,000 | August 2019 |
| Short-term Corporate Bonds | | | | | | |

Issue of securities during the Reporting Period (particulars of bonds with different interest rates during duration shall be provided separately):

\Box Applicable $\sqrt{}$ Not applicable

In January 2018, Guotai Junan International had raised a fund of HK\$1.995 billion, of which the net proceeds was approximately HK\$1.987 billion, by placing 700,000,000 ordinary shares (representing approximately 9.99% of its issued share capital prior to the placement) at HK\$2.85 per share.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

(II) Changes in the Company's total number of ordinary Shares and structure of Shareholder and changes in structure of asset and liability of the Company

 $\sqrt{}$ Applicable \square Not applicable

For changes in structure of asset and liability of the Company, please refer to Section IV Report of the Directors in this annual report headed "II Major operation condition during the Reporting Period (III) Analysis of assets and liabilities".

(III) Existing internal employee Shares

 \Box Applicable $\sqrt{}$ Not applicable

III. PARTICULARS OF SHAREHOLDERS AND CONTROLLING SHAREHOLDERS

(I) Total number of Shareholders

| Total number of holders of ordinary shares at the end of | |
|---|----------------|
| the Reporting Period | 165,925 |
| Total number of holders of ordinary shares at the end of | |
| the previous month before the date of disclosure of the annual report | 171,973 |
| Total number of holders of preferred shares with voting rights | |
| restored at the end of the Reporting Period | Not applicable |
| Total number of holders of preferred shares with voting rights | |
| restored at the end of the previous month before the date of | |
| disclosure of the annual report | Not applicable |

Note: The total number of Shareholders includes holders of ordinary A Shares and registered holders of H Shares. As at the end of the Reporting Period, there were 165,728 holders of A Shares and 197 registered holders of H Shares. The total number of Shareholders as at the end of the previous month before the date of disclosure of the annual report included 171,779 holders of A Shares and 194 registered holders of H Shares.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

(II) Shareholdings of the top ten Shareholders and the top ten holders of tradable Shares (or Shares without selling restrictions) as at the end of the Reporting Period

Unit: share

| Shareholdings of the top ten Shareholders | | | | | | | | |
|---|---|--|-------|----------|---------------------------|---------------------|---------------------|--|
| | Increase or decrease during the Reporting | Number of shares held as at the end of | 0 | Class of | Number of non-tradable | | | Nature of |
| Names of Shareholders (full name) | Period | the period | (%) | shares | shares | Pledged o Status | or frozen Number | Shareholders |
| Shanghai State-owned Assets Operation Co., Ltd (Note 1) | 0 | 1,900,963,748 | 21.82 | Tradable | 0 | Not | 0 | State-owned legal person |
| HKSCC Nominees Limited (Note 2) | +36,540 | 1,197,671,720 | 13.74 | Tradable | 0 | Unknown | 0 | Overseas legal person |
| Shanghai International Group Co., Ltd. | 0 | 682,215,791 | 7.83 | Tradable | 0 | Not | 0 | State-owned legal person |
| Shenzhen Investment Holdings Co., Ltd. (Note 3) | 0 | 609,428,357 | 6.99 | Tradable | 0 | Not | 0 | State-owned legal person |
| China Securities Finance Corporation Limited | -115,079,996 | 260,547,316 | 2.99 | Tradable | 0 | Not | 0 | Domestic non-state owned legal person |
| Shanghai Municipal Investment (Group) Corporation | 0 | 246,566,512 | 2.83 | Tradable | 0 | Not | 0 | State-owned legal person |
| Shenzhen Energy Group Co., Ltd. | 0 | 154,455,909 | 1.77 | Tradable | 0 | Not | 0 | Domestic non-state owned legal person |
| The Second Shareholding Transfer Account of Board of Directors of NSSF | 0 | 151,104,674 | 1.73 | Tradable | 0 | Not | 0 | Others |
| First Automotive Works Equity Investment (Tianjin) Company Limited | +112,694,654 | 112,694,654 | 1.29 | Tradable | 0 | Not | 0 | State-owned legal person |
| Hong Kong Securities Clearing Company Limited (Note 4) | +65,026,528 | 97,276,843 | 1.12 | Tradable | 0 | Not | 0 | Overseas legal person |

Section VI Changes in Ordinary Shares and Particulars about Shareholders

Details of the top ten tradable shareholders Number of tradable shares held in

| Names of Shareholders | the end of the period | Class and number of shares | | | |
|--|-----------------------|-------------------------------------|---------------|--|--|
| | * | Class | Number | | |
| Shanghai State-owned Assets Operation Co., Ltd | 1,900,963,748 | RMB- denominated | 1,900,963,748 | | |
| HKSCC Nominees Limited | 1,197,671,720 | ordinary shares overseas listed | 1,197,671,720 | | |
| | | foreign-invested shares | | | |
| Shanghai International Group Co., Ltd. | 682,215,791 | RMB- denominated | 682,215,791 | | |
| Shenzhen Investment Holdings Co., Ltd. | 609,428,357 | ordinary shares RMB- denominated | 609,428,357 | | |
| | | ordinary shares | | | |
| China Securities Finance Corporation Limited | 260,547,316 | RMB- denominated ordinary shares | 260,547,316 | | |
| Shanghai Municipal Investment (Group) Corporation | 246,566,512 | RMB- denominated ordinary shares | 246,566,512 | | |
| Shenzhen Energy Group Co., Ltd. | 154,455,909 | RMB- denominated | 154,455,909 | | |
| The Second Shareholding Transfer Account of | 151,104,674 | ordinary shares RMB- denominated | 151,104,674 | | |
| Board of Directors of NSSF | | ordinary shares | | | |
| First Automotive Works Equity Investment | 112,694,654 | RMB- denominated | 112,694,654 | | |
| (Tianjin) Company Limited | | ordinary shares | | | |
| Hong Kong Securities Clearing Company Limited | 97,276,843 | RMB- denominated | 97,276,843 | | |
| | | ordinary shares | | | |

Description on the relations or acting-in-concert arrangements among the Shareholders above Shanghai State-owned Assets Operation Co., Ltd is a wholly owned subsidiary of Shanghai International Group Co., Ltd. HKSCC Nominees Limited and Hong Kong Securities Clearing Company Limited are both wholly owned subsidiaries of The Stock Exchange of Hong Kong Limited, holding H Shares and A Shares of the Company for H shares investors and Shanghai Connect investors. Save as disclosed herein, the Company is not aware of any other relations or acting-in-concert arrangements.

Not applicable

with voting rights restored and their shareholdings

Description on the holders of preferred shares

Note 1: In the above table of top ten shareholders, the number of Shares held by Shanghai SA as at the end of the period merely represents the number of A Shares held by it. Another 152,000,000 H Shares were held by Shanghai SA through HKSCC Nominees Limited as the nominee.

Note 2: HKSCC Nominees Limited is a nominee holder of the Shares owned by the non-registered holders of the H Shares.

Note 3: In the above table of top ten shareholders, the number of Shares held by Shenzhen Investment Holdings as at the end of the period merely represents the number of A Shares held by it. Another 103,373,800 H Shares were held by Shenzhen Investment Holdings through HKSCC Nominees Limited as the nominee.

Note 4: Hong Kong Securities Clearing Company Limited is the nominee of Shanghai Connect investors holding A Shares of the Company.

Note 5: The Shares subject to selling restrictions and the Shareholders subject to selling restrictions as referred to herein are those as defined under the Rules Governing the Listing of Stocks on the Shanghai Stock Exchange.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

(III) Strategic investors or general legal persons becoming the top 10 Shareholders by placing of new Shares

 \Box Applicable $\sqrt{}$ Not applicable

IV. INFORMATION ON CONTROLLING SHAREHOLDERS

(II) Information on De Facto Controllers

1 Legal persons

 $\sqrt{}$ Applicable \square Not applicable

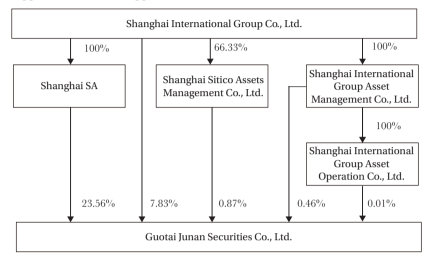
| Name | Shanghai International Group Co., Ltd. |
|--|--|
| Person in charge or legal representative | Yu Beihua |
| Date of establishment | 20 April 2000 |
| Principal operations | Principally engaged in the activities of investment, capital |
| | operation and asset management in the financial sector and |
| | supplemented with non-financial sectors |
| Equity interests in other domestic and | Holding 29.67% in aggregate as at the end of the Reporting |
| overseas listed controlling and | Period of Shanghai Pudong Development Bank Co., Ltd. |
| invested companies during | (600000.SH) |
| the Reporting Period | |
| Other matters | Nil |

2 Natural persons

- 3 Special explanation on the Company not having controlling shareholders
 - \Box Applicable $\sqrt{}$ Not applicable
- 4 Index and date of changes in controlling shareholders during the Reporting Period
 - \Box Applicable $\sqrt{}$ Not applicable

Section VI Changes in Ordinary Shares and Particulars about Shareholders

- 5 The chart of the relationship between the Company and the de controlling shareholders on the ownership and controlling relationship
 - $\sqrt{}$ Applicable \square Not applicable



Note: As at the end of the Reporting Period, Shanghai International Group Co., Ltd. controlled 32.73% in aggregate of the Company. In addition, the A-Share Convertible Bonds held by International Group directly and indirectly through Shanghai SA amounted to RMB1,140,788,000, which were convertible into 57,615,555 A Shares based on the current conversion price of RMB19.8 per Share if fully converted.

6 Control over the Company via trust or other assets management methods by the controlling shareholders

 \Box Applicable $\sqrt{}$ Not applicable

(1) Other information on the controlling shareholder

 \Box Applicable $\sqrt{}$ Not applicable

V. OTHER CORPORATE SHAREHOLDERS HOLDING MORE THAN 10% OF SHARES

 \Box Applicable $\sqrt{}$ Not applicable

VI. MATTERS REGARDING THE RESTRICTION OF REDUCING SHARE

Section VI Changes in Ordinary Shares and Particulars about Shareholders

VII. INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS AND OTHER PERSONS IN SHARES AND UNDERLYING SHARES

As of 31 December 2018, to the best knowledge of the Company, the following persons have interests or short positions in the shares or underlying shares of the Company which are required to be disclosed to the Company and the Hong Kong Stock Exchange pursuant to Divisions 2 and 3 of Part XV of the SFO, or are required to be recorded, in the register that is required to be kept by the Company under Section 336 of the SFO or own directly or indirectly 5% or more of the nominal value of any class of the Shares:

| Substantial Shareholders | Nature of Interest | Class | Number (Note 1)/ Nature of Shares Directly or Indirectly Held | As an Approximate Percentage of the Relevant Class of Shares (%) | As an Approximate Percentage of the Total Issued Share Capital (%) |
|--|--|----------|--|---|--|
| Shanghai International Group Co., Ltd. | Beneficial owner | A Shares | 697,127,609/ Long positions (Note 2) | 9.28 | 8.00 |
| | Interest held by controlled corporations | A Shares | 2,060,123,403/ Long positions (Note 3) | 27.41 | 23.64 |
| | Interest held by controlled corporations | H Shares | 152,000,000/ Long positions (Note 4) | 12.69 | 1.74 |
| Shanghai State-owned Assets Operation Co., Ltd | Beneficial owner | A Shares | 1,943,667,485/ Long positions (Note 5) | 25.86 | 22.31 |
| | Beneficial owner | H Shares | 152,000,000/ Long positions | 12.69 | 1.74 |
| Shenzhen Investment Holdings Co., Ltd | Beneficial owner | A Shares | 609,428,357/ Long positions | 8.11 | 6.99 |
| , , , , , , , , , , , , , , , , , , , | Beneficial owner | H Shares | 103,373,800/ Long positions | 8.63 | 1.19 |
| New China Asset Management (Hong Kong) Limited | Beneficial owner | H Shares | 196,210,000/ Long positions | 16.38 | 2.25 |
| New China Asset Management Company Limited | Interest held by controlled corporations | H Shares | 196,210,000/ Long positions (Note 6) | 16.38 | 2.25 |
| New China Life Insurance Company Ltd. | Interest held by controlled corporations | H Shares | 196,210,000/ Long positions (Note 6) | 16.38 | 2.25 |

Section VI Changes in Ordinary Shares and Particulars about Shareholders

| Substantial Shareholders | Nature of Interest | Class | Number (Note 1)/ Nature of Shares Directly or Indirectly Held | As an Approximate Percentage of the Relevant Class of Shares (%) | As an Approximate Percentage of the Total Issued Share Capital (%) |
|--|--|----------|--|---|--|
| Diamond Acquisition Co SARL | Beneficial owner | H Shares | 190,333,000/ Long positions (Note 7) | 15.89 | 2.18 |
| A9 USD (Feeder) L.P. | Interest held by controlled corporations | H Shares | 190,333,000/ Long positions (Note 7) | 15.89 | 2.18 |
| Apax Guernsey (Holdco) PCC Limited | Interest held by controlled corporations | H Shares | 190,333,000/ Long positions (Note 7) | 15.89 | 2.18 |
| Apax IX GP Co. Limited | Interest held by controlled corporations | H Shares | 190,333,000/ Long positions (Note 7) | 15.89 | 2.18 |
| Apax IX USD GP L.P. Inc. | Interest held by controlled corporations | H Shares | 190,333,000/ Long positions | 15.89 | 2.18 |
| Apax IX USD L.P. | Interest held by controlled corporations | H Shares | (Note 7) 190,333,000/ Long positions | 15.89 | 2.18 |
| Diamond Holding SARL | Interest held by controlled corporations | H Shares | (Note 7) 190,333,000/ Long positions | 15.89 | 2.18 |
| Jacqueline Mary Le Maitre - Ward | Trustee of a trust | H Shares | (Note 7) 190,333,000/ Long positions | 15.89 | 2.18 |
| David Payne Staples | Trustee of a trust | H Shares | (Note 7) 190,333,000/ Long positions | 15.89 | 2.18 |
| National Council for Social Security Fund | Beneficial owner | H Shares | (Note 7) 107,392,580/ Long positions | 8.97 | 1.23 |
| Newton Industrial Limited | Beneficial owner | H Shares | 100,000,000/ Long positions | 8.35 | 1.15 |
| Shenzhen Energy Group Co., Ltd. | Interest held by controlled corporations | H Shares | 100,000,000/ Long positions (Note 8) | 8.35 | 1.15 |

Section VI Changes in Ordinary Shares and Particulars about Shareholders

- Note 1: Pursuant to Section 336 of the SFO, Shareholders shall submit forms to disclose their interests when certain conditions are met. As Shareholders are not required to inform the Company and the Hong Kong Stock Exchange of any changes in their shareholdings in the Company unless certain conditions are met, the latest shareholdings of substantial Shareholders may be inconsistent with the shareholdings reported to the Hong Kong Stock Exchange.
- Note 2: The A-Share Convertible Bonds directly held by International Group amounted to RMB295,254,000, which are convertible into 14,911,818 A Shares of the Company based on the current conversion price of RMB19.8 per Share if fully converted. Meanwhile, International Group directly held 682,215,791 A Shares.
- Note 3: Based on the current conversion price of RMB19.8 per Share, Shanghai SA, Shanghai International Group Asset Management Co., Ltd., Shanghai International Group Asset Operation Co, Ltd. and Shanghai Sitico Assets Management Co., Ltd. were interested in 1,943,667,485, 40,042,152, 931,505 and 75,482,261 A Shares respectively. Shanghai SA, Shanghai International Group Asset Management Co., Ltd. and Shanghai International Group Asset Operation Co., Ltd. are wholly owned subsidiaries of International Group, and Shanghai Sitico Assets Management Co., Ltd. is a subsidiary in which International Group holds a 66.33% interest. Therefore, International Group is deemed to be interested in the 2,060,123,403 A Shares held by Shanghai SA, Shanghai International Group Asset Management Co., Ltd., Shanghai International Group Asset Operation Co., Ltd. and Shanghai Sitico Assets Management Co., Ltd., Shanghai International Group Asset Operation Co., Ltd. and Shanghai Sitico Assets Management Co., Ltd. for the purpose of the SFO;
- Note 4: Shanghai SA is a wholly owned subsidiary of International Group. Therefore, International Group is deemed to be interested in the 152,000,000 H Shares held by Shanghai SA for the purpose of the SFO.
- Note 5: The A-Share Convertible Bonds held by Shanghai SA amounted to RMB845,534,000, which were convertible into 42,703,737 A Shares based on the current conversion price of RMB19.8 per Share if fully converted. In addition, Shanghai SA directly held 1,900,963,748 A shares.
- Note 6: New China Asset Management Company Limited holds a 60% interest in New China Asset Management (Hong Kong) Limited, and New China Life Insurance Company Ltd. owns a 99.4% interests in New China Asset Management Company Limited. Therefore, New China Life Insurance Company Ltd. and New China Asset Management Company Limited are deemed to be interested in the 196,210,000 H Shares held by New China Asset Management (Hong Kong) Limited for the purpose of the SFO.
- Note 7: Diamond Acquisition Co SARL is wholly owned by Diamond Holding SARL. Apax IX USD L.P. is the beneficial owner of 73.8% of the equity interest in Diamond Holding SARL. A9 USD (Feeder) L.P. contributed 44.9% of the capital to Apax IX USD L.P. Apax IX USD GP L.P. is the general partner of Apax IX USD L.P. and A9 USD (Feeder) L.P. Apax IX GP Co. Limited is the general partner of Apax IX USD GP L.P. Inc. Apax IX GP Co. Limited is wholly owned by Apax Guernsey (Holdco) PCC Limited. The equity interest in Apax Guernsey (Holdco) PCC Limited is held by Jacqueline Mary Le Maitre Ward and David Payne Staples as trustees of the Hirzel IV Purpose Trust. Accordingly, each of Diamond Holding SARL, Apax IX USD L.P., Apax IX USD GP L.P. Inc., Apax IX GP Co. Limited, Apax Guernsey (Holdco) PCC Limited, A9 USD (Feeder) L.P., Jacqueline Mary Le Maitre Ward and David Payne Staples are deemed to be interested in the 190,333,000 H Shares held by Diamond Acquisition Co SARL for the purpose of the SFO.
- Note 8: Newton Industrial Limited is wholly owned by Shenzhen Energy Group Co., Ltd. Therefore, Shenzhen Energy Group Co., Ltd. is deemed to be interested in 100,000,000 H Shares held by Newton Industrial Limited under the SFO.

Save as disclosed above, as at 31 December 2018, the Company was not aware of any other person (other than the directors, supervisors and chief executive of the Company) having any interests or short positions in the shares or underlying shares of the Company which are required to be recorded in the register pursuant to Section 336 of the SFO.

Section VI Changes in Ordinary Shares and Particulars about Shareholders

VIII. INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVES IN THE SHARES, UNDERLYING SHARES OR DEBENTURES OF THE COMPANY AND ASSOCIATED CORPORATIONS

As of 31 December 2018, the Company was not aware of any Director, Supervisors or the chief executive of the Company who had interests or short positions in the Shares, underlying shares or debentures of the Company or its associated corporations which were required to be notified to the Company and the Hong Kong Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO) or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to the Model Code, to be notified to the Company and the Hong Kong Stock Exchange.

IX. REPURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY AND ITS SUBSIDIARIES

On 19 November 2015, the Company successfully issued 5-year Guotai Junan Securities Co., Ltd. 2015 Corporate Bonds (First Tranche) (Type I) (thereafter as "15 GUOJUN G1") with an aggregated amount of RMB5 billion and the coupon rate of 3.60%. The Company has an option to redeem the 15 GUOJUN G1 at the end of the third year. On 8 October 2018, the Company decided to exercise its issuer's option to redeem and redeem all registered 15 GUOJUN G1 as at the record date. Such redemption was completed on 19 November 2018. The total principal amount and total interest of the 15 GUOJUN G1 repaid by the Company reached RMB5 billion and RMB180 million, respectively. The 15 GUOJUN G1 were delisted from the Integrated Electronic Platform for Fixed Income Securities of the Shanghai Stock Exchange on 19 November 2018.

Save as disclosed in this annual report, the Company did not repurchase, sale or redeem any listed securities of the Company and its subsidiaries.

X. PUBLIC FLOAT

Upon the listing of the H Shares, the Hong Kong Stock Exchange granted a waiver to the Company, accepting the minimum public float for the H Shares:

- 1. Before the conversion of the Convertible Corporate Bonds: to be the higher of 11.45% of the total issued share capital of the Company or such percentage of H Shares of the enlarged issued share capital of the Company to be held by the public upon the exercise of the over-allotment option;
- 2. After the conversion of the Convertible Corporate Bonds: to be the higher of 10.78% of the total issued share capital of the Company or such percentage of H Shares to be held by the public immediately upon the full conversion of the Convertible Corporate Bonds.

As at the date of this report, based on the information available to the public and the knowledge of the Directors, the public float of the Company is in compliance with Rule 8.08 of the Hong Kong Listing Rules and the requirements for minimum public float as set out in the waiver granted by the Hong Kong Stock Exchange upon the H Share listing.

XI. EQUITY-LINKED AGREEMENTS

Save as the A-Share Convertible Bonds that have entered into the share conversion period since January 2018 as disclosed in this report, no equity-linked agreements were entered into by the Group, or existed during the Reporting Period.

XII. PRE-EMPTIVE RIGHT ARRANGEMENT

Pursuant to PRC laws, the Shareholders do not have any pre-emptive rights.

Section VII Preferred Shares

 $\hfill\square$ Applicable $\hfill \sqrt{}$ Not applicable

I. CHANGES IN SHAREHOLDING AND REMUNERATION

(I) Changes in the shareholdings and remuneration of the current directors, supervisors and senior management of the Company and those who resigned during the Reporting Period

 $\sqrt{}$ Applicable \square Not applicable

Total Whether remuneration before tax having received from received Amount of the Company remunerations Shares held increase or during the from the related at the Shares decrease of Reporting Start date of Closing date of beginning held at shares within Reasons for Period parties of (RMB0'000) Name Title (Note) Gender Age the term the term of the year end of year the year the changes the Company YANG Dehong Chairman of the Board, Male 52 19 May 2016 19 May 2019 0 0 0 117.47 No Executive Director WANG Song Vice chairman of the Male 55 28 November 2016 19 May 2019 0 0 0 163.62 No Board, Executive Director, 19 May 2016 President 21 August 2015 YU Jian Executive Director, Male 54 19 May 2016 19 May 2019 0 0 0 587.20 No _ Secretary of the Board 16 June 2009 FU Fan Non-executive Director Male 54 19 May 2016 19 May 2019 0 0 0 Yes 0 _ 55 19 May 2019 LIU Ying Non-executive Director Female 14 November 2016 0 0 0 0 Yes ZHONG Maojun Non-executive Director Male 49 19 May 2016 19 May 2019 0 0 0 0 Yes ZHOU Lei Non-executive Director 40 19 May 2016 19 May 2019 0 0 0 Yes Male 0 _ WANG Yongjian Non-executive Director Male 54 19 May 2016 19 May 2019 0 0 0 15 Yes 19 May 2019 LIN Facheng Non-executive Director Male 42 28 May 2018 0 0 0 _ 8.75 Yes ZHOU Hao Male 48 6 June 2018 19 May 2019 0 0 Yes Non-executive Director 0 0 XIA Dawei Independent non-Male 66 19 May 2016 19 May 2019 0 0 0 25 No _ executive Director SHI Derong 70 19 May 2016 19 May 2019 0 Independent non-Male 0 0 0 Yes executive Director CHEN Guogang 19 May 2019 Independent non-Male 59 19 May 2016 0 0 25 Yes 0 executive Director LING Tao Independent non-Male 64 19 May 2016 19 May 2019 0 0 0 25 Yes executive Director JIN Qingjun Independent non-Male 61 19 May 2016 19 May 2019 0 0 0 25 Yes executive Director LEE Conway Kong Wai Independent non-Male 64 11 April 2017 19 May 2019 0 0 0 25 No executive Director SHANG Hongbo Chairman of Male 60 19 May 2016 19 May 2019 0 0 0 Yes 0 the Supervisory Committee

Unit: share

| Name | Title (Note) | Gender | Age | Start date of the term | Closing date of the term | Shares held at the beginning of the year | Shares held at end of year | Amount of increase or decrease of shares within the year | Reasons for the changes | Total remuneration before tax received from the Company during the Reporting Period (RMB0'000) | Whether having received remunerations from the related parties of the Company |
|---------------|--|-----------|-----|------------------------------------|-----------------------------|---|----------------------------------|--|----------------------------|--|--|
| ZHU Ning | Vice chairman of | Male | 60 | 19 May 2016 | 19 May 2019 | 0 | 0 | 0 | _ | 108.17 | No |
| 0 | the Supervisory Committee, Employee representative Supervisor | | | | , | | | | | | |
| SHAO Chong | Supervisor | Male | 59 | 19 May 2016 | 19 May 2019 | 0 | 0 | 0 | - | 15 | Yes |
| FENG Xiaodong | Supervisor | Male | 52 | 28 May 2018 | 19 May 2019 | 0 | 0 | 0 | | 8.75 | Yes |
| ZUO Zhipeng | Supervisor | Male | 49 | 27 June 2016 | 19 May 2019 | 0 | 0 | 0 | - | 15 | Yes |
| WANG Weijie | Employee | Male | 56 | 19 May 2016 | 19 May 2019 | 0 | 0 | 0 | - | 399.15 | No |
| | representative Supervisor | | | | | | | | | | |
| LIU Xuefeng | Employee representative Supervisor | Male | 55 | 19 May 2016 | 19 May 2019 | 0 | 0 | 0 | - | 407.41 | No |
| ZHU Jian | Vice president | Male | 47 | 15 December 2016 | 19 May 2019 | 0 | 0 | 0 | _ | 105.93 | No |
| JIANG Yiming | Vice president | Male | 55 | 22 November 2013 | 19 May 2019 | 0 | 0 | 0 | _ | 147.21 | No |
| CHEN Yutao | Vice president | Male | 56 | 28 November 2016 | 19 May 2019 | 0 | 0 | 0 | _ | 312.31 | No |
| GONG Dexiong | Vice president | Male | 49 | 28 November 2016 | 19 May 2019 | 0 | 0 | 0 | _ | 229.05 | No |
| ZHANG Zhihong | Chief Compliance Officer | Female | 49 | 19 November 2018 | 19 May 2019 | 0 | 0 | 0 | - | 15.04 | No |
| XIE Lebin | Chief Financial Officer, Chief Risk Officer | Male | 51 | 12 January 2017 30 October 2018 | 19 May 2019 | 0 | 0 | 0 | - | 463.51 | No |
| XIANG Dong | Former non-executive director | Male | 48 | 19 May 2016 | 29 March 2018 | 0 | 0 | 0 | - | 3.75 | Yes |
| LIU Qiang | Former non-executive director | Male | 62 | 19 May 2016 | 29 March 2018 | 0 | 0 | 0 | - | - | Yes |
| TENG Tieqi | Former Supervisor | Male | 61 | 19 May 2016 | 29 March 2018 | 0 | 0 | 0 | _ | 3.75 | Yes |
| LIU Guifang | Former Chief | Female | 55 | 15 March 2014 | 19 November 2018 | 0 | 0 | 0 | _ | 402.41 | No |
| 0 | risk officer, Chief compliance officer | | | 3 December 2008 | | | | | | | |
| Total | 1 | 1 | 1 | 1 | 1 | | | | 1 | 3,653.48 | 1 |
| | | / // D | ' | | · · · · D: | | 00.14 | 0010 1: | | 0,000.10 | .1 1 |

Note: 1.

 Mr. Xiang Dong and Mr. Liu Qiang resigned as Directors on 29 March 2018, which became effective from the close of business of the Company on the same date; Mr. Teng Tieqi resigned as a supervisor of the Company on 29 March 2018, which became effective from close of business of the Company on the same date;

- 2. On 18 May 2018, the Resolution on Election of Mr. LIN Facheng and Mr. ZHOU Hao as Directors of the Company was considered and approved at the 2017 Annual General Meeting of the Company and Mr. LIN Facheng and Mr. ZHOU Hao were elected as Directors of the fifth session of Board and such appointments shall become effective after they have obtained the approval on their qualification as directors of a securities company. On 28 May 2018, Mr. LIN Facheng was qualified as a director of a securities company and his appointment became effective on the same date. On 6 June 2018, Mr. ZHOU Hao was qualified as a director of a securities company and his appointment became effective on the same date;
- 3. On 18 May 2018, the Resolution on Election of Mr. FENG Xiaodong as a Supervisor was considered and approved at the 2017 Annual General Meeting of the Company and Mr. FENG Xiaodong was elected as a supervisor of the fifth session of the supervisory board of the Company and such appointment shall become effective after he has obtained the approval on his qualification as a supervisor of a securities company. On 28 May 2018, Mr. FENG Xiaodong was qualified as a supervisor of a securities company and his appointment became effective on the same date.
- 4. On 30 October 2018, the Resolution on Proposed Appointment of Chief Risk Officer and Chief Compliance Officer was considered and approved at the tenth meeting of the Fifth Session of Board of the Company. Ms. Liu Guifang personally applied for and the Company approved retirement of Chief Risk Officer and Chief Compliance Officer of the Company; and Mr. Xie Lebin was elected as Chief Risk Officer of the Company and such appointment shall become effective on that date; Ms. Zhang Zhihong was elected as Chief Compliance Officer and such appointment shall become effective after she has obtained the no-objection letter from regulatory institution, and Ms. Liu Guifang continue to perform the obligation of Chief Compliance Officer. On 19 November 2018, Ms. Zhang Zhihong 's appointment shall become effective after she has obtained the no-objection letter from regulatory institution;
- 5. The remuneration of Mr. SHANG Hongbo, chairman of the Supervisory Committee, is determined in accordance with the documents of the relevant governmental authorities in Shanghai.
- 6. In accordance with the provisions of the Regulations on Supervision and Administration of Securities Companies, payment for 40% of the annual performance-based bonus of the full-time directors, vice chairman of supervisory committee and senior management of the Company shall be deferred for a period of three years. The deferred payment of remuneration shall be divided equally. The remuneration structure and level for the Chairman and the vice chairman of the supervisory committee shall be determined in accordance with Opinions on Deepening the Remuneration System Reform of Senior Management of the State-owned Enterprises in Shanghai and the relevant requirements of the competent authorities at the higher level since 1 January 2015. The remuneration structure and level for the president and vice president of the Company shall be determined in accordance with the Implementation Plan on the Remuneration System Reform of the Professional Managers as approved by the competent authorities at the higher level since 1 January 2017.
- 7. The statistical caliber for the remuneration of the directors, supervisors and senior management during the Reporting Period is based on the remuneration received from their offices of directors, supervisors and senior management, excluding the remuneration received from other positions.
- 8. According to the Resolution on Proposing to Review the Remuneration for Director of the Fifth Session of the Board and Supervisors of the Fifth Session of the Supervisory Committee reviewed and passed on the annual general meeting for the year 2015, each of the independent Directors receives a remuneration of RMB250,000 each year before tax; each of the Directors nominated by the Shareholders and Supervisors nominated by the Shareholders is entitled to a remuneration of RMB150,000 each year before tax. The Directors and the Supervisors elected by the employees who hold other positions in the Company will not receive any other payment as the Directors and Supervisors in addition to the remunerations they receive from the Company. During the year, Mr. FU Fan, Ms. LIU Ying, Mr. ZHONG Maojun, Mr. ZHOU Lei and Mr. ZHOU Hao, being non-executive Directors, Mr. SHI Derong, being an independent non-executive director and Mr. LIU Qiang, the resignation of non-executive Director of the company , have waived their remuneration.

Name

Major working experience

YANG Dehong Master of Business Administration. Mr. YANG served as the deputy chief of the Asian Development Bank project section, the representative of the office in Hamburg, Germany and the manager of the second investment banking department in Shanghai International Trust & Investment Co., Ltd. from July 1989 to September 2002; the general manager of Shanghai SITICO International Consulting Co., Ltd. (上 海上投國際投資諮詢有限公司) concurrently from July 2000 to September 2002; the general manager of International Group Asset Operation Company, the head of the general office, the head of the board office and the head of the information center of International Group from September 2002 to July 2005; the deputy general manager of Shanghai International Trust & Investment Co., Ltd. from February 2004 to July 2005; president assistant of International Group, the general manager of International Group Asset Operation Company from July 2005 to March 2006; president assistant of International Group from March 2006 to April 2008; vice president of International Group from April 2008 to September 2014; the general manager of Shanghai Aijian Corporation Limited from August 2009 to February 2014. Mr. YANG has worked at the Company since September 2014 and served as the president of the Company from November 2014 to May 2015, the chairman of the Board and the president of the Company from May 2015 to August 2015. Mr. YANG has held the position of the chairman of the Company since August 2015.

WANG Song A postgraduate in industrial management engineering. Mr. WANG worked as a trainee in the headquarters, a clerk in the Yunxi branch under the Yue Yang central branch, and an officer in the investment and management department of the headquarters of the China Construction Bank successively from July 1987 to October 1992; the deputy head of the Beijing office of Guotai Securities from October 1992 to March 1994; deputy general manager of the issuance department and the general manager of bond department of Guotai Securities from March 1994 to August 1999; the general manager of the first bond business department, and the general manager and the president of the head office of the fixed income securities department of the Company from August 1999 to October 2003; president assistant and the president of the fixed income securities head office of the Company from October 2003 to August 2006; the vice president of the Company from August 2006 to August 2015; the president of the Company from August 2015 to September 2015; the vice chairman of the Board and the president from September 2015 to May 2016; a director and the president of the Company from May 2016 to November 2016. Mr. WANG has held the positions of the vice chairman of the Board and the president of the Company since November 2016.

| Name | Major working experience |
|----------|---|
| YU Jian | Master in Business Administration. Mr. YU served as the project head of the science department of the research institution under the Ministry of Aerospace from July 1986 to March 1993; the deputy manager of the securities issuance department, the manager of the first issuance division of the securities issuance department, and the deputy general manager of the securities issuance department of Guotai Securities from December 1993 to August 1999; the deputy general manager of the investment banking department of the Company from August 1999 to September 2000; the deputy division head, division head and the general manager of the corporate finance department of the Company from September 2000 to May 2008; and the head of the listing office of the Company from May 2008 to June 2009. Mr. YU has been appointed as the secretary to the Board since June 2009, the head of the office of the Board since January 2016. |
| FU Fan | Master of Engineering. Mr. FU served as a deputy general manager of Shangtou Industry Investment Co., Ltd. (上投實業投資有限公司) from January 1998 to July 2000; the head of the board office of International Group from July 2000 to November 2001; a deputy general manager of Shanghai International Trust & Investment Co., Ltd. from November 2001 to May 2004; a deputy general manager of China International Fund Management Co, Ltd. from May 2004 to September 2009; the general manager and vice chairman of Shanghai International Trust Corp., Ltd. from September 2009 to May 2014; the chairman of Shanghai SA from May 2014 to February 2015; the vice president of International Group and concurrently the chairman of Shanghai SA from February 2015 to August 2015; and has been a director and vice president of International Group and concurrently the chairman of the board of directors of Shanghai SA from August 2015 to May 2017. Mr. FU has been appointed as a Director and the president of International Group since May 2017. Mr. FU has been appointed as a director of Shanghai Pudong Development Bank Co., Ltd. (a company listed on Shanghai Stock Exchange, Stock Code: 600000) since June 2017. |
| LIU Ying | Bachelor of Laws and a senior economist. Ms. LIU served as an officer of the consulting department, deputy director of the comprehensive research office, a director's assistant, the executive deputy manager of the legal department of Shanghai International Trust & Investment Co., Ltd. from July 1985 to August 2000; the executive deputy manager and manager of the legal department of International Group from August 2000 to May 2004; deputy general manager of China International Fund Management Co, Ltd. from May 2004 to May 2010; the head of the board office and general manager of auditing headquarters of International Group from May 2010 to March 2013; the general manager of the investment department of International Group from March 2013 to January 2015; the general manager and the chief investment officer of the investment department of International Group from January 2015 to September 2015; Ms. LIU has held the position of investment president of International Group from May 2016 to November 2018, and has been a director of International Group from May 2016 to November 2018. |

| Name | Major working experience |
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| ZHONG Maojun | Master of Laws. Mr. ZHONG served as the general manager's assistant of the investment banking department and the head of the reorganization office of Orient Securities Co., Ltd. (東方證券有限責任公司) from December 2000 to January 2003. Mr. ZHONG then held several positions in Shanghai Municipal Financial Service Office from January 2003 to January 2015, including the deputy head of the financial institution division, the deputy head of the financial stabilization division (in charge of execution), the head of the financial stabilization division, the head of the financial stabilization service division and the director of municipal financial state-owned assets supervisory service division. Mr. ZHONG subsequently served as chief operating officer of International Group and the general manager of the strategic research department from January 2015 to May 2016, and a director and the chief operating officer of International Group since May 2016 and the general manager of the capital operation department of International Group from May 2016 to August 2017. |
| ZHOU Lei | Masters in Business Administration. Mr. ZHOU worked as the project manager and the manager of the financing arrangement department of International Group Asset Operation from December 2003 to December 2008; the general manager and the vice president of project development of the financing arrangement headquarters of International Group Asset Management from December 2008 to August 2010; the deputy general manager and the head of risk compliance of Shanghai Aijian Trust Investment Co., Ltd. (上海愛建信託投資有限責任公司) from August 2010 to December 2011; the general manager of Shanghai Aijian Trust Co., Ltd. (上海愛建信 託有限責任公司) from December 2011 to March 2015; a director of Shanghai Aijian |

Group Since December 2018.

Trust Co., Ltd from November 2013 to March 2015; the deputy general manager of Shanghai SA from March 2015 to January 2016; as the general manager and the vice chairman of Shanghai SA from January 2016 to May 2017, as the chairman of Shanghai SA since May 2017 and as the chief investment officer of International

| Name | Major working experience |
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| WANG Yongjian | A postgraduate Masters degree. Mr. WANG served as the clerk, the deputy director clerk and the director clerk of the economic system reform office of Shenzhen Municipal Government from September 1993 to November 1997; the manager of the integrated management department, the manager of the information management department and the deputy general manager of the administrative headquarters of the research institute of China Southern Securities Co., Ltd. (南方證券股份有限公司) from November 1997 to September 2005; the board secretary of Shenzhen Shahe Industry (Group) Co., Ltd. (深圳沙河實業 (集團) 有限公司) from September 2005 to July 2009; the deputy general manager of Shahe Industry Co., Ltd. (沙河實業股份有限公司) from March 2006 to July 2009; the deputy general manager of Shahe Industry Co., Ltd. (沙河實業股份有限公司) from March 2006 to July 2009; the deputy general manager of Shenzhen Investment Holdings from May 2016; as a director and the general manager of Shenzhen Investment Holdings from May 2016 to July 2017; and the chairman of Shenzhen Investment Holdings since August 2017. Mr. WANG works as a director of Guosen Securities Co., Ltd. (國信證券股份有限公司), a company listed on the Shenzhen Textile (Holdings) Co., Ltd, a company listed on Shenzhen Stock Exchange (stock code: 002736), from June 2011 to July 2018 as a director of Ping An Insurance (Group) Company of China,Ltd. (a company listed on Shanghai Stock Exchange (stock code: 601318) and Hong Kong Stock Exchange (stock code: 2318)) starting from July 2018. |
| LIN Facheng | Master of Economics and a senior auditor. From July 1997 to May 2013, Mr. Lin served at the Audit Bureau of Shenzhen (深圳市審計局), where he was previously a clerk of the commercial audit division, a deputy director clerk of the audit division II under the Special Auditing Bureau for Economic Responsibility, a director clerk of the financial audit division and a deputy director of the fiscal audit division. From May 2013 to September 2017, he was a director and chief financial officer of Shenzhen Urban Construction and Development (Group) Co., Ltd. (深圳市城市建設開發(集 團)有限公司). He has served as the head of the auditing department of Shenzhen Investment Holdings Co., Ltd. since September 2017 (深圳市投資控股有限公司). |
| ZHOU Hao | Master of Business Administration. Mr. Zhou was the secretary to the youth league general branch directly under Shanghai Zhuzong (Group) Corporation (上海住總 (集團) 總公司) from September 1989 to August 1995, a deputy director of office of Shanghai New Jiangwan Development Co., Ltd. (上海市新江灣城開發有限公司) from August 1995 to October 2002, a senior manager of the administrative and human resources department of Shanghai Chengtou Corporation (上海市城市建設投資開發總公司) from October 2002 to October 2003, a director for construction of the New Jiangwan City in Shanghai from October 2003 to February 2006, the general manager of the administrative and human resources department of Shanghai from October 2003, the secretary to the Discipline Inspection Commission and a vice president of Shanghai Chengtou Holding Co., Ltd (上海城投控股股份有限公司) from August 2008 to October 2012 and the secretary to the Discipline Inspection Commission of Shanghai Municipal Investment (Group) Corporation (上海城投 (集團) 有限公司) from October 2012 to October 2017. He has served as a vice president of Shanghai Municipal Investment (Group) Corporation since October 2017. |

Name

XIA Dawei

Major working experience

Economics Master professor, doctor-supervisor. Mr. XIA has previously worked as a teacher, the chancellor assistant and the vice chancellor of Shanghai University of Finance and Economics (上海財經大學) from July 1985 to August 2000 and then served as the dean of Shanghai National Accounting Institute from August 2000 to August 2012. Mr. XIA has been a professor, a doctoral tutor and the academic committee director of Shanghai National Accounting Institute since August 2012. Mr. XIA currently holds the positions of the deputy chairman of the Chinese Industrial Economic Association (中國工業經濟學會), the consultant of China Accounting Standards Committee of the Ministry of Finance (財政部會計準則委員會), the vice chairman of China Association of Chief Financial Officers, the chairman of Shanghai Accounting Association, the honorary professor of the Chinese University of Hong Kong, and the part-time professor of the School of Management of Fudan University and a member of the listed company expert committee of the Shanghai Stock Exchange and enjoys the government allowance of the State Council. Mr. XIA has been serving as an independent Director of various listed companies, including Lianhua Supermarket Holdings Co., Ltd. (聯華超市股份有限公司) (a company listed on the Hong Kong Stock Exchange, stock code: 0980) since September 2004, Baoshan Iron & Steel Co., Ltd (寶山鋼鐵股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 600019), since April 2013 and Juneyao Airlines Co., Ltd (上海吉祥航空股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 603885), since July 2017. Mr. XIA has been the external supervisor of the Industrial Bank Co. Ltd. (興業銀行股份有限公司), a company listed on Shanghai Stock Exchange (stock code: 601166) since May 2016. Mr. XIA served as an independent Director of China United Network Communications Limited (中國聯合網絡通信股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 600050), from November 2009 to May 2016 and as an independent Director of Shanghai Electric Power Co., Ltd. (上海電力股份有限公 司), a company listed on the Shanghai Stock Exchange (stock code: 600021), from November 2009 to May 2017.

Name Major working experience

SHI Derong

Engineering Doctor. Mr. SHI has previously held the positions of the secretary of the Communist Youth League branch of Central Hospital of Luwan District of Shanghai (上海盧灣區中心醫院) from October 1974 to August 1982; the deputy youth league secretary of the youth league committee of Luwan District, Shanghai from August 1982 to July 1983; the office director of Luwan District of Shanghai General Trade Union (上海總工會) from July 1983 to June 1984; head of the organization department of the party committee of Luwan District, Shanghai from June 1984 to June 1986; the deputy secretary of the party committee of Luwan District, Shanghai from June 1986 to March 1992; the deputy chief and the deputy secretary of the party committee of Shanghai Civil Affairs Bureau from March 1992 to November 1995; the chief and secretary of the party committee of Shanghai Civil Affairs Bureau from November 1995 to April 2003; the president and the secretary of the party committee of Shanghai Shengrong Investment Co., Ltd. (上海盛融投資有限公司) from April 2003 to October 2009; and concurrently as the chairman of Shanghai Building Materials (Group) Corporation (上海建材(集團)有限公司) from December 2003 to October 2009; the chairman and the secretary of the party committee of Shanghai Guosheng Group (上海國盛(集團)有限公司) from July 2007 to May 2012. Mr. SHI has been the director and the chief investment officer of CDB Root-Well Industrial Investment Fund Management Co., Ltd. (國開熔華產業投資基金管理有限責任公 司) since June 2013. Mr. SHI served as the Director of Bailian (Group) Co., Ltd. (上海 百聯集團股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 600827), from June 2015 to September 2016.

Name

Major working experience

Economics Doctor and senior accountant. Mr. CHEN was an assistant professor **CHEN Guogang** at Xiamen University (廈門大學) from July 1984 to March 1985, and served as the deputy chief financial officer of Hong Kong Hino Co., Ltd. (香港鑫隆有限公 司) in Hong Kong from July 1988 to July 1991; as the finance manager of the U.S. agrichemical subsidiary of China National Chemicals Import & Export Corporation (中國化工進出口總公司) from July 1991 to March 1994; the general manager of the petroleum accounting department of China National Chemicals Import & Export Corporation from March 1994 to January 1995; the vice chief of the finance department of China National Chemicals Import & Export Corporation from January 1995 to May 1997; the vice president of China International United Petroleum and Chemicals Co., Ltd. (中國國際石油化工聯合公司) from May 1997 to February 1999; the deputy chief accountant of China National Chemicals Import & Export Corporation from February 1999 to June 1999; the general manager of the finance department of China National Chemicals Import & Export Corporation from June 1999 to December 2000; and the chief accountant of Sinochem Group (中國中化集 團公司) from December 2000 to April 2010 and successively as the chief financial officer and the vice-president and chief financial officer of New China Insurance Co., Ltd. (新華人壽保險股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 601336) and the Hong Kong Stock Exchange (stock code: 1336), from April 2010 to May 2015. He has served as the vice-president of China Minsheng Investment Co. Ltd. from May 2015 to August 2018. He has served as the Chief Executive Officer of Shenzhen Qianhai Financial Assets Exchange Co., Ltd. since September 2018. Mr. Chen has served as an independent non-executive director of China Dongxiang (Group) Co., Ltd. (中國動向 (集團) 有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 3818), since June 2016, and an independent non-executive director of the Shanghai YTO Express (Logistics) Co., Ltd. (圓通速遞股份有限公司) listed on the Shanghai Stock Exchange (stock code: 600233) since October 2016. Mr. Chen has been a non-executive director of Far East Horizon Co., Ltd. (遠東宏信有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 3360) from December 2015 to July 2018, and a director and chairman of the board of directors of China Minsheng Financial Holding Corporation Limited (a company listed on the Hong Kong Stock Exchange, stock code: 0245) from November 2017 to August 2018.

LING Tao (formerly Ling Yaoguang) Economics Doctor. Mr. LING held various positions such as the deputy institute head at the Research Bureau of The People's Bank of China from April 1989 to May 2000 and worked as the chief of Ningbo Central Branch of The People's Bank of China from June 2000 to July 2001; the deputy chief of Shanghai Branch of The People's Bank of China from August 2001 to December 2003; and the director of the Anti-Money Laundering Bureau of The People's Bank of China from December 2003 to July 2005. Mr. LING held various positions such as the deputy chief at the Shanghai Headquarters of The People's Bank of China from July 2005 to June 2014, and was the deputy head of the preparation group of Shanghai HuaRui Bank Co., Ltd. (上海華瑞銀行) from June 2014 to January 2015. Mr. Ling has also been the chairman of Shanghai HuaRui Bank Co., Ltd. (上海華瑞銀行股份有限公司) from January 2015 to January 2018, and was the vice president of Shanghai June Yao Group Co., Ltd. (上海均瑤 (集團) 有限公司) since June 2018.

Major working experience

Name

JIN Qingjun

Master of Laws. Mr. JIN previously worked as a lawyer in Zhongxin Law Firm (中信律 師事務所) from April 1989 to October 1993; and partner of Xinda Law Firm (信達律 師事務所) from October 1993 to August 2002. Mr. JIN has also been serving as senior partner of King & Wood Mallesons since September 2002; an independent director of Invesco Great Wall Fund Management Company Limited (景順長城基金管理有限 公司) since April 2003; an external supervisor of China Merchants Bank Co., Ltd. (招 商銀行股份有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 3968) and the Shanghai Stock Exchange (stock code: 600036) since October 2014; an independent non-executive director of Times Property Holdings Limited (香港時代地產控股有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 1233), since October 2015; an independent director of Sino-Ocean Group Holding Limited (遠洋集團控股有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 3377), since March 2016; an independent director of China South Glass Holdings Ltd. (中國南玻集團股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000012 (A Shares); 200012 (B Shares)), since December 2016; an independent director of Bank of Tianjin Co., Ltd. (天津銀 行股份有限公司), a company listed on the Hong Kong Stock Exchange (stock code: 01578), since March 2017; and an independent director of Henggin Life Insurance Co.,Ltd. (橫琴人壽保險有限公司), since April 2017. Mr. JIN previously served as an independent director of Gemdale Corporation Co., Ltd. (金地集團股份有限公司), a company listed on the Shanghai Stock Exchange (stock code: 600383), from April 2011 to April 2017; an independent director of Tianjin Changrong Print and Packing Equipment Co., Ltd. (天津長榮印刷設備股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 300195), from December 2013 to December 2016; and an independent director of Xi'an Dagang Road Machinery Co., Ltd (西安 達剛路面機械股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 300103), from April 2015 to April 2016; a director of Konka Group Co., Ltd. (康佳集團股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000016), from May 2015 to December 2018.

Name

Major working experience

LEE Conway A postgraduate for Master degree. Mr. LEE served as a partner of Ernst & Young from September 1980 to September 2009. Currently, Mr. LEE has been an independent Kong Wai non-executive director of several companies listed on the Hong Kong Stock Exchange, including Chaowei Power Holdings Limited (stock code: 0951) since June 2010, West China Cement Limited (stock code: 2233) since July 2010, China Modern Dairy Holdings Limited (stock code: 1117) since October 2010, Tibet 5100 Water Resources Holdings Ltd. (stock code: 1115) since March 2011, Gome Electrical Appliances Holdings Limited (stock code: 0493) since March 2011, NVC Lighting Holding Limited (stock code: 2222) since November 2012, Yashili International Holdings Limited (stock code: 1230) since November 2013, GCL New Energy Holdings Limited (stock code: 0451) since May 2014, WH Group Limited (stock code: 0288) since August 2014 and China Rundong Auto Group Limited (stock code: 1365) since August 2014. Mr. LEE served as an independent non-executive director of CITIC Securities Company Limited (the Hong Kong Stock Exchange stock code: 6030 and the Shanghai Stock Exchange stock code: 600030) from November 2011 to May 2016 and as a non-executive director and the deputy chairman of China Environmental Technology and Bioenergy Holdings Limited (中科生物控股有限公 司), a company listed on the Hong Kong Stock Exchange (stock code: 1237), from July 2014 to September 2015. Mr. Lee has been appointed as a member of the Chinese People's Political Consultative Conference of Hunan Province in China from 2007 to 2017. Mr. LEE has been a member of several institutes of certified accountants, including the Institute of Chartered Accountants in England and Wales, the Institute of Chartered Accountants in Australia, the Association of Chartered Certified Accountants, the Hong Kong Institute of Certified Public Accountants and the Macau Society of Registered Accountants.

SHANG Hongbo Master of business administration. Mr. SHANG has previously held various positions at Ningbo Branch of The People's Bank of China from September 1985 to December 1994, including the head of the liquidation group of the finance company from June 1989 to February 1990; the deputy head of the financial administration division (in charge of execution) from February 1990 to December 1991; the office director from December 1991 to March 1993; and the deputy chief from March 1993 to December 1994. Mr. SHANG also served as the chief of Ningbo Branch of SPD Bank (上海浦東 發展銀行) from December 1994 to February 2002 and the deputy chief of SPD Bank from February 2002 to March 2015. Mr. SHANG has been serving as the chairman of the Supervisory Committee of the Company since October 2015.

Name Major working experience

ZHU Ning

Master in business administration and a senior economist. Mr. ZHU has previously served as the deputy director clerk, the director clerk, and the deputy-division level researcher at the comprehensive division of general office of the CPC Shanghai Municipal Committee from July 1987 to December 1995; the deputy director of the office of science, education and culture of the CPC Shanghai Municipal Committee from December 1995 to November 2000; the deputy director and the director of the research office of the financial work committee of CPC Shanghai Municipal Committee from November 2000 to September 2002; the director of the research office of the financial work committee of CPC Shanghai Municipal Committee and also the director of the policy research office of the Shanghai Financial Services Office from September 2002 and September 2005. Mr. ZHU has been serving as the deputy secretary of the party committee of the Company from September 2005 to January 2019, and served as the secretary of commission for Discipline Inspection from September 2005 to November 2018, and also served as the chairman of the trade union of the Company Concurrently from March 2008 to January 2015; and the chairman of Guotai Junan Investment Management Co., Ltd. Concurrently from February 2010 to July 2013. Mr. ZHU has been serving as a Supervisor of the Company since January 2013 and the vice chairman of the Supervisory Committee of the Company since April 2013.

SHAO Chong Doctor of economics and a senior economist. Mr. SHAO worked as a cadre and then the deputy director of the Social and Economic Research Department of National Bureau of Statistics Research Institute from August 1989 to December 1992 and the deputy director of the preparatory office of Shenzhen Energy Corporation Shenzhen Energy Investment Co., Ltd. (深圳市能源總公司深圳能源投資股份有限公司) from January 1993 to June 1993, and held various positions consecutively in Shenzhen Energy Investment Co., Ltd. (深圳能源投資股份有限公司) including the secretary to board of directors, general manager assistant, deputy general manager, director and deputy general manager, director and executive deputy general manager, director and chief economist from June 1993 to January 2008. He served as the deputy director of the preparatory office of Binhai Power Plant Construction Office (濱海電廠籌建辦公室) of Shenzhen Energy Group Co., Ltd. (深圳能源集團股份有限公司) between January 2008 and August 2008 and the director and the deputy general manager of CNOOC Shenzhen Natural Gas Co., Ltd. (中海石油深圳天然氣有限公司) from August 2008 and January 2015. Mr. SHAO has been serving as the vice chairman of Great Wall Securities Co., Ltd. (長城證券股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 002939) since April 2008 and the secretary of the board of Shenzhen Energy Group Co., Ltd. (深圳能源集團股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000027) since January 2015.

| Name | Major working experience |
|---------------|---|
| FENG Xiaodong | Doctor of Management and a senior economist. From July 1988 to December 2000, Mr. Feng has subsequently served as the workers' supervisor and a deputy division head of workers' division in labour department, and the business head and division head of personnel management division in human resources department of China FAW Group Corporation (一汽集團公司). From December 2000 to July 2002, he served as the department head of personnel department in FAW Foundry Co., Ltd. (一汽鑄造有限公司). From July 2002 to September 2017, he subsequently served as the deputy department head of human resources department, deputy department head of organizational and personnel department, head of the audit department and the general manager of the supervisory committee's office in China FAW Group Corporation. From December 2017 to present, he serves as the supervisor of Guosen Securities Co., Limited (a company listed on the Shenzhen Stock Exchange, stock code: 002736). From September 2017 to present, he serves as the department head of compliance department, general manager of the supervisory committee's office of China FAW Group Corporation. |
| ZUO Zhipeng | (formerly ZUO Fanxiu) Master in business administration and a senior accountant. Mr. ZUO served as the accountant of the finance division of Anqing Textile Factory (安慶紡織廠) from July 1989 to July 1994; and an assistant of the finance division head of AnHui HuaMao Textile Co., Ltd. (安徽華貿紡織有限公司) from July 1994 to July 1999. Mr. ZUO then has held various positions in AnHui HuaMao Textile Company Limited (安徽華貿紡織股份有限公司), a company listed on the Shenzhen Stock Exchange (stock code: 000850), including the chief financial officer, the general manager assistant, the deputy general manager and the board secretary since July 1999. Mr. ZUO has been serving as a director of Anhui HuaMao Group Co., Ltd. (安 徽華貿集團有限公司) since March 2007 and the director and general manager of AnHui HuaMao Textile Company Limited since March 2016. |
| WANG Weijie | Master of economics and a senior political scientist. Mr. WANG has previously worked as the chief accountant of the financial department of Shenzhen Cigarette Factory (深圳捲煙廠) from February 1993 to December 1993, an accountant in the listing company department of Shenzhen Jinpeng Accounting Firm (深圳市金鵬會 計師事務所) from December 1993 to March 1994, worked in the finance department of Junan Securities from March 1994 to November 1994; worked as the general manager of the financial department of Shandong Province Securities Company (山東省證券公司) from November 1994 to January 1996; and successively served as the deputy director of the auditing office, the deputy general manager of capital planning department, the general manager of Changsha sales department, and the general manager of the finance department of Junan Securities from January 1996 to August 1999. Mr. WANG held various positions in the Company from August 1999, including the assistant general manager and manager of our planning and finance headquarters, the executive chairman of the assets and liabilities management committee and team leader of the subsidiary management team, the head of the Supervisory Committee office. He has been serving as the head of discipline inspection and the supervision since February 2016. |

Name Major working experience LIU Xuefeng Master in business administration. Mr. LIU worked as an officer of the competent financial office and an accountant of the financial division successively at Northern China Nonferrous Metals Group of Anyang Geophysical Division (華北有色公司 安陽物探大隊) from July 1987 to March 1991, the officer and then deputy section head (managerial work) at the finance office of Shijiazhuang Iron and Steel Co., Ltd. (石家莊鋼鐵有限公司) from March 1991 to March 1997, a finance manager at Shijiazhuang sales department of Junan Securities from March 1997 and August 1999, and held various positions in the Company, including the assistant general manager of securities sales department and finance manager and deputy general manager of finance department of Shijiazhuang Jianhua South Street Branch, deputy general manager of Hebei operation and the sales headquarter and the deputy general manager and general manager of the planning and the finance headquarter since August 1999. Mr. LIU has been serving as the general manager of investigation and audit department of the Company since February 2012. **ZHU** Jian Master of laws and master in business administration. Mr. ZHU worked at Shanghai Dazhong Taxi Co., Ltd. (上海大眾出租汽車股份有限公司) from July 1996 to December 1997 and successively held various positions including the deputy head of general manager office and the secretary of the board. He subsequently served successively as a cadre and a deputy director level clerk at the corporate department of the Shanghai Securities and Futures Supervisory and Management Office and a deputy director level clerk and a director level clerk at the listed company division of CSRC Shanghai Securities Office from December 1997 to November 2000; a director level clerk and a deputy division head of the information research division of CSRC

Dazhong Taxi Co., Ltd. (上海大眾出租汽車股份有限公司) from July 1996 to December 1997 and successively held various positions including the deputy head of general manager office and the secretary of the board. He subsequently served successively as a cadre and a deputy director level clerk at the corporate department of the Shanghai Securities and Futures Supervisory and Management Office and a deputy director level clerk and a director level clerk at the listed company division of CSRC Shanghai Securities Office from December 1997 to November 2000; a director level clerk and a deputy division head of the information research division of CSRC Shanghai Securities Office successively from November 2000 to March 2004; a deputy division head and division head of the information research division of CSRC Shanghai Branch from March 2004 and October 2004; the head of general office and the division head of the second institution division of CSRC Shanghai Branch from October 2004 to September 2008; an assistant of director general of CSRC Shanghai Branch from September 2008 to August 2010; and a deputy director general of CSRC Shanghai Branch from August 2010 to September 2016. Mr. ZHU has joined in the Company since September 2016 and has been serving as our vice president since December 2016.

Major working experience Name **JIANG Yiming** Doctor of management. Mr. JIANG worked as the accountant of the accounting office of Nanjing College of Pharmacy (南京藥學院) (currently known as China Pharmaceutical University (中國藥科大學)) from July 1981 to September 1987 and the financial manager for Shenzhen Yu Kang Solar Co., Ltd. (深圳宇康太陽能有限公 司) from July 1990 to May 1993, and then held various positions in Junan Securities from May 1993 to August 1999, including the deputy manager and then the manager of the financial department, the deputy general manager of securities brokerage business department, the deputy general manager and then the general manager of fund planning department and the chief financial officer. Mr. JIANG held various positions in the Company since August 1999, including the deputy general manager, the chief accountant, the general manager of the clearance headquarters and the chief financial officer of our Shenzhen Branch. Mr. JIANG has been serving as the vice president of the Company since November 2013. **CHEN Yutao** Master of economics. Mr. CHEN served as deputy dean of the management

Master of economics. Mr. CHEN served as deputy dean of the management department of Shandong Textile Institute of Technology (山東紡織工學院) from August 1990 to July 1991, a lecturer in industrial economics department of Shanghai University of Finance and Economics (上海財經大學) from July 1991 to August 1992, the manager of the department of Shanghai business of Shenzhen Special Economic Zone Securities Company (深圳經濟特區證券公司) from August 1992 to July 1993, and a clerk of the research department and the deputy general manager of the computer department of Guotai Securities from July 1993 to August 1999. Mr. CHEN held various positions in the Company since August 1999, including the general manager of information technology headquarters, the general manager of our Shenzhen Branch, the general manager of retail customer headquarter, the general manager of human resources headquarter and the chief engineer. He has been serving as the chief information officer from November 2013 to May 2018 and our vice president since November 2016.

Name Major working experience

GONG Dexiong Master in business administration. Mr. GONG worked at the Pudong operating office of the securities department of Shanghai Trust from October 1992 to January 1995. Mr. GONG served successively as the deputy head of the Pudong operating office at the securities department, the section chief of the investment research section at the securities department, and the deputy manager of the securities department of Shanghai Trust from January 1995 to February 2001; the deputy general manager of Shanghai Securities from February 2001 to November 2011; the chairman of Hicend Futures concurrently from July 2008 to November 2011; the general manager of the financial management headquarters of International Group from November 2011 to March 2013; the general manager of Shanghai Securities from March 2013 to September 2015, the vice chairman of Shanghai Securities from May 2014 to November 2015, and the chief executive officer of Guotai Junan Asset Management from August 2015 to April 2016. Mr. GONG has been serving as the chairman of Guotai Junan Asset Management since August 2015, the chairman of Shanghai Securities from May 2016 to June 2018, and a vice president of the Company since November 2016; and he also been serving as the chairman of Guotai Junan Innovation Investment Co., Ltd. since August 2017 and the general manager and the Chairman of the executive board of Guotai Junan Innovation Investment Co., Ltd. since January 2019.

ZHANG Zhihong Doctor of economics and a senior economist. Ms. ZHANG began to work in August 1991. She joined the Shanghai Securities Management Office in March 1994. From May 2000 to August 2004, she served successively as the deputy director of the party committee (discipline inspection) office of the Shanghai Securities Management Office and deputy director of the agency department. From August 2004 to March 2008, she served successively as the director of the agency supervision department, director of the agency supervision department I, and director of the listed companies supervision department of the Shanghai Bureau of the CSRC. From March 2008 to October 2011, she served successively as a member of the party committee, secretary of the discipline inspection commission, chief compliance officer, deputy general manager of Great Wall Securities Co., Ltd.. From October 2011 to December 2016, she served as the president assistant and vice president of the Investment Banking Business Committee of the Company. From December 2016 to October 2018, she served as the business director and vice president of the Investment Banking Business Committee of the Company, and has been serving as the Chief Compliance Officer of the Company since November 2018.

Major working experience

XIE Lebin Doctor of economics. Mr. XIE worked at the investment banking department of Wanguo Securities Co., Ltd. from July 1993 to March 1995. Mr. XIE served as an executive director of the investment banking department of Junan Securities from March 1995 to August 1999 and held various positions in the Company since August 1999, including a deputy general manager of the Shanghai investigation and auditing department; a deputy general manager of the investigation and auditing headquarters; the executive deputy general manager of the investigation and auditing headquarters; the general manager of the investigation and auditing headquarters; the general manager of the investigation and auditing headquarters; the general manager of our planning and finance department. Mr. XIE has been serving as our chief financial officer and concurrently as general manager of the planning and finance department since January 2017; and he also served as the chief operation officer of Guotai Junan from May 2018 to January 2019 and has been serving as the chief risk officer since October 2018.

Other Information

Name

 \Box Applicable $\sqrt{}$ Not applicable

(II) Share awards granted to the Directors and senior management members during the Reporting Period

 \Box Applicable $\sqrt{}$ Not applicable

II. POSITIONS OF THE CURRENT AND RESIGNED DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT DURING THE REPORTING PERIOD

(I) Positions in Shareholder entities

 $\sqrt{}$ Applicable \square Not applicable

| | | Position held in the | Starting date | Expiry date of term |
|------------------|---------------------------------|---------------------------|-------------------|----------------------|
| Staff name | Name of shareholder entities | shareholder entities | of term of office | of office |
| FU Fan | Shanghai International | Director, president | May 2017 | Until expiry of term |
| | Group Co., Ltd. | | | |
| LIU Ying | Shanghai International | Director, chief | May 2016 | November 2018 |
| | Group Co., Ltd. | investment officer | | |
| ZHONG Maojun | Shanghai International | Director, chief | May 2016 | Until expiry of term |
| | Group Co., Ltd. | operation officer | | |
| ZHOU Lei | Shanghai SA | Chairman | May 2017 | Until expiry of term |
| | Shanghai International | Chief Investment Officer | December 2018 | Until expiry of term |
| | Group Co., Ltd. | | | |
| WANG Yongjian | Shenzhen Investment | Chairman | August 2017 | Until expiry of term |
| | Holdings Co., Ltd. | | | |
| LIN Facheng | Shenzhen Investment Holdings | Head of the auditing | September 2017 | Until expiry of term |
| | Co., Ltd. | department | | |
| ZHOU Hao | Shanghai Municipal Investment | Vice president | October 2017 | Until expiry of term |
| | (Group) Corporation | | | |
| SHAO Chong | Shenzhen Energy Group Co., Ltd. | Secretary of the board | January 2015 | Until expiry of term |
| ZUO Zhipeng | AnHui HuaMao Textile | Director, general manager | March 2016 | Until expiry of term |
| | Company Limited | | | |
| Explanations on | None | | | |
| the positions in | | | | |
| Shareholder | | | | |
| Entities | | | | |

(II) Positions in other entities

 $\sqrt{}$ Applicable \square Not applicable

| Staff name | Name of other entities | Position held in other entities | Starting date of term of office | Expiry date of term of office |
|---------------|--|--|---------------------------------|-------------------------------|
| WANG Song | Guotai Junan Financial Holdings Co., Ltd. | Chairman of the board | March 2016 | Until expiry of term |
| | Guotai Junan Securities US Holdings Company Limited | Chairman of the board | February 2016 | Until expiry of term |
| FU Fan | Shanghai Equity Exchange Co., Ltd. | Chairman | March 2015 | Until expiry of term |
| | Sailing International Investment Fund Co., Ltd. | Chairman | August 2016 | Until expiry of term |
| | Sailing Capital Management Co., Ltd. | Chairman | August 2016 | Until expiry of term |
| | Shanghai Pudong Development Bank Co., Ltd. | Director | June 2017 | Until expiry of term |
| | Shanghai Kechuang Center Equity Investment Fund Management Co., Ltd. | Chairman | June 2017 | Until expiry of term |
| | Shanghai International Group (Hong Kong) Co., Ltd. | Chairman | October 2018 | Until expiry of term |
| LIU Ying | Shanghai International Group (Hong Kong) Co., Ltd. | General manager | July 2014 | March 2018 |
| | Sailing Capital Management Co., Ltd. | Director | June 2016 | November 2018 |
| | Sailing International Investment Fund Co., Ltd. | Director | March 2016 | December 2018 |
| | Beijing Kunlun Hotel Company Limited | Vice chairman | April 2015 | Until expiry of term |
| | Shanghai International Group (Hong Kong) Co., Ltd. | | June 2018 | October 2018 |
| ZHONG Maojun | Sailing Capital Management Co., Ltd. | | April 2015 | March 2018 |
| | Shanghai Xieyi Asset Management Co., ltd. | Chairman | January 2016 | Until expiry of term |
| ZHOU Lei | Shanghai Rural Commercial Bank Co., Ltd. | Director | April 2017 | Until expiry of term |
| | Shanghai Guoxin Capital Management Co., Ltd. | Chairman and a member of the investment decision committee | January 2018 | Until expiry of term |
| | Yangtze River Economic United Development (Group) Co., Ltd. | Vice chairman | April 2018 | Until expiry of term |
| | Guohua Satellite Application Industry Fund Management (Nanjing) Co., Ltd. (國華衛星應用 產業基金管理 (南京) 有限公司) | Director and a member of the investment decision committee | November 2018 | Until expiry of term |
| WANG Yongjian | Guosen Securities Co., Ltd. | Director | June 2011 | July 2018 |
| | Shenzhen Investment Holdings Co.,Ltd. | Executive director, General manager and legal representative | August 2016 | October 2018 |

| Staff name | Name of other entities | Position held in other entities | Starting date of term of office | Expiry date of term of office |
|--------------|---|---|------------------------------------|-------------------------------|
| | Shenzhen Investment Holdings Shenzhen Bay Equity Investment Fund Partnership (limited partnership) | Representative of managing partner | August 2017 | Until expiry of term |
| | Shenzhen Angel investment guidance fund management Co., Ltd. | Executive Director | November 2017 | March 2018 |
| | Ping An Insurance (Group) Company of China, Ltd. | Director | July 2018 | Until expiry of term |
| LIN Facheng | Guotai Junan Investment Management Co., Ltd. | Director | March 2018 | Until expiry of term |
| ZHOU Hao | Bright Food (Group) Co., Ltd. | Director | November 2017 | Until expiry of term |
| | Shanghai Guosheng Capital Management Co., Ltd. (上海國盛資 本管理有限公司) | Director | April 2018 | Until expiry of term |
| | Galaxy Fund Management Company Limited | Director | June 2018 | Until expiry of term |
| XIA Dawei | Lianhua Supermarket | Independent | September 2004 | Until expiry of term |
| | Holdings Co., Ltd. Baoshan Iron & Steel Co., Ltd | non-executive director Independent | April 2013 | Until expiry of term |
| | Daoshan non & Steer Co., Eta | non-executive director | April 2015 | ondi expiry of term |
| | China National Offshore Oil Corporation | Director | February 2012 | Until expiry of term |
| | Industrial Bank Co., Ltd. | External supervisor | May 2016 | Until expiry of term |
| | Juneyao Airlines Co., Ltd. | Independent non-executive director | July 2017 | Until expiry of term |
| | Hua An Fund Management Co., Ltd. | Independent non-executive director | May 2016 | Until expiry of term |
| SHI Derong | CDB Root-Well Industrial Investment Fund Management Co., Ltd. | Director, chief investment officer | June 2013 | Until expiry of term |
| CHEN Guogang | China Minsheng Investment Corp., Ltd. | Vice president | May 2015 | August 2018 |
| | China Minsheng Investment Group Asia Asset Management Corporation | Executive director | August 2016 | August 2018 |
| | CMIG Chungzhi Asset Management Co., Ltd. | Chairman | December 2016 | June 2018 |
| | China Minsheng Financial Holding Corporation Limited | Chairman of the board | November 2017 | August 2018 |
| | Far East Horizon Limited | Non-executive director | December 2015 | July 2018 |
| | China Dongxiang (Group) Co., Ltd. | Independent non-executive director | June 2016 | Until expiry of term |
| | Shanghai YTO Express | Independent non-executive director | October 2016 | Until expiry of term |
| | (Logistics) Co., Ltd. COFCO Trust Co., Ltd. | non-executive director Independent non-executive director | March 2018 | Until expiry of term |
| | Shenzhen Qianhai Financial Assets Exchange Co., Ltd. | Chief executive officer | September 2018 | Until expiry of term |

| Staff name | Name of other entities | Position held in other entities | Starting date of term of office | Expiry date of term of office |
|------------------------|--|---------------------------------------|---------------------------------|-------------------------------|
| LING Tao | Shanghai HuaRui Bank Co., Ltd. | Chairman | January 2015 | January 2018 |
| | Shanghai June Yao Group Co., Ltd. | Vice chairman | June 2018 | Until expiry of term |
| JIN Qingjun | King & Wood Mallesons, Beijing office | Partner | September 2002 | Until expiry of term |
| | Great Wall Fund Management | Independent | April 2003 | Until expiry of term |
| | Company Limited | non-executive director | | |
| | China Merchants Bank Co., Ltd. | External supervisor | October 2014 | Until expiry of term |
| | Konka Group Co., Ltd. | Director | May 2015 | December 2018 |
| | Times Property Holdings Limited | Independent non-executive director | October 2015 | Until expiry of term |
| | Sino-Ocean Group Holding Limited | Independent non-executive director | March 2016 | Until expiry of term |
| | CSG Holding Co., Ltd. | Independent non-executive director | December 2016 | Until expiry of term |
| | Bank of Tianjin Co., Ltd. | Independent non-executive director | March 2017 | Until expiry of term |
| | Hengqin Life Insurance Co.,Ltd. | Independent non-executive director | April 2017 | Until expiry of term |
| LEE Conway Kong Wai | Chaowei Power Holdings Limited | Independent non-executive director | June 2010 | Until expiry of term |
| | West China Cement Limited | Independent non-executive director | July 2010 | Until expiry of term |
| | China Modern Dairy | Independent | October 2010 | Until expiry of term |
| | Holdings Limited | non-executive director | | |
| | Tibet 5100 Water | Independent | March 2011 | Until expiry of term |
| | Resources Holdings Ltd. | non-executive director | | |
| | Gome Electrical Appliances | Independent | March 2011 | Until expiry of term |
| | Holdings Limited | non-executive director | | |
| | NVC Lighting Holding Limited | Independent non-executive director | November 2012 | Until expiry of term |
| | Yashili International | Independent | November 2013 | Until expiry of term |
| | Holdings Limited | non-executive director | | |
| | GCL New Energy Holdings Limited | Independent non-executive director | May 2014 | Until expiry of term |
| | WH Group Limited | Independent non-executive director | August 2014 | Until expiry of term |
| | China Rundong Auto | Independent | August 2014 | Until expiry of term |
| | Group Limited | non-executive director | | |

| Staff name | Name of other entities | Position held in other entities | Starting date of term of office | Expiry date of term of office |
|---|--|---|--|--|
| SHAO Chong | Great Wall Securities Co., Ltd. Dongguan Shenzhen Energy Zhangyang Power Co.,Ltd | Vice chairman Director | April 2008 December 2006 | Until expiry of term Until expiry of term |
| FENG Xiaodong | FAW Jiefang Automobile Co., Ltd. Guosen Securities Co., Ltd. China First Automobile Group Corporation | External director Supervisor Director of the audit and legal affairs department and office director of the supervisory board | August 2016 December 2017 September 2017 | Until expiry of term Until expiry of term Until expiry of term |
| ZUO Zhipeng | Anhui HuaMao Group Co., Ltd. Xinjiang Lihua Cotton Industry Co., Ltd. | Director Director | March 2007 August 2011 | Until expiry of term Until expiry of term |
| | Guotai Junan Investment Management Co., Ltd. | Supervisor | April 2014 | Until expiry of term |
| WANG Weijie | GTJA Allianz Funds Management Co., Ltd. | Director | February 2010 | April 2018 |
| | Shanghai Guoxiang Properties Co., Ltd. | Supervisor | November 2011 | Until expiry of term |
| LIU Xuefeng | Shanghai Guoxiang Properties Co., Ltd. | Supervisor | July 2017 | Until expiry of term |
| ZHU Jian | Guotai Junan Financial Holdings Co., Ltd. | Vice chairman of the board, general manager | May 2017 | Until expiry of term |
| JIANG Yiming | Guotai Junan Securities Asset Management Co., Ltd. | Director | August 2010 | Until expiry of term |
| CHEN Yutao | E-Capital Transfer Co., Ltd. Guotai Junan Futures Co., Limited | Director Chairman | December 2014 December 2016 | Until expiry of term Until expiry of term |
| GONG Dexiong | Guotai Junan Securities Asset Management Co., Ltd. | Chairman | August 2015 | Until expiry of term |
| | Shanghai Securities Co., Ltd. | Chairman | May 2016 | June 2018 |
| | Shanghai Securities Co., Ltd. | Director | May 2016 | Until expiry of term |
| | Guotai Junan Innovation Investment Co., Ltd. | Chairman | August 2017 | Until expiry of term |
| | Guotai Junan Innovation Investment Co., Ltd. | General Manager, Chairman of the executive board | January 2019 | Until expiry of term |
| | Guotai Junan Capital Management Co., Ltd. | Chairman | December 2016 | Until expiry of term |
| ZHANG Zhihong | Hua An Fund Management Co., Ltd. | Chairman of the supervisory board | August 2014 | Until expiry of term |
| XIE Lebin | Guotai Junan International Holdings Limited | Non-executive director | June 2017 | Until expiry of term |
| | Guotai Junan Innovation Investment Co., Ltd. | Director | December 2018 | Until expiry of term |
| Explanations on the positions in Other Entities | None | | | |

III. COMPENSATION FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT OF THE COMPANY

 $\sqrt{}$ Applicable \square Not applicable

Procedure for the determination of compensation for Directors, Supervisors and senior management members of the Company The Company has established the Remuneration Appraisal and Nomination Committee under the Board, mainly responsible for reviewing and making recommendations on the assessment and remuneration management system for Directors and senior management members of the Company, assessing the Directors and senior management members of the Company and making recommendations. Compensation for the Supervisors shall be proposed by the Supervisory Committee and subject to the approval at the Shareholders' general meeting.

Basis for the determination of compensation for Directors, Supervisors and senior management members of the Company The Company determines remuneration of senior management according to *the Administrative Measures on the Appointment, Appraisal and Remuneration of Senior Management* (《高級管理 人員聘任、考核及薪酬管理辦法》) and their implementation rules. According to those administrative measures, the remuneration of senior management is composed of basic salary, performancerelated bonus and term incentive. According to *the Pilot Implementation Scheme for the Remuneration Policy Reform of Professional Managers* (《職業經理人薪酬制度改革試點實施方 案》), the remuneration of professional managers is composed of annual salary and medium and long term incentive, where annual salary includes basic annual salary and performance-related annual salary.

Actual payment of compensation for Directors, Supervisors and senior management members of the Company

Actual total amount of remuneration received by the Directors, Supervisors and senior management members of the Company at the end of the Reporting Period See "I. (I) Changes in shareholdings and remunerations of existing directors, supervisors and senior management of the Company and those who resigned during the Reporting Period" in Section VIII.

During the Reporting Period, the Directors, Supervisors and senior management members of the Company received a total remuneration in the amount of RMB36.5348 million.

IV. CHANGES IN DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT OF THE COMPANY

$\sqrt{}$ Applicable \square Not applicable

| Name | Position | Manner of change | Reason of change |
|------------------|------------------------|---------------------|--|
| LIN Facheng | Non-executive director | Election | On 18 May 2018, the Resolution on Election of Mr. LIN Facheng and Mr. ZHOU Hao as Directors of the Company was considered and approved at the 2017 Annual General Meeting of the Company and Mr. LIN Facheng and Mr. ZHOU Hao were elected as Directors of the fifth session of the Board and such appointments shall become effective after they have obtained the approval on their qualification as directors of a securities company. On 28 May 2018, Mr. LIN Facheng was qualified as a director of a securities company and his appointment became effective on the same date. |
| ZHOU Hao | Non-executive director | Election | On 18 May 2018, the Resolution on Election of Mr. LIN Facheng and Mr. ZHOU Hao as Directors of the Company was considered and approved at the 2017 Annual General Meeting of the Company and Mr. LIN Facheng and Mr. ZHOU Hao were elected as Directors of the fifth session of the Board and such appointments shall become effective after they have obtained the approval on their qualification as directors of a securities company. On 6 June 2018, Mr. ZHOU Hao was qualified as a director of a securities company and his appointment became effective on the same date. |
| FENG Xiaodong | Supervisor | Election | On 18 May 2018, the Resolution on Election of Mr. FENG Xiaodong as a Supervisor was considered and approved at the 2017 Annual General Meeting of the Company and Mr. FENG Xiaodong was elected as a supervisor of the fifth session of the Supervisory Committee of the Company and such appointment shall become effective after he has obtained the approval on his qualification as a supervisor of a securities company. On 28 May 2018, Mr. FENG Xiaodong was qualified as a supervisor of a securities company and his appointment became effective on the same date. |

| Name | Position | Manner of change | Reason of change |
|------------------|--|---------------------|---|
| ZHANG Zhihong | Chief compliance officer | | On 30 October 2018, the Resolution on Proposed Appointment of Chief Risk Officer and Chief Compliance Officer was considered and approved at the tenth meeting of the fifth session of the Board. Ms. LIU Guifang applied for retirement and no longer served as chief risk officer and chief compliance officer. Ms. ZHANG Zhihong was appointed as the chief compliance officer and such appointment shall become effective after she has obtained no-objection letter from regulator, during which Ms. LIU Guifang will continue to perform her duties as chief compliance officer. On 19 November 2018, Ms. ZHANG Zhihong obtained no- objection letter from regulator and her appointment became effective on the same date. |
| XIE Lebin | Chief financial officer, Chief risk officer | | On 30 October 2018, the Resolution on Proposed Appointment of Chief Risk Officer and Chief Compliance Officer was considered and approved at the tenth meeting of the fifth session of the Board. Ms. LIU Guifang applied for retirement and no longer served as chief risk officer and chief compliance officer. Mr. XIE Lebin was appointed as the chief risk officer and such appointment shall become effective on the same date. |
| XIANG Dong | Former non-executive Director | Resignation | Due to business engagement, Mr. XIANG Dong resigned as a director on 29 March 2018, which became effective from close of business of the Company on the same date |
| LIU Qiang | Former non-executive Director | Resignation | Due to business engagement, Mr. LIU Qiang resigned as a director on 29 March 2018, which became effective from close of business of the Company on the same date |
| TENG Tieqi | Former Supervisor | Resignation | Due to business engagement, Mr. TENG Tieqi resigned as a supervisor on 29 March 2018, which became effective from close of business of the Company on the same date |
| LIU Guifang | Former chief risk officer, Former chief compliance officer | Resignation | Ms. LIU Guifang applied for retirement, which was approved by the Company. |

V. PUNISHMENT BY SECURITIES REGULATORY BODIES FOR THE PAST THREE YEARS

 \Box Applicable $\sqrt{}$ Not applicable

VI. SERVICE CONTRACTS WITH DIRECTORS AND SUPERVISORS

The Company entered into the agreements in compliance of relevant laws, regulations and arbitration rules with all the Directors of the fifth session of the Board and all the Supervisors of the fifth session of the Supervisory Committee, which came into effect since the date on which the H Shares was listed on the Hong Kong Stock Exchange and will end on the expiry date of the term of this session of the Board and the Supervisory Committee.

Saved as disclosed above, none of the Directors or Supervisors entered into any service agreement with the Company or its subsidiaries, which is not determinable within one year or is determinable with payment of compensation other than statutory compensation.

VII. DIRECTORS' INTERESTS IN BUSINESS COMPETING WITH THE COMPANY

Mr. WANG Yongjian, a non-executive Director, has been a director of Guosen Securities Co., Ltd. from June 2011 to July 2018. Since the business scope of Guosen Securities Co., Ltd. includes securities brokerage, securities investment consultation, financial advisory business relating to securities trading and securities investment, securities underwriting and sponsorship, securities proprietary trading, securities asset management, margin financing and securities lending, agency sale of securities investment funds, agency sale of financial products, introducing brokerage for futures companies, securities investment fund entrustment business, stock option market making, commodity futures brokerage, financial futures brokerage, futures investment consultation, asset management, entrusted management of equity investment funds, Hong Kong securities brokerage, financing business and asset management business, etc., it competes or is likely to compete, either directly or indirectly, with certain businesses of the Company and its subsidiaries.

Mr. CHEN Guogang, an independent non-executive Director, has been a director and chairman of the board of directors of China Minsheng Financial Holding Corporation Limited from November 2017 to August 2018. Since China Minsheng Financial Holding Corporation Limited and its subsidiaries currently hold the licenses under the SFO for engaging in the regulated activities of Type 1 (Securities Trading), Type 4 (Advising on Securities) and Type 9 (Asset Management), it competes or is likely to compete, either directly or indirectly, with certain businesses of Guotai Junan Financial Holdings and its subsidiaries.

Save as disclosed in this annual report, none of the Directors has any interest in the businesses which compete or is likely to compete, either directly or indirectly, with the Company's business.

VIII. INTERESTS OF DIRECTORS AND SUPERVISORS IN MATERIAL CONTRACTS

The Company has not entered into any significant transaction, arrangement or contract in which Directors, Supervisors or entities associated with such Directors or Supervisors held or had held any direct or indirect material interests during the Reporting Period.

IX. INFORMATION OF EMPLOYEES OF PARENT COMPANY AND PRINCIPAL SUBSIDIARIES

(I) Information of employees

| Number of existing employees of parent company | 11,436 |
|---|-----------------------|
| Number of existing employees of major subsidiaries | 3,800 |
| Total number of existing employees | 15,236 |
| Number of disengaged and retired employees for whom | 10,200 |
| the parent company and major subsidiaries shall be | |
| liable to expenses | _ |
| have to expenses | |
| Professions | |
| Type of professions | Number of individuals |
| Business personnel | 12,583 |
| Business support personnel | 1,751 |
| Management personnel | 902 |
| Total | 15,236 |
| Educational background | |
| Level of education | Number of individuals |
| Doctors | 126 |
| Masters and postgraduates | 3,704 |
| Bachelors | 8,296 |
| Associate degree and below | 3,110 |
| Total | 15,236 |

(II) Remuneration policy

 $\sqrt{}$ Applicable \square Not applicable

The Company has formulated a series of remuneration management systems in line with the practical conditions of the Company pursuant to relevant PRC laws and regulations and the Articles of Association, including the Administrative Measures on Remuneration, and the Administrative Measures on Performance, and the Administrative Measures on Professional Ranking. The Company establishes a post value and competence oriented and performance-related remuneration system to achieve "inside fairness and outside competition", improve the utility efficiency of remuneration resources and motivate excellent employees for the purpose of attracting and retaining excellent talents. The Company maintains and makes contribution to various social insurances (including the pension insurance, medical insurance, unemployment insurance, work-related injury insurance and maternity insurance), housing fund and enterprise annuity for its employees in accordance with the PRC laws and regulations.

(III) Training programs

$\sqrt{}$ Applicable \square Not applicable

In order to improve the professional skills of its employees, the Company has provided diversified internal and external training programs. The internal training programs include on-site, video conference and online training programs. The relevant employees have participated in various qualification exams related to the business of the Company and various exams required by relevant regulatory laws. In 2018, the Company provided 669 on-site trainings which covered leadership training, induction training for new employees, compliance and risk control, investment banking business, credit business and Southbound to nearly 18,670 persons with more than 3,473 online training programs in total and over 10,000 persons spent over 926,000 hours in studying on the internet.

(IV) Labour outsourcing

 $\sqrt{}$ Applicable \square Not applicable

Number of working hours of labour outsourcing Total compensation paid for labour outsourcing Standard working hour policies RMB17,936,700 (pre-tax)

X. OTHERS

 $\sqrt{}$ Applicable \square Not applicable

Information of the brokers

As at the end of 2018, the Group had a total of 3,099 brokers, with 2,235 for the Company and 747 for Shanghai Securities.

Brokers signed agency appointment contracts with the Group to accept the appointment of the Group and solicit clients to provide services to them within the authorization of the Group. The Group conducted unified management over brokers and has established a complete system of rules, internal control system and system platform to standardize management over brokers. The Group has taken preventative measures beforehand, processes monitoring and posts reviews in respect of the conduction of business, by brokers. The Group has effectively controlled risks associated with brokers related business, by providing pre-job training and training for the conduction of business to reinforce the management over the practices of brokers, monitoring and tracking transactions of brokers clients via off-site monitoring platforms to identify risks on a timely basis, and conducting audits to standardize management over brokers. In addition, the Group paid regular visits to the clients of the brokers to get feedbacks on practices and assure compliance in conducting business.

I. CORPORATE GOVERNANCE

$\sqrt{}$ Applicable \square Not applicable

As a company listed on the SSE and the Hong Kong Stock Exchange, the Company has strictly complied with laws, regulations and regulatory documents required to it. The Company keeps improving its corporate governance structure and system in order to enhance its corporate governance.

According to the requirements of laws, regulations and regulatory documents such as the Company Law of the PRC, the Regulations on Supervision and Administration of Securities Companies (《證券 公司監督管理條例》), the Rules for Governance of Securities Companies (《證券公司治理準則》) and Code of Corporate Governance for Listed Companies (《上市公司治理準則》), the Company has established a sound and complete corporate governance structure, comprising the general meeting, the Board, the Supervisory Committee. The management of the Company has formed a complete corporate governance system for discussion, decision-making, delegation and implementation with clear responsibilities, regulated operation, coordination and balance among the competent authorities, the decision-making body, the supervision body and management.

During the Reporting Period, the Company has strictly complied with relevant requirements under the Corporate Governance Code and satisfied most requirements of provisions for recommended best practices. During the Reporting Period, the Chairman of the Company has communicated with non-executive Directors via various channels such as meetings to obtain suggestions and advice; the management of the Company has reported monthly operation and management to directors and supervisors on a monthly basis; the Chairman, Directors, the president, secretary to the Board and other management personnel of the Company have communicated with the Shareholders via result announcement conferences, roadshows, investor receptions, online interactions, telephone and other methods, and continued to improve its corporate governance.

During the Reporting Period, the Company has convened one annual general meeting; six Board meetings, including four regular meetings and two extraordinary meetings; and four supervisory committee meetings. The convening, proposals, voting resolutions and minutes of each of these general meeting, Board meetings and supervisory committee meetings were in compliance with requirements under relevant laws, regulations, regulatory documents, the Articles of Association, Rules of Procedure of General Meetings (股東大會議事規則), Rules of Procedure of Board Meetings (《董事會議事規則》), and Rules of Procedure of Supervisory Committee Meetings (監事會議事規則). Each of the Directors and Supervisors has performed their duties and obligations with diligence and each of the independent Directors has considered the proposals and provided independent opinion with due care in accordance with the Working System for Independent Directors (獨立董事工作制度), assuring Shareholders to exercise their rights under relevant laws, taking into sufficient account the interests of minority Shareholders.

Whether there is any significant difference between corporate governance of the Company and requirements of relevant provisions of the CSRC; if any, reasons should be explained

 \Box Applicable $\sqrt{}$ Not applicable

II. INFORMATION OF GENERAL MEETINGS

| | | The address of the | |
|------------------------|----------------|------------------------|-------------------------|
| | | designated website for | The disclosure date for |
| Meeting session | Convening date | publishing resolutions | publishing resolutions |
| Annual general meeting | 18 May 2018 | http://www.sse.com.cn | 18 May 2018 |
| for 2017 | | http://www.hkexnews.hk | |

General meetings

 $\sqrt{}$ Applicable \square Not applicable

During the Reporting Period, the Company convened one general meeting as follows:

1. The annual general meeting for 2017 of the Company was held in Shanghai on 18 May 2018, on which the Work Report of the Directors for 2017, the Work Report of the Supervisors for 2017, the Resolution on Proposing to Review the Profit Distribution Plan of the Company for 2017, the Resolution on Proposing to Consider the Reappointment of Accounting Firm, the Resolution on Proposing to Review the Annual Report of the Company for 2017, the Resolution on Anticipated Related Party Transactions of the Company for 2018, the Resolution on Election of Mr. LIN Facheng and Mr. ZHOU Hao as Directors of the Company, the Resolution on Election of Mr. FENG Xiaodong as a Supervisor, the Resolution on Proposing to Review the General Mandate Granted by the Company to Issue Onshore and Offshore Debt Financing Instruments, the Resolution on Proposing to Review the General Mandate Granted by the Company to Review Potential Related Party Transactions Involved in the Issuances of the Onshore and Offshore Debt Financing Instruments and the Asset-backed Securities and the Resolution on the General Mandate to the Board to Issue additional A Shares and/or H Shares were reviewed and approved.

III. PERFORMANCE OF DUTIES BY THE BOARD AND DIRECTORS

(I) Composition of the Board

According to the Articles of Association, as at the end of the Reporting Period, the Board consisted consists of 16 directors, including: 3 executive Directors, 7 non-executive Directors and 6 independent non-executive Directors. Mr. YANG Dehong is the chairman of the Board, and Mr. WANG Song is the vice chairman of the Board. The full list is as follows:

Executive Directors: Mr. YANG Dehong, Mr. WANG Song and Mr. YU Jian;

Non-executive Directors: Mr. FU Fan, Ms. LIU Ying, Mr. ZHONG Maojun, Mr. ZHOU Lei, Mr. WANG Yongjian, Mr. LIN Facheng and Mr. ZHOU Hao;

Independent Non-executive Directors: Mr. XIA Dawei, Mr. SHI Derong, Mr. CHEN Guogang, Mr. LING Tao, Mr. JIN Qingjun and Mr. LEE Conway Kong Wai.

The Board has six independent non-executive Directors, representing more than one third of the members of the Board. The number and qualifications of independent non-executive Directors are in compliance with domestic regulatory requirements and the requirement of Rules 3.10(1) and (2) and Rule 3.10(A) of the Hong Kong Listing Rules. Besides, the Company has received annual confirmations issued by each independent non-executive Director in respect of their independence according to Rule 3.13 of the Hong Kong Listing Rules. Therefore, the Company believes that each independent non-executive Director is independent as specified in the Hong Kong Listing Rules.

Please refer to "Section VIII Directors, Supervisors, Senior Management and Staff' for particulars of Directors.

(II) Duties of the Board

The Board is the permanent authority of the Company, and is responsible to the general meeting of Shareholders. According to the Articles of Association, the Board has the following duties: to convene general meetings and to report to shareholders' general meetings; to implement the resolutions of shareholders' general meetings; to research and formulate the medium and long-term development plan of the Company; to determine business operation plans and investment plans of the Company; to formulate annual preliminary and final financial budgets of the Company; to formulate the profit distribution plans and plans for recovery of losses of the Company; to formulate proposals of the Company regarding increase or reduction of the registered capital, issuance of bonds or other securities and listing; to formulate plans for any substantial acquisition by the Company, repurchase of the shares or merger, division and change of the form and dissolutions of the Company; to decide on matters relating to the Company's external investment, acquisitions or disposal of assets, mortgage of assets, external guarantee, entrusted wealth management and connected transactions as authorized by shareholders' general meetings; to decide on the establishment of the Company' s internal management structure; to appoint or dismiss the Company's president, secretary to the board of directors, chief risk officer and chief compliance officer and, based on the nominations of president, to appoint or dismiss vice presidents, chief financial officer and other senior management and to determine their remuneration and rewards and penalties; to decide on the proposals for the establishment of subsidiaries; to formulate the basic management system of the Company; to formulate proposals for any amendments to the Articles of Association; to manage the disclosure of information of the Company; to propose to shareholders' general meetings the appointment or change of the accounting firm acting as the auditor of the Company; to hear the work report of the Company's president and special committees under the board of directors and to review the work of the Company's president and special committees under the board of directors; to assume ultimate responsibility for the effectiveness of the compliance management and overall risk management of the Company, and perform the respective duties; to determine the compliance management objectives of the Company, and perform the following compliance management duties: consider and approve the basic compliance management rules; consider and approve the annual compliance report; establish the mechanism for direct communication with the person responsible for compliance; evaluate the effectiveness of compliance management; and supervise the resolution of problems existing in compliance management; and any other powers as conferred by the laws, administrative regulations, departmental rules and the Articles of Association.

(III) Convening of Board meetings

During the Reporting Period, the Directors raised no objection against and voted in favour of matters considered and approved at the meetings of the Board. Details of those Board meetings are as follows:

- (1) The twelfth extraordinary meeting of the fifth session of the Board was held on 12 February 2018 by means of considering in writing and voting through communications, at which the Resolution on Proposing to Establish the Product Financial Department was reviewed and passed.
- The seventh meeting of the fifth session of the Board was held on 29 March 2018, at which the Work (2)Report of the Directors for 2017, the Report on the Operation and Management of the Company for 2017, the Profit Distribution Plan of the Company for 2017, the Resolution on Proposing to Consider the Reappointment of Accounting Firm, the Resolution on Proposing to Consider the Changes in Accounting Policies of the Company, the Resolution on Proposing to Review the General Mandate Granted by the Company to Issue Onshore and Offshore Debt Financing Instruments, the Resolution on Proposing to Review the General Mandate Granted by the Company to Issue Asset-backed Securities, the Resolution on Proposing to Review Potential Related Party Transactions Involved in the Issuances of the Onshore and Offshore Debt Financing Instruments and the Asset-backed Securities, the Report on the Performance of Duties by the Audit Committee under the Board for 2017, the Resolution on Proposing to Consider the Group's Risk Appetite for 2018, the Resolution on Proposing to Consider the Scale of Proprietary Trading Business of the Company for 2018, the Compliance Report of the Company for 2017, the Risk Management Report of the Company for 2017, Internal Control Assessment Report of the Company for 2017, the Annual Report of the Company for 2017, the Work Report of Independent Directors for 2017, the Resolution on Anticipated Daily Related Party Transactions of the Company for 2018, Social Responsibility Report of the Company for 2017, the Resolution on Proposing to Consider the Special Report on the Deposit and Utilization of the Proceeds from the Public Offering of A Share Convertible Corporate Bonds, the Resolution on Proposing the General Meeting to Grant a General Mandate to the Board to issue additional A Shares and/or H Shares, the Resolution on Proposing to Consider the Nomination of Candidates of Directors and the Resolution on Proposing to Consider the Convening of the Annual General Meeting of the Company for 2017 were reviewed and passed.
- (3) The eighth meeting of the fifth session of the Board was held on 27 April 2018 by means of considering in writing and voting through communications, at which the First Quarterly Report of the Company in 2018, the Resolution on Review of the Capital Increase to Guotai Junan Financial Holdings Co., Ltd. and the Resolution on Review of the Capital Increase to Guotai Junan Innovation Investment Co., Ltd. were reviewed and passed.
- (4) The ninth meeting of the fifth session of the Board was held on 4 August 2018, at which the Interim Report of the Company in 2018, the Resolution on Proposing to Amend Certain Rules and Regulations, the Resolution on Proposing the Board to Authorize the Management for Matters Related to the Deployment of Securities Branches, the Resolution on Proposing to Adjust the Annual Transaction and Service Caps for Securities and Financial Products with Shanghai International Group Co., Ltd. for the Year of 2018-2019, the 2018 Interim Compliance Report of the Company and the 2018 Interim Risk Management Report of the Company were reviewed and passed.

- (5) The tenth meeting of the fifth session of the Board was held on 30 October 2018 by means of considering in writing and voting through communications, at which the Third Quarterly Report of the Company in 2018, the Resolution on Proposing to Review the Donations by the Company to Shanghai Guotai Junan Social Welfare Foundation and the Resolution on Proposed Appointment of Chief Risk Officer and Chief Compliance Officer were reviewed and passed.
- (6) The thirteenth extraordinary meeting of the fifth session of the Board was held on 14 December 2018 by means of considering in writing and voting through communications, at which the Resolution on Proposing to Amend the Articles of Association, the Resolution on Proposing to Consider the Guarantees to be provided by the Company to Guotai Junan Financial Holdings or Its Wholly-owned Subsidiaries and the Resolution on Proposing to Consider the Convening of the First Extraordinary Meeting of the Company in 2019 were reviewed and passed.

Attendance at

(IV) Attendance at Board meetings and general meetings by Directors

| | | | | Attendance at l | Board meetings | | | Attendance at general meetings |
|-----------------------|--------------------------------|---|---------------------------------------|--|---|-------------------|---|----------------------------------|
| Name | Independent Director or not | Number of Board meetings to be attended this year | No. of meetings attended in person | No. of meetings attended by way of telecommunication | Number of meetings attended by proxy | Number of absence | Two consecutive Board meetings not attended or not | No. of general meetings attended |
| YANG Dehong | No | 6 | 6 | 4 | 0 | 0 | No | 1 |
| WANG Song | No | 6 | 5 | 3 | 1 | 0 | No | 1 |
| YU Jian | No | 6 | 6 | 4 | 0 | 0 | No | 1 |
| FU Fan | No | 6 | 6 | 4 | 0 | 0 | No | 0 |
| LIU Ying | No | 6 | 5 | 3 | 1 | 0 | No | 1 |
| ZHONG Maojun | No | 6 | 6 | 4 | 0 | 0 | No | 0 |
| ZHOU Lei | No | 6 | 6 | 4 | 0 | 0 | No | 0 |
| WANG Yongjian | No | 6 | 6 | 4 | 0 | 0 | No | 0 |
| LIN Facheng | No | 3 | 3 | 2 | 0 | 0 | No | 0 |
| ZHOU Hao | No | 3 | 3 | 2 | 0 | 0 | No | 0 |
| XIA Dawei | Yes | 6 | 6 | 4 | 0 | 0 | No | 0 |
| SHI Derong | Yes | 6 | 6 | 4 | 0 | 0 | No | 0 |
| CHEN Guogang | Yes | 6 | 6 | 4 | 0 | 0 | No | 0 |
| LING Tao | Yes | 6 | 6 | 4 | 0 | 0 | No | 0 |
| JIN Qingjun | Yes | 6 | 6 | 4 | 0 | 0 | No | 1 |
| LEE Conway Kong Wai | Yes | 6 | 6 | 4 | 0 | 0 | No | 1 |
| XIANG Dong (resigned) | No | 3 | 3 | 2 | 0 | 0 | No | 0 |
| LIU Qiang (resigned) | No | 3 | 3 | 2 | 0 | 0 | No | 0 |
| | | | | | | | | |

Not attending in person at two consecutive Board meetings

 \Box Applicable $\sqrt{}$ Not applicable

| Number of Board meetings held during the year | 6 |
|---|---|
| Including: Number of on-site meetings | 2 |
| Number of meetings held by way of telecommunication | 4 |
| Number of meetings held in a mixed model | 0 |

(V) Independent Directors' objection to relevant matters of the Company

\Box Applicable $\sqrt{}$ Not applicable

During the Reporting Period, the independent Directors had not raised any objection to the matters considered by the Board or the committees under the Board. For details of the performance of duties by independent Directors, please refer to the Work Report of Independent Directors of Guotai Junan Securities Co., Ltd. for 2018 as disclosed by the Company on the website of Shanghai Stock Exchange (http://www.sse. com.cn).

(VI) Main measures implemented by the Board in respect of corporate governance during the Reporting Period

- 1. Corporate governance and related recommendations. In face of market pressure and challenges in 2018, the Board stuck to the distinctive corporate culture and clear development strategies by focusing on promoting the development of two service systems for retail customers and institutional customers and striving to improve the core competences of each of its principal businesses, with a view to enhancing the digitalization level of its operational management and corporate governance. Going forward, the Board will continue to promote the core capability development of each of its principal businesses, improve the clustered customer service capability of its two customer service systems and enhance the intensive management of the Company.
- 2. Performance of duties and development of the Directors. The Company has established a system of monthly reports on operation and management, to provide the Directors with the operation and management of the Company and the development of the securities industry in a timely manner, and to facilitate the performance of duties by the Directors. In the meantime, the Company provides the Directors with the latest regulatory developments, with the assistance of professional firms by providing professional training for the Directors to perform their duties, or organizes the Directors to participate in professional trainings organized by the relevant regulatory authorities and industry associations from time to time, so as to continuously improve the ability of the Directors to perform their duties.
- 3. Amendments to the corporate governance rules. In accordance with the relevant provisions of the Company Law of the PRC and the Code of Corporate Governance for Listed Companies (《上市公司 治理準則》), the Board has amended the Articles of Association, the Rules Governing Related Party Transactions and the Rules Governing External Investments.

(VII) Training for Directors

The Company keeps providing training to its Directors. During the Reporting Period, the Company engaged professional firms to provide pre-service trainings to newly appointed directors and provided two on-demand trainings to all directors. In addition, the Company submitted Monthly Report (《月度報告》) to its directors regularly and delivered reading materials such as the Newsfeed on Policies and Regulations Concerning Listed Companies irregularly to enable them to keep up with the latest industry updates, laws, regulations and policies, and keep them informed of significant events in relation to the operation, management, risk compliance and financial positions of the Company. Specific training arrangements for Directors are as follows:

Name

YANG Dehong

Chairman and executive director

Position

On 29 March 2018, participating the training on compliance - Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer; From 9 October 2018 to 10 December 2018, participating the follow-up professional training for the personnel engaged in securities business by the SAC in 2018; From 1 September 2018 to 31 December 2018, participating the online studying organized by Shanghai Cadre Education Centre for cadres in Shanghai.

Training method and content

Name

WANG Song

Position

Vice Chairman, Executive Director and President

Training method and content

On 29 March 2018, participating the training on compliance - Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規 則修訂及相關案例》) provided by Freshfields Bruckhaus Deringer; From 1 September 2018 to 7 December 2018, participating the 71st special class of the Central Party School themed on " Xi Jinping's Thought on Socialism with Chinese Characteristics for a New Era"(中央黨校第71期 "習近平新時代中國特色社會主義思想"研究專 題班); From 9 October 2018 to 10 December 2018, participating the follow-up professional training for the personnel engaged in securities business by the SAC in 2018; From 1 September 2018 to 31 December 2018, participating the online studying organized by Shanghai Cadre Education Centre for cadres in Shanghai.

| Name | Position | Training method and content |
|---------|--|---|
| YU Jian | Executive Director and Secretary to the Board | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer; From 9 October 2018 to 10 December 2018, participating the follow-up professional training for the personnel engaged in securities business by the SAC in 2018. |
| FU Fan | Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |

| Name | Position | Training method and content |
|--------------|------------------------|--|
| LIU Ying | Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |
| ZHONG Maojun | Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |

Name

ZHOU Lei

Position

Non-executive Director

Training method and content

On 29 March 2018, participating the training on compliance - Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer; On 24 January 2018, participating party lecture training: special counselling session on volume II of Xi Jinping: The Governance of China; On 18 April 2018, participating party lecture training: special counselling session on Situation and Requirements of the Works in Promoting Clean and Honest Administration and Fighting Against Corruption (《黨風廉政建設和反 腐敗鬥爭的形勢與要求》); In June, July and October 2018, participating the special sessions organized by Shanghai International Group Co., Ltd. for cadres — "Promoting Enterprise Transformation with Equity Investment", "New Finance, New Technology and New Risk Control" and "Strengthening Supervision, Deleveraging and Risk Prevention - Analysis of the Financial Regulatory Policies after the Nineteenth National Congress", respectively.

| Name | Position | Training method and content |
|---------------|------------------------|--|
| WANG Yongjian | Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |
| LIN Facheng | Non-executive Director | In May 2018, participating the pre-service trainings for directors provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |
| ZHOU Hao | Non-executive Director | In May 2018, participating the pre-service trainings for directors provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |

| Name | Position | Training method and content |
|------------|---------------------------------------|--|
| XIA Dawei | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |
| SHI Derong | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公司董事、監事與高級管理人員的持續性義務與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相關案例》) provided by Freshfields Bruckhaus Deringer. |

| Name | Position | Training method and content |
|--------------|---------------------------------------|--|
| CHEN Guogang | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公司董事、監事與高級管理人員的持續性義務與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相關案例》) provided by Freshfields Bruckhaus Deringer. |
| LING Tao | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer. |

| Name | Position | Training method and content |
|--------------------------|---------------------------------------|--|
| JIN Qingjun | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公司董事、監事與高級管理人員的持續性義務與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監 會的最新規則修訂及相關案例》) provided by Freshfields Bruckhaus Deringer. |
| LEE Conway Kong Wai | Independent Non-executive Director | On 29 March 2018, participating the training on compliance – Latest Trend of Regulation on H Shares in 2018 and Continuous Obligations and Liabilities of the Directors, Supervisors and Senior Management of Listed Companies in Hong Kong (《2018年H股監管最新趨勢、香港上市公 司董事、監事與高級管理人員的持續性義務 與責任》) provided by Freshfields Bruckhaus Deringer; On 24 August 2018, participating the training on the Latest Rule Amendments and Related Cases of the Hong Kong Stock Exchange and the Securities and Futures Commission (《香港聯交所及證監會的最新規則修訂及相 關案例》) provided by Freshfields Bruckhaus Deringer, also participating in the accounting treatment policies organized by other listed companies, Hong Kong regulatory express and compliance issues – board of directors and director's guidance, overseas solar project investment or development issues, corporate governance of Hong Kong listed companies and recent regulatory developments, etc.;Read the board of directors and directors to guide, review (corporate governance code) and the relevant provisions (listing rules), the Hong Kong stock exchange on December 18, 2018 launched online training and the Hong Kong stock exchange listed issuers directors - director training series "six big topics include the latest development of corporate governance in 2018, the corporate governance rules and consulting relevant provisions of the listing rules, the stock exchange from the compliance review report content monitoring issuers in 2017 completed report. |
| UNAN SECURITIES CO.,LTD. | | 1 1 |

IV. MAJOR OPINIONS AND RECOMMENDATIONS MADE BY SPECIAL COMMITTEES UNDER THE BOARD WHEN PERFORMING THEIR DUTIES DURING THE REPORTING PERIOD AND DETAILS OF ANY DISAGREEMENTS

 $\sqrt{}$ Applicable \square Not applicable

(I) Composition of Board committees

The fifth session of Board has established the strategy committee, the remuneration, appraisal and nomination committee, the audit committee and the risk control committee. As at the end of the Reporting Period, members of each committee are as follows:

1. Strategy Committee

Chairman: YANG Dehong

Members: FU Fan, WANG Yongjian and LING Tao

2. Remuneration, Appraisal and Nomination Committee

Chairman: XIA Dawei

Members: WANG Yongjian, CHEN Guogang and JIN Qingjun

3. Audit Committee

Chairman: CHEN Guogang

Members: ZHOU Lei, XIA Dawei and JIN Qingjun

4. Risk Control Committee

Chairman: FU Fan

Members: WANG Song, ZHONG Maojun and LING Tao

(II) Responsibilities and meetings of the Board Committees

- 1. Strategy Committee
 - (1) The main functions and duties of the Strategy Committee: analysing and providing recommendations on the mid- and long-term strategies of the Company; analysing and providing advices on major investments and financing proposals subject to the Board's approval; analysing and providing advices on other material matters affecting the development of the Company; checking and evaluating the implementation of the above matters, and providing timely advices for necessary adjustments; and other duties delegated by the Board.
 - (2) Major accomplishments of the Strategy Committee in 2018 included:

Proactively supervised the implementation of the Outline of Development Strategy Planning for 2016 to 2018 (《2016-2018年發展戰略規劃綱要》) of the Company;

Organized the formulation of the Outline of Development Strategy Planning for 2019 to 2021 (《2019-2021年發展戰略規劃綱要》) of the Company and provided advice thereon;

Formulated a plan to increase the Company's capital in its subsidiaries and submitted it to the Board for consideration.

(3) During the Reporting Period, the Strategy Committee held one meeting as follows:

On 27 April 2018, the second meeting of the fifth session of the Strategy Committee reviewed and passed the Resolution on Review of the Capital Increase to Guotai Junan Financial Holdings Co., Ltd. (《關於提請審議公司向國泰君安金融控股有限公司增資的議案》) and the Resolution on Review of the Capital Increase to Guotai Junan Innovation Investment Co., Ltd. (《關於提請審議公司向國泰君安創新投資有限公司增資的議案》), and approved to submit the aforesaid resolutions to the Board for consideration and approval.

(4) During the Reporting Period, the attendance of meeting by the members of the Strategy Committee is as follows:

| | Number of meeting to | Number of meeting |
|---------------|----------------------|-------------------|
| Name | be attended | actually attended |
| YANG Dehong | 1 | 1 |
| FU Fan | 1 | 1 |
| WANG Yongjian | 1 | 1 |
| LING Tao | 1 | 1 |

2. Remuneration, Appraisal and Nomination Committee

(1) The main functions and duties of the Remuneration, Appraisal and Nomination Committee:

Reviewing and advising on the structure and composition of the Board and candidates for Directors and senior management; developing the assessment and remuneration policies and administration methods for Directors and senior management, and providing advices to the Board accordingly; evaluating the performance of the Directors and senior management and providing advice; advising on the remuneration of the senior management with reference to the corporate operation goals and objectives set by the Board and other functions and duties delegated by the Board.

To carry out the requirements regarding Board Diversity in the Hong Kong Listing Rules and to ensure a more scientific and reasonable composition of the Board, the Company has formulated Board Diversity Policy. The Company selects candidates for Directors taking into account various factors, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and/or length of service. The Remuneration, Appraisal and Nomination Committee under the Board discuss and agree expected objectives to achieve Board diversity and advice the Board on acting for such objectives. The composition of the Board satisfies the requirements regarding the Board Diversity Policy. The Company regards enhancing diversification at the level of the Board as a key element for meeting the Group's strategic goal and achieving sustainable and balanced development. As a part of the succession plan for the Board, the Nomination Committee shall review the structure, size and diversity of the Board annually and consider suggestions relating to any change in the composition of the Board.

(2) Major accomplishments of the Remuneration Appraisal and Nomination Committee in 2018 included:

reviewing and advising on candidates for Directors and senior management;

carrying out the relevant requirements in the Guidance for Boards and Directors,Corporate Governance Code and the Listing Rules of the Hong Kong Stock Exchange, and amending the Terms of Reference for the committee; and

reviewing the performance of the duties by the Directors and senior management of the Company, and conducting annual evaluation of the performance of such persons;

approving the terms of reference and service contracts of new Directors taking office during the Reporting Period;

(3) During the Reporting Period, the Remuneration, Appraisal and Nomination Committee has held three meetings in total as follows:

On 28 March 2018, the eighth meeting of the Remuneration, Appraisal and Nomination Committee under the fifth session of the Board of the Company (hereinafter referred to as the "Meeting") reviewed and approved that Mr. LIN Facheng and Mr. ZHOU Hao were qualified as directors of securities companies, considered that they were eligible as directors of listed companies and securities companies according to the requirements of the stock exchanges they were listed on and the regulatory authorities in the countries they were listed in and they had extensive experience in relation to the Company's operations and management, and were qualified to perform duties as Directors of the Company, which were in line with the Company's business development and diversity of the composition of the Board, and the nomination procedures were in compliance with laws, regulations and the relevant provisions of the Articles of Association of Guotai Junan Securities Co., Ltd.; proposed the Board to nominate Mr. LIN Facheng and Mr. ZHOU Hao as the candidates for the fifth session of the Board and reported the aforesaid matters to the Board for consideration and approval; approved the settlement of the total remuneration of the parent company for 2017 according to the budgeting method determined at the fifth meeting of the Remuneration, Appraisal and Nomination Committee under the fifth session of the Board; approved the budget and agreed on with-holding of remuneration of the parent company for 2018 according to the current method; was presented with the work reports of the Chairman and the President of the Company for 2017; agreed to the Chief Compliance Officer's specialized assessment opinions on compliance and risk management of the Company's senior management for 2017, and made a secondary appraisal and rating on the performance of the professional managers and other senior management members of the Company for 2017 according to the opinions; the Meeting made an appraisal on Ms. LIU Guifang, the Chief Compliance Officer, and issued the annual appraisal report for 2017; approved the plan of performance objectives of senior management of the Company for 2018.

On 23 August 2018, the ninth meeting of the Remuneration, Appraisal and Nomination Committee under the fifth session of the Board considered and passed the Resolution on the Remuneration and Incentive scheme for the Senior Management of the Company in 2017 (《關於公司高級管理人員2017年度薪酬激勵的議案》); considered and passed the Administrative Measures on the Organization and Allocation of the Appointment, Appraisal and Remuneration of Senior Management (2018 Revision) (《組織配置高級管理人員聘任、考核及薪酬管理辦法 (2018修訂)》) and the implementation rules.

On 29 October 2018, the tenth meeting of the Remuneration, Appraisal and Nomination Committee under the fifth session of the Board reviewed and approved that Mr.XIE Lebin was qualified as Chief Risk Officer according to the Regulations for Overall Risk Management of Securities Companies (《證券公司全面風險管理規範》 and Ms. ZHANG Zhihong was qualified according to the Measures for the Compliance Management of Securities Companies and Securities Investment Fund Management Companies (《證券公司和證券投資基金管理公司合規管理辦法》; approved the Company's proposition to nominate Mr. Xie Lebing as Chief Risk Officer and to nominate Ms. ZHANG Zhihong as Chief Compliance Officer, and reported the aforesaid matters to the Board for consideration and approval.

(4) During the Reporting Period, the attendance of meetings by the members of the Remuneration, Appraisal and Nomination Committee is as follows:

| | Number of meetings to | Number of meetings |
|---------------|-----------------------|--------------------|
| Name | be attended | actually attended |
| XIA Dawei | 3 | 3 |
| WANG Yongjian | 3 | 3 |
| CHEN Guogang | 3 | 3 |
| JIN Qingjun | 3 | 3 |

3. Audit Committee

(1) The main functions and duties of the Audit Committee: proposing to the Board about the engagement or replacement of external auditors, advising on the terms of engagement and remuneration of external auditors, supervising the practice of external auditors; auditing the Company's financial information and the disclosure thereof; supervising and inspecting the Company's internal control system; coordinating between the internal and external auditors; reviewing the financial and accounting policies of the Company and their implementation; and other functions and duties delegated by the Board.

(2) Major accomplishments of the Audit Committee in 2018 included:

reviewing the Company's periodic reports including the annual report, semi-annual reports and quarterly reports;

reviewing and proposing to the Board about the engagement and remuneration of the external auditors of 2018;

reviewing the changes in the accounting policies;

reviewing the Company's internal audit report and the Company's annual internal control assessment report; and

reviewing and approving the list of related parties of the Company, regular related party transactions and occasional related party transactions, and estimate of the related party transactions in 2018.

(3) During the Reporting Period, the Audit Committee has held four meetings in total as follows:

On 29 March 2018, the eighth meeting of the Audit Committee under the fifth session of the Board was presented the report on auditing work in 2017 of the Company and the report on internal auditing of the Company, considered and approved the Report on Auditing in 2017 (《2017年 度審計報告》), and the Report on Internal Control and Auditing (《內部控制審計報告》), approved the submission of the Resolution on The Changes in the Accounting Policies of the Company (《關於公司會計政策變更的議案》), the Profit Distribution Plan of the Company for 2017 (《2017年度公司利潤分配預案》), the Resolution on the Reappointment of Accounting Firm (《公司續聘會計師事務所的議案》), the Report on the Performance of Duties by the Audit Committee for 2017 (《審計委員會2017年度履職情況報告》), the Resolution on Anticipated Related Party Transactions of the Company for 2018 (《關於預計2018年度日常關聯交易的議 案》), the Annual Report of the Company for 2017(《公司2017年年度報告》), the Special Report on the Deposit and Actual Use of Proceeds from the Issuance of A share convertible corporate bonds of the Company (《關於公司A股可轉換公司債券募集資金存放與實際使用情況專項 報告》),and the Internal Control Assessment Report of the Company for 2017 (《公司2017年 度內部控制評價報告》) to the Board for consideration, and approved and finalized the List of Connected Persons of the Company (《公司關聯人名單》). The committee specifically reviewed the "Key audit matters" set out in the 2017 annual audit report in respect of (1) consolidation of structured entities; (2) impairment of margin accounts receivable and financial assets held under resale agreements; and (3) impairment of available-for-sale financial assets.

On 27 April 2018, the ninth meeting of the Audit Committee under the fifth session of the Board approved the submission of the Resolution on Proposing to Consider the First Quarterly Report of the Company in 2018 (《關於提請審議公司2018年第一季度報告的議案》) to the Board for consideration.

On 23 August 2018, the tenth meeting of the Audit Committee under the fifth session of the Board was presented the Report on the Reviewing on the Semi-annual Financial Statements of 2018 and the Auditing Plan for 2018 of the Company (《關於公司2018年半年度財務報表審閱工 作及2018年度審計計劃》) and approved the submission of the Interim Report of 2018 of the Company (《公司2018年半年度報告》) and the Resolution on Proposing to Adjust the 2018-2019 Annual Cap on Transactions and Services in Securities and Financial Products with Shanghai International Group Co., Ltd. (《關於提請調整與上海國際集團有限公司2018-2019年度證券金 融產品交易與服務上限》) to the Board for consideration; and approved and finalized the List of Related Parties of the Company (《公司關聯人名單》).

On 30 October 2018, the eleventh meeting of the Audit Committee under the fifth session of the Board approved the submission of the Resolution on Proposing to Consider the Third Quarterly Report of the Company in 2018 (《關於提請審議公司2018年第三季度報告的議案》) to the Board for consideration.

(4) During the Reporting Period, the attendance of meetings of members of the Audit Committee is as follows:

| | Number of meetings to | Number of meetings |
|-----------------------|-----------------------|--------------------|
| Name | be attended | actually attended |
| CHEN Guogang | 4 | 4 |
| ZHOU Lei | 4 | 4 |
| XIA Dawei | 4 | 4 |
| JIN Qingjun | 4 | 4 |
| XIANG Dong (Resigned) | 1 | 1 |

- 4. Risk Control Committee
 - (1) The main functions and duties of the Risk Control Committee: reviewing and advising on the overall objectives and basic policies for compliance management and risk management; reviewing and advising on the organization design and duties of compliance management and risks management; evaluating and advising on the risks of important decisions and solutions to resolve significant risks which require the review by the Board; reviewing and advising on the compliance reports and risk assessment reports which require the review by the Board; discussing the effectiveness of risk management and internal control systems of the Company and its subsidiaries at least annually as delegated by the Board, and reporting to Shareholders and the scopes of such discussion shall cover each and every key aspect of the control systems including the financial control system, operation control system and compliance control system; and performing other functions and duties as delegated by the Board.

(2) In 2018, the major achievements of the Risk Control Committee included:

reviewing and proposing the Board to determine the risk preference of 2018;

reviewing and proposing to determine the scale for the Company's proprietary trading business; and

reviewing regularly the compliance reports and risk management reports of the Company.

(3) During the Reporting Period, the Risk Control Committee has held two meetings in total as follows:

On 29 March 2018, the fifth meeting of the Risk Control Committee under the fifth session of Board was presented the report on considering and approving on the Resolution on Proposing to Consider the Group Companies' Risk Preference for 2018 (《關於提請審議2018年度集團公司 風險偏好的議案》), the Resolution on Proposing to Consider the Scale of Proprietary Trading Business of the Group Companies for 2018 (《關於提請審議2018年度集團公司 自有資金業務 規模的議案》), the Resolution on Proposing to Consider the Compliance Report of the Company for 2017 (《關於提請審議公司2017年度合規報告的議案》), the Resolution on Proposing to Consider the Risk Management Report of the Company for 2017 (《關於提請審議公司2017年年度風險管理報告的議案》), and approved to submit the aforesaid matters to the Board for consideration.

On 24 August 2018, the sixth meeting of the Risk Control Committee under the fifth session of Board considered and approved the Resolution on Proposing to Consider the 2018 Interim Compliance Report of the Company (《關於提請審議公司2018年中期合規報告的議案》) and the Resolution on Proposing to Consider the 2018 Interim Risk Management Report of the Company (《關於提請審議公司2018年中期風險管理報告的議案》), and approved to submit the aforesaid matters to the Board for consideration.

(4) During the Reporting Period, the attendance of meetings of members of the Risk Control Committee is as follows:

| | Number of meetings to | Number of meetings |
|----------------------|-----------------------|--------------------|
| Name | be attended | actually attended |
| FU Fan | 2 | 2 |
| WANG Song | 2 | 2 |
| ZHONG Maojun | 2 | 2 |
| LING Tao | 2 | 2 |
| LIU Qiang (Resigned) | 1 | 1 |

V. PERFORMANCE OF DUTIES BY THE SUPERVISORY COMMITTEE

 $\sqrt{}$ Applicable \square Not applicable

(I) Supervisory Committee's comments on identification of risks in the Company

The Supervisory Committee has no objection toward matters in the Reporting Period.

(II) Meetings of the Supervisory Committee during the Reporting Period

During the Reporting Period, the Supervisory Committee has convened four meetings in total, including two on-site meetings and two meetings voted via teleconference, all Supervisors voted for all resolutions considered at those meetings, without abstention or objections. Information on those meetings of the Supervisory Committee during the Reporting Period is as follows:

- 1. The seventh meeting of the fifth session of Supervisory Committee was held by the Company onsite on 29 March 2018, at which nine resolutions including the Work Report of the Supervisors for 2017 (《公司2017年度監事會工作報告》), the Profit Distribution Plan of the Company for 2017 (《公司2017年度利潤分配預案》), the Resolution on The Changes in the Accounting Policies of the Company (《公司會計政策變更的議案》), the Internal Control Assessment Report of the Company for 2017 (《公司2017年度內部控制評價報告》), the Annual Report of the Company for 2017 (《公司2017年度報告》) and the Special Report on the Deposit and Actual Use of Proceeds from the Issuance of A share convertible corporate bonds of the Company (《公司A股可轉債募集 資金存放與實際使用情況專項報告》), were reviewed and approved, and written review opinions on the Annual Report, the Profit Distribution Plan, the Changes in the Accounting Policies and the Deposit and Actual Use of Proceeds from the Issuance of A share convertible corporate bonds were given.
- 2. The eighth meeting of the fifth session of Supervisory Committee was held on 27 April 2018 by written resolutions and voting through the communications, at which the First Quarterly Report of the Company in 2018 (《2018年第一季度報告》) was reviewed and approved, and written review opinions on the report were given.
- 3. The ninth meeting of the fifth session of Supervisory Committee was held in Shanghai on-site on 24 August 2018, at which the 2018 Interim Report of the Company (《公司2018年半年度報告》),the 2018 Interim Compliance Report of the Company (《公司2018年中期合規報告》) and the 2018 Interim Risk Management Report of the Company (《公司2018年中期風險管理報告》) were reviewed and approved, and written review opinions on the 2018 Interim Report of the Company were given.
- 4. The tenth meeting of the fifth session of Supervisory Committee was held on 30 October 2018 by means of considering in writing and voting through communications, at which the Resolution on Proposing to Consider the Third Quarterly Report of the Company in 2018 (《關於提請審議公司 2018年第三季度報告的議案》) was reviewed and approved, and written review opinions on the report were given.

(III) Attendance at meetings of the Supervisory Committee and general meetings by Supervisors during the Reporting Period

| | | | | | | | Attendance at | |
|------------------|---------------------------|-----------------------|-----------------|-------------------------|-----------------|-------------|----------------------|--|
| | | | Attendance at r | neetings of the Supervi | isory Committee | | general meetings | |
| | | Number of | | No. of | | | | |
| | | meetings of the | No. of | Meetings | Number of | | | |
| | | Supervisory | meetings | attended | meetings | | | |
| | | Committee to be | attended | by way of | attended | Number of | No. of general | |
| Name | Position | attended this year | in person | telecommunication | by proxy | absence | meetings attended | |
| SHANG Hongbo | The chairman of | 4 | 4 | 2 | _ | _ | 1 | |
| | the Supervisory | | | | | | | |
| | Committee | | | | | | | |
| ZHU Ning | The vice chairman | 4 | 4 | 2 | - | - | 1 | |
| | of the supervisory | | | | | | | |
| | committee, employee | | | | | | | |
| | supervisor | | | | | | | |
| TENG Tieqi | Supervisor | 1 | 1 | _ | 1 | - | _ | |
| (Resigned) | | | | | | | | |
| SHAO Chong | Supervisor | 4 | 4 | 2 | - | - | 1 | |
| FENG Xiaodong | Supervisor | 2 | 2 | 1 | - | - | _ | |
| ZUO Zhipeng | Supervisor | 4 | 4 | 2 | - | | _ | |
| WANG Weijie | Employee supervisor | 4 | 4 | 2 | - | - | 1 | |
| LIU Xuefeng | Employee supervisor | 4 | 4 | 2 | - | - | 1 | |
| Number of the me | eetings of the Supervisor | y Committee held duri | ing the year | 4 | | | The Company | |
| Including: Numbe | er of on-site meetings | | | 2 | | | convened one general | |
| Number of meetin | ngs held by way of teleco | ommunication | | 2 | | meeting dur | | |
| Number of meetin | ngs held in by mixed me | thods | | - | | | the year | |
| | | | | | | | | |

Note: Mr. TENG Tieqi has resigned and Mr. FENG Xiaodong has not officially performed his duties when the annual general meeting for 2017 was held on 18 May 2018, so they did not attend the general meeting.

VI. THE COMPANY'S DEPENDENCE ON ITS CONTROLLING SHAREHOLDER IN TERMS OF BUSINESS, PERSONNEL, ASSETS, ORGANIZATION AND FINANCE AND INABILITY TO MAINTAIN INDEPENDENT OPERATION

 \Box Applicable $\sqrt{}$ Not applicable

The Company's measures, progress and follow-up plan for horizontal competition

 \Box Applicable $\sqrt{}$ Not applicable

VII. THE ESTABLISHMENT AND IMPLEMENTATION OF APPRAISAL AND INCENTIVES SYSTEM TO THE SENIOR MANAGEMENT MEMBERS DURING THE REPORTING PERIOD

$\sqrt{}$ Applicable \square Not applicable

The Company formulated the Interim Measures for Engagement, Evaluation and Remuneration, Assessment and Compensation Management of Senior Management (《高級管理人員聘任、考核及薪酬管理暫行辦法》) and the Implementing Rules of Interim Measures for Appointment, Assessment and Compensation Management of Senior Management (《高級管理人員聘任、考核及薪酬管理暫行辦法實施細則》). After the end of each accounting year, the Board shall conduct annual evaluation of the performance of the senior management and determine the remuneration and incentive.

In reporting period, the Company continued to promote the Remuneration System Reform for Professional Managers and implemented the Plan of Remuneration System Reform for Professional Managers of the Company, thereby it closely links professional managers' performance-related annual salary and medium and long term incentive with the Company's performance and individual performance appraisal results so as to guarantee the marketization of executive compensation incentive system and effectively improve the overall competitiveness of the Company.

VIII. WHETHER TO DISCLOSURE THE SELF-EVALUATION REPORT ON INTERNAL CONTROL

 $\sqrt{}$ Applicable \square Not applicable

(I) Statement of the Board on responsibilities in relation to internal control

According to the requirements of Corporate Internal Control Standard System, the Board is responsible for establishing, improving and effectively implementing the internal control, evaluating the effectiveness of the internal control and disclosing the internal control evaluation report truly. The Supervisory Committee shall supervise the internal control established and implemented by the Board. The management of the Company is responsible for organizing and leading the routine operation of the internal control of the Company.

The objectives of the Company' s internal control are to reasonably guarantee the authenticity and completeness of information of the compliance, asset security, financial report and relevant information of operation and management of the Company, improve the operating efficiency and results, and promote the realization of development strategies. Owing to the inherent limitations of the internal control, reasonable guarantees shall only be provided for realizing the above objectives. In addition, as the changes of situations might lead to inappropriate internal control or less compliance with control policies or procedures, there is risk to speculate the effectiveness of future internal control based on internal control assessment result.

According to the identification criteria of material deficiency of internal control in the financial reporting of the Company, as at the basis date (31 December 2018) of internal control evaluation report, material deficiency of internal control in the financial reporting did not exist. The Board is of the view that the Company has maintained efficient internal control in the financial report in all material respects in accordance with requirements of corporate internal control standard system and relevant regulations.

According to the identification of material deficiency of internal control in the non-financial reporting of the Company, as at the basis date of internal control evaluation report, material deficiency of internal control in non-financial reporting did not exist.

Meanwhile, during the period from the basis date of the internal control evaluation report to the date of the internal control evaluation report, no factors have occurred which affected the effectiveness of findings of the internal control evaluation.

(II) Basis for establishing internal control in financial reporting

According to the Basic Rules for Corporate Internal Control and its guidelines jointly issued by the Ministry of Finance, CSRC, the National Audit Office, China Banking Regulatory Commission and China Insurance Regulatory Commission, the Guidelines for the Internal Control of the Securities Companies issued by CSRC and Guidelines for Internal Control of Companies Listed on Shanghai Stock Exchange issued by Shanghai Stock Exchange, the Company established a comprehensive internal control system for financial report, with reference to the actual condition of the Company.

(III) Establishment and overall operation of internal control system

Since its incorporation, the Company attached importance to the internal control mechanisms, the establishment of internal control system and established and improved the standardized governance structure for legal entity, forming a scientific decision-making, execution and supervision mechanism. According to the requirements of laws, regulations and documents of administrative norms such as the Company Law of the PRC, the Securities Law of the PRC, the Governance Standards for Securities Companies, the Basic Rules for Internal Control of Corporates and its guidelines, and also the actual condition of the Company, the Company formulated a comprehensive internal control system considering factors such as internal environment, risk assessment, control activities, information and communication and internal monitoring, to provide a reasonable protection for the compliance of operation management, asset security and the truth and completeness of financial report and related information.

In 2018, the Company continued making improvements to the internal control system, revised a series of risk management and compliance management systems, established a constant updating mechanism for the risk management handbook, continued performing balance sheet consolidation management for our Group, established the risk management databank, promoted the centralized management of risk information of the same customer in the same business of the Group and supervised our subsidiaries to improve their own internal control systems, the internal control system of the Group was operating well as a whole. The Company conducted a self-evaluation on the effectiveness of internal control as at 31 December 2018. For details, please refer to the evaluation report of the internal control of the Company for 2018.

Matters relating to material defects on internal control during the Reporting Period

 \Box Applicable $\sqrt{}$ Not applicable

IX. MATTERS RELATING TO THE AUDIT REPORT ON INTERNAL CONTROL

$\sqrt{}$ Applicable \square Not applicable

The Company has appointed Ernst & Young Hua Ming LLP as the internal control auditor. Ernst & Young Hua Ming LLP has issued the Internal Control Audit Report of Guotai Junan Securities Co., Ltd. (《國泰君安証券 股份有限公司內部控制審計報告》) (AYHM (2019) Zhuang Zi No. 60464416_B01), and considered that the Company has maintained an effective financial reporting internal control in all material aspects according to the Basic Norms for Enterprise Internal Control (《企業內部控制基本規範》) and relevant regulations on 31 December 2018, which is consistent with the self-assessment conclusion of internal control of the Company.

Whether to disclose internal control audit report: Yes

Please refer to the Internal Control Audit Report of Guotai Junan Securities Co., Ltd. (《國泰君安証券股份有 限公司內部控制審計報告》) disclosed at the website of SSE (http://www.sse.com.cn/) by the Company for details of internal control audit report.

X. DEVELOPMENT OF COMPLIANCE MANAGEMENT SYSTEM, AND THE INSPECTION AND AUDIT COMPLETED BY THE COMPLIANCE DEPARTMENT AND THE AUDIT DEPARTMENT DURING THE REPORTING PERIOD

(I) Development of compliance management system

The Company has established and perfected a four-level compliance management organization system consisting of the Board (including the Risk Control Committee) and the Supervisory Committee, the Chief Compliance Officer, the compliance department and first-line compliance risk control personnel by appointing chief compliance officer, establishing the compliance department, and building first-line compliance risk control team. The Company's Chief Compliance Officer, as the person in charge of all the Company's compliance, is a senior manager of the Company, responsible for the compliance department, the risk management department II, the legal department, the audit department and other internal control departments. With the risk control joint meeting mechanism, the Chief Compliance Officer organizes and coordinates each internal control department and relevant management departments, jointly performs various internal control and risk management responsibilities including compliance management. The Company's headquarters is equipped with full-time compliance management staff, and has set first-line compliance risk control personnel at each department and branch of the Company's headquarters, who are responsible for the compliance check, training, advisory, audit, supervision, and communication of each unit.

(II) Compliance inspections

In 2018, insisting to be problem-oriented and risk control-oriented and focusing on key links or developments of various business, the Company has conducted a total of 26 compliance inspections, proposed rectification suggestions and procured rectification of the problems and potential defects identified during such inspections.

(III) Audit work conducted

In 2018, the Company endeavored to promote the finalization of the Internal Audit Work Promotion Plan (《內部審計工作推進方案》) and focused on high-quality resources and key projects, regarded the identification and prevention of major risks affecting the Company's development as the core of the audit work, and the audit quality was steadily improved. In 2018, the audit department implemented a total of 137 projects, including 14 key audit projects and 123 regular projects. There were also 18 outsourcing projects. Key projects include the special audits of fixed income department, network finance business, pledged financing business, financing business of Guotai Junan Asset Management and equity investment business of Guotai Junan Innovation Investment; and routine audit of sales and trading department, asset custody department and interbank department, etc.; and regular projects include 11 related projects at headquarter level and subsidiary level, 7 branch-level projects and 105 sales department-level projects.

XI. OTHERS

 $\sqrt{}$ Applicable \square Not applicable

(I) Rights of Shareholders

The general meeting is the supreme authority of the Company. The Shareholders exercise their rights through the general meeting. The Company convenes and holds the general meetings in strict compliance with the relevant requirements to ensure that all Shareholders, especially minority Shareholders, can enjoy equal positions and fully exercise their rights. The Company maintains a healthy and steady development in an orderly way under the restraints of the Articles of Association, the interests of the Company and its Shareholders are effectively protected.

Pursuant to Article 70 of the Articles of Association and Article 12 of the Rules of Procedure for General Meetings of the Company, the Shareholders individually or jointly holding more than 10% of the Shares are entitled to request the Board in writing to convene an extraordinary general meeting. The Board shall give a written response on whether or not it agrees to call such an extraordinary general meeting within 10 days after receipt of such request according to laws, administrative rules, listing rules of the listing place of the Company's shares and the Articles of Association. If the Board agrees to hold an extraordinary general meeting, it shall issue a notice calling such meeting within 5 days after it has so resolved. The consent of the relevant Shareholders shall be obtained if any change is to be made in the notice to the original request. If the Board disagrees with the holding of an extraordinary general meeting or fails to give a response within 10 days after receipt of such request, Shareholders individually or jointly holding 10% or more of the shares of the Company are entitled to propose in writing for the Supervisory Committee to hold an extraordinary general meeting. If the Supervisory Committee agrees to the holding of an extraordinary general meeting, it shall issue a notice calling such meeting within 5 days after receipt of such request. The consent of the relevant Shareholders shall be obtained if any change is to be made in the notice to the original request. If the Supervisory Committee fails to issue a notice calling such meeting within the prescribed period, the Supervisory Committee shall be deemed not to convene and chair such meeting. Shareholders individually or jointly holding 10% or more of the shares of the Company for ninety (90) consecutive days (the "Convening Shareholders") shall then be entitled to convene and chair such meeting on their own.

In addition, pursuant to Article 73 of the Articles of Association, when a general meeting is convened by the Company, the Board, the Supervisory Committee or Shareholders individually or jointly holding 3% or more of the shares of the Company shall be entitled to raise proposals to the Company. Shareholders individually or jointly holding 3% or more of the shares of the Company may submit ad hoc proposed resolutions in writing to the convener of the general meeting 10 days before the convening of the general meeting. The convener shall issue a supplemental notice of the general meeting within 2 days upon receipt of the proposals and announce the contents thereof. Otherwise, the convener, after issuing the notice and announcement of the general meeting, shall neither revise the proposals stated in the notice of general meetings nor add new proposals.

(II) Amendments to the Articles of Association

The first extraordinary general meeting in 2019 of the Company was held on 31 January 2019, and approved the resolution on the "Proposed Amendments to the Articles of Association of the Company". The amendments shall take effect after being approved by the Shanghai Bureau of the CSRC.

(III) Investor relations

The Company attaches great importance to the management of investor relations, and has formulated a series of thorough rules and regulations such as the Administrative System Regarding Investor Relations (《投資者關係管理制度》). The Company has set up an investor relations management platform with various communication channels such as on-site, telephone and Internet and various communication methods such as performance explanation sessions, road shows, reception of investors for survey and research, company website, investor hotline and e-mails, and through actively participating in e-interactive platform of the Shanghai Stock Exchange, participating in collective reception activities for investors, and attending investment strategies meetings or investment forums of seller institutions, and actively enhancing the interactive communication with investors, and thus increases the Company's transparency and ensures that investors could have timely, accurate and comprehensive understanding of the Company. Shareholders may make enquiries through emails, hotlines or directly send their letters to the Company's office address. The Company will properly and timely handle all enquiries.

In 2018, the Company held two result announcement conference calls, visited about 110 domestic and foreign institutional investors through road shows, and received 30 analysts and institutional investment surveys, involving more than 110 institutions.Participated in 12 investment strategy meetings and 2 investor collective reception days held by shanghai listed companies association.

(IV) Compliance of securities transactions code by Directors, Supervisors and relevant employees

The Company has established and amended the Measures for the Administration of the Holding and Changes in the Holding of the Shares by the Directors, Supervisors and Senior Management (the "Administration Measures"), to regulate the holding and dealing of the Shares by the Directors, Supervisors and senior management of the Company, which was effective from the date when the listing of the H Shares on the Hong Kong Stock Exchange, i.e. 11 April 2017. Compared with the compulsory management requirements in the Model Code, the Administration Measures have adopted the standards in the Model Code as the standards of conduct for securities transactions by Directors, supervisors and relevant employees of the Company, and the requirements are stricter.

After making enquiries, all Directors, Supervisors and senior management of the Company have confirmed that they had been in strict compliance with the Administration Measures and the Model Code throughout the Reporting Period. During the Reporting Period, none of current Directors, Supervisors and senior management of the Company and those who resigned during the Reporting Period held any Shares or share options of the Company, nor were granted any restricted shares. Please refer to "Section VIII Directors, Supervisors, Senior Management and Staff" in this annual report for details of shareholding in the Company by Directors, Supervisors and senior management.

(V) Directors' and auditors' responsibility for the accounts

The Board acknowledges its responsibility for preparing the report of the Group for the year ended 31 December 2018.

The Board is responsible for presenting a clear and specific assessment of the annual and interim reports, price sensitive information and other disclosures required under the Hong Kong Listing Rules and other regulatory requirements. The management has provided relevant explanation and information to the Board as necessary to enable the Board to make an informed assessment and approval, as appropriate, of the financial information and status of the Group.

There are no material contingent events or conditions that may have a material impact on the Company's ability to keep its operation continuously. In addition, the Company has arranged appropriate insurance cover in respect of potential legal actions and liabilities against the Directors, Supervisors and senior management.

(VI) Duty of the management

The management of the Company is engaged by the Board and is accountable to the Board. The management is mainly responsible for decision-making of the Board, daily operation management of the Company, the selection, hiring and management of internal staff and determining of staff remuneration. According to the Articles of Association, the duties of the Chief Executive Officer include directing the production and operation management of the Company, organizing to implement the resolution of the Board, and reporting to the Board; implementing the annual plan and investment plan; drafting the establishment plan of the internal management division; drafting the basic management system of the Company, formulating the specific rules of the Company, proposing the engagement or the dismissal of Vice President, Chief Financial Officer and other senior management personnel (other than secretary to the Board, Chief Risk Officer and Chief Compliance Officer); determining the engagement or dismissal of responsible management personnel other than those who should be engaged or dismissed by the Board; other duties authorized by the Articles of Association or the Board.

(VII) Company secretary

Joint company secretaries of the Company are Mr. YU Jian and Ms. KWONG Yin Ping Yvonne. Mr. YU Jian also acts as an Executive Director, the secretary to the Board and primary internal contact person of the Company. Ms. KWONG Yin Ping Yvonne is the vice president of SWCS Corporate Services Group (Hong Kong) Limited. During the Reporting Period, Mr. YU Jian has accepted over 15 hours of professional trainings in total, please refer to "III. Performance of Duties by Board and Directors - (VII) Training for Directors" in Section IX Corporate Governance of this annual report for contents of training.

(VIII) Status on establishment and execution of risk management and internal control system

1. Statement of the Board

It is the responsibility of the Board to establish and implement a comprehensive and effective risk management and internal control system. Objectives of the risk management and internal control system of the Company include: reasonably ensure the operation complies with laws and regulations, safety of assets, authenticity and completeness of financial reports and relevant information, enhancement of operation efficiency and facilitating the materialization of the Company's development strategies. Due to the inherent limitation of the risk management and internal control system, we could only provide reasonable assurance on achieving the abovementioned objectives. The Board of the Company has conducted a review on the risk management and internal control system in accordance with the requirements of the Basic Standards of Corporate Internal Control and considered that as of 31 December 2018, risk management and internal control system of the Company was effective.

2. Status on Establishment of Risk Management and Internal Control System

The Company has established a four-tier risk management and internal control organization structure comprising the Board, operation management, compliance and risk management division as well as various business divisions, branch offices and subsidiaries.

- (1) The Board has ultimate responsibility for the Company's general risk management, compliance management and internal control. Audit committee and Risk Control Committee under the Board shall assist the Board in determining material risk management policies, reviewing internal control system and its implementation, considering periodic risk evaluating reports and evaluating the effectiveness of the risk management and internal control system.
- (2) The operation management is composed of the Chief Risk Officer, Chief Compliance Officer, Risk Management Committee and the assets and liabilities management committee. It is responsible for decision-making and implementation of material issues of compliance management and risk management, carrying out assets and liabilities and liquidity management, as well as formulation and implementation of various business and management systems.
- (3) The Company has established departments dedicated to perform specific risk management and internal control functions including risk management, compliance, law, audit and review of bond issuance. They also collaborate with departments such as finance, information technology, operation and human resources to perform risk management and internal control functions.
- (4) Each business committee, business department and subsidiary has established a first-tier compliance risk management team to perform various internal control functions such as compliance management and risk management. Each subsidiary is primarily responsible for the effectiveness of risk management and internal control of its own business and operating activities. The Company is promoting the implementation of balance sheet consolidation management at the Group to conduct comprehensive and sustainable management and control on capital and finance of the parent company and each subsidiary, as well as to identify, measure, monitor and predict overall risks of the Group.

3. Status of the Risk Management and Internal Control System

The Company has formulated basic risk management and internal control mechanisms such as Administrative Measures for Overall Risk Management, Measures for Compliance Management and Basic Audit System, and has further developed a systematic and complete compliance risk control and internal control management system on this basis. The Company established and implemented the authorization management system in 2012 and hired a professional institute to assist in optimizing its internal control system and formulated a comprehensive Internal Control Handbook in 2015. The Company finished the first edition of Risk Management Handbook in 2017 and has established an initial balance sheet consolidation management system for the Group in 2018, an improved risk management and internal control system and operation system have been established in general.

The Company has formulated Administrative Measures for Rules and Regulations and Administrative Measures for Rapid Response to Risks. It monitors each department, subsidiary and branch office to establish comprehensive business and management systems, and make timely amendment to such systems according to laws and regulations, regulatory requirements and industry development, risk evaluation will be performed to adjust the management process in a timely manner.

4. Execution of the Company's Risk Management and Internal Control Systems

The Company has established a dynamic monitoring system for its net capital risk control indicators and basically completed the drafting of balance sheet consolidation management rules and system development. It has materialized an automated system for generation of the Group's risk monitoring reports as well as the dynamic monitoring and automatic warning mechanism for risk control indicators. The Board reviews risk appetite, risk tolerance, business scale and risk limit of the Company annually, based on which the operation management will make further breakdown into the scale of operation of each business, limits and other risk control indicators. The Company has formulated a quantifying model focusing on pricing, evaluation and measurement of risks. The model effectively identifies, evaluates, monitors and reports risks, including market risk, credit risk, operation risk and liquidity risk, of the Company's business operations.

The Company has self-developed and operated a comprehensive risk management platform and over 10 specialized risk management or internal control sub-systems, materializing digitalization and automation of risk management and internal control, and ensuring the timeliness and accuracy of the monitoring process, which in turn has ensured the effectiveness of risk management.

5. Internal Monitoring Mechanism of Risk Management and Internal Control

The Company has established an all-rounded and multi-level internal monitoring mechanism comprising the Audit Committee and Risk Control Committee of the Board, the Supervisory Committee, the internal control division, business division and branch offices.

The Company has established an issue rectification mechanism, conduct self-inspection and selfrectification on a single business or multiple businesses on routine basis according to the regulatory requirements or operational needs of the Company. Issues identified will be presented in a list, indicating clearly the responsible departments, the responsible persons and the progress of rectification, and each item will be carried out individually.

The Company has formulated the Measures on Compliance and Risk Management Review and Accountability and the Implementation Rules for Compliance and Risk Management Review (Trial) of Guotai Junan Securities Co., Ltd. The status of compliance and risk management tasks will be incorporated into the performance appraisal system. For compliance and risk events arising out of failure to perform due diligence, the Company will hold the responsible party accountable, accountability measures including financial accountability and administrative accountability will be imposed.

The Company has formulated the Measures on Evaluation of Internal Control, and has established an internal control evaluation and audit mechanism to disclose its internal control evaluation report on a yearly basis. Meanwhile, the Company has engaged auditors to issue, and publicly disclose, audit opinions on the effectiveness of internal control of the Company's financial reporting and any material deficiencies in internal control of the non-financial reporting aspects.

6. Execution of Risk Management and Internal Control in 2018

In 2018, the Company continued to establish a comprehensive and refined risk management system with entire coverage for the Group and maintained a good compliance status in risk control. In terms of classification of securities companies, the Company has been awarded class A (AA) rating for the 11th consecutive year in 2018.

Internal evaluation for the year of 2018 of the Company covered the parent company, 6 wholly-owned subsidiaries and 1 holding subsidiary. Business, events and high risk aspects included in the evaluation covered major aspects of operation management of the Company without material omission. Based on the consolidated evaluation, the conclusion of the internal control evaluation report for the year of 2018 is as follow: as at the date of the internal control evaluation report, the Company has complied with corporate internal control system and relevant requirements, maintained an effective internal control in respect of financial report in all material aspects. There is no material defect in the internal control of financial report. From the base date to the issuing date of the internal control evaluation report, no factor affecting the effectiveness of the conclusion of Company's internal control evaluation report was identified.

(IX) Compliance with relevant laws and regulations

As a public company listed both in Mainland China and Hong Kong, the Company abode, in strict accordance, by domestic and foreign laws, regulations and normative documents including the Company Law, Securities Law, Regulations on Supervision and Administration of Securities Companies, the Rules for Governance of Securities Companies, Code of Corporate Governance for Listed Companies in China, the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 to the Hong Kong Listing Rules and the Articles of Association. The Company established and perfected its rules and regulations to standardize the operation, and devoted itself to maintaining and improving its market image. Please see the "X MATERIAL LITIGATION AND ARBITRATION" in Section V Significant Events of this annual report for punishment and public condemnation the Company has suffered during the Reporting Period.

(X) Administration of insider registration

Subject to the Requirements for the Establishment of Administrative System for Registration of Insider of Listed Companies issued by the CSRC, the Company has formulated and strictly complied with the Insider Registration System of Guotai Junan Securities Co., Ltd., and has conducted registration and filing of insiders in accordance with requirements under the system. There was no unusual volatility of stock price attributable to leakage of inside information. The Company has established an operating mechanism. Under the Registration System for Persons with Inside Information (《內幕信息知情人登記 制度》), the confidentiality and registration of inside information are regulated to enhance the level of confidentiality and the management of insiders. According to the Information Disclosure Management System (《信息披露事務管理制度》) and Investor Relations Management System (《投資者關係管 理制度》), information disclosure shall be made on a fair basis. This mechanism covers all key aspects of controlling inside information including the collection, circulation, verification, confidentiality and fair disclosure. The Company ensures the effectiveness of such mechanism by enhancing the training system, defining the duty requirements, upholding accountability and improving the awareness of information disclosure.

$\sqrt{}$ Applicable \square Not applicable

I. BASIC INFORMATION OF CORPORATE BONDS

Unit: Yuan Currency: RMB

| Name of bond | Abbreviation | Bond code | Issue date | Maturity date | Outstanding amount | Interest rate (%) | Method of repayment of principal and payment of interests | Place of trading |
|--|--------------------|-----------|---------------------|---------------------|-----------------------|----------------------|---|---|
| Guotai Junan Financial Holdings Credit Enhancement Bonds | GUOTAI FH B1905 | 05754 | 22 May 2014 | 22 May 2019 | US\$500,000,000 | 3.625 | Interest payable on semi- annual basis | Hong Kong Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2015 Corporate Bonds (First Tranche) (Type 2) | 15 GUOJUN G2 | 136048 | 18 November 2015 | 19 November 2022 | 1,000,000,000 | 3.80 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (First Tranche) (Type I) | 16 GUOJUN G1 | 136367 | 11 April 2016 | 12 April 2021 | 5,000,000,000 | 2.97 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (First Tranche) (Type II) | 16 GUOJUN G2 | 136368 | 11 April 2016 | 12 April 2023 | 1,000,000,000 | 3.25 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |

| Name of bond | Abbreviation | Bond code | Issue date | Maturity date | Outstanding amount | Interest rate (%) | Method of repayment of principal and payment of interests | Place of trading |
|---|--------------|-----------|-------------------|--------------------|-----------------------|----------------------|---|--|
| Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Second Tranche) (Type I) | 16 GUOJUN G3 | 136622 | 11 August 2016 | 12 August 2021 | 500,000,000 | 2.90 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Second Tranche) (Type II) | 16 GUOJUN G4 | 136623 | 11 August 2016 | 12 August 2021 | 3,000,000,000 | 3.14 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Third Tranche) | 16 GUOJUN G5 | 136711 | 20 September 2016 | 521 September 2021 | 3,000,000,000 | 2.94 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2017 Corporate Bonds (First Tranche) (Type I) | 17 GUOJUN GI | 143229 | 3 August 2017 | 4 August 2020 | 4,700,000,000 | 4.57 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |

| | | | | | Outstanding | Interest rate | Method of repayment of principal and payment | Place of |
|---|--------------|-----------|-----------------|-----------------|---------------|---------------|---|--|
| Name of bond | Abbreviation | Bond code | Issue date | Maturity date | amount | (%) | ofinterests | trading |
| Guotai Junan Securities Co., Ltd. 2017 Corporate Bonds (First Tranche) (Type II) | 17 GUOJUN G2 | 143230 | 3 August 2017 | 4 August 2022 | 600,000,000 | 4.70 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. 2017 Corporate Bonds (Second Tranche) | 17 GUOJUN G3 | 143337 | 17 October 2017 | 18 October 2020 | 3,700,000,000 | 4.78 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (First Tranche) | 18 GUOJUN GI | 143528 | 20 March 2018 | 21 March 2021 | 4,300,000,000 | 5.15 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (Second Tranche) | 18 GUOJUN G2 | 143607 | 23 April 2018 | 25 April 2021 | 4,300,000,000 | 4.55 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |

| Name of bond | Abbreviation | Bond code | Issue date | Maturity date | Outstanding amount | Interest rate (%) | Method of repayment of principal and payment of interests | Place of trading |
|--|--------------|-----------|--------------|---------------|-----------------------|----------------------|---|--|
| Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (Third Tranche) (Type I) | 18 GUOJUN G3 | 143732 | 12 July 2018 | 16 July 2021 | 4,700,000,000 | 4.44 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |
| Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (Third Tranche) (Type II) | 18 GUOJUN G4 | 143733 | 12 July 2018 | 16 July 2023 | 300,000,000 | 4.64 | Interest payable on annual basis and principal repayable and accrued interest payable upon maturity | Fixed-income products platform of the Shanghai Stock Exchange |

Interest payment of corporate bonds

 $\sqrt{}$ Applicable \square Not applicable

Interest on Guotai Junan Securities Co., Ltd. 2015 Corporate Bonds (First Tranche) (Type II) for the current period was paid in November 2018.

Interest on Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (First Tranche) (Type I) and (Type II) for the current period was paid in April 2018.

Interest on Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Second Tranche) (Type I) and (Type II) for the current period was paid in August 2018.

Interest on Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Third Tranche) for the current period was paid in September 2018.

Interest on Guotai Junan Securities Co., Ltd. 2017 Corporate Bonds (First Tranche) (Type I) and (Type II) for the current period was paid in August 2018.

Interest on Guotai Junan Securities Co., Ltd. 2017 Corporate Bonds (Second Tranche) for the current period was paid in October 2018.

Other matters related to corporate bonds

 $\sqrt{}$ Applicable \square Not applicable

In respect of Guotai Junan Securities Co., Ltd. 2015 Corporate Bonds (First Tranche) (Type I), the issuer has a redemption option and an option to increase the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the third interest-bearing year. The issuer chose to exercise the "redemption option" during the Reporting Period and the Corporate Bonds were fully redeemed on 19 November 2018.

In respect of Guotai Junan Securities Co., Ltd. 2015 Corporate Bonds (First Tranche) (Type II), the issuer has a redemption option and an option to increase the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the fifth interest-bearing year. None of such options were exercised during the Reporting Period.

In respect of Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (First Tranche) (Type I), the issuer has a redemption option and an option to adjust the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the third interest-bearing year. None of such options were exercised during the Reporting Period.

In respect of Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (First Tranche) (Type II), the issuer has a redemption option and an option to adjust the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the fifth interest-bearing year. None of such options were exercised during the Reporting Period.

In respect of Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Second Tranche) (Type I), the issuer has a redemption option and an option to adjust the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the third interest-bearing year. None of such options were exercised during the Reporting Period.

In respect of Guotai Junan Securities Co., Ltd. 2016 Corporate Bonds (Third Tranche), the issuer has a redemption option and an option to adjust the coupon rate and the investors have a put option, all of which are exercisable on the interest payment date of the third interest-bearing year. None of such options were exercised during the Reporting Period.

II. CONTACT PERSONS AND INFORMATION OF THE TRUSTEE MANAGER AND CONTACT INFORMATION OF THE CREDIT RATING AGENCY OF THE CORPORATE BONDS

| 15 GUOJUN G2 16 GUOJUN G1 16 GUOJUN G2 | Trustee manager of bonds | Name Address of office Contact persons | Changjiang Financing Services Co., Limited 21/F, Chamtime International Financial Centre, No. 1589 Century Avenue, Pudong New District, Shanghai Zhang Zhipeng, Liu Borang |
|--|--------------------------|--|---|
| | | TEL | 021-38784899 |
| 16 GUOJUN G3 | Trustee manager of bonds | Name | Everbright Securities Co. Ltd |
| 16 GUOJUN G4 | | Address of office | No. 1508 Xinzha Road, Jing'an District, |
| 16 GUOJUN G5 | | | Shanghai |
| 17 GUOJUN G1 | | Contact persons | Huang Liang, Xing Yiwei |
| 17 GUOJUN G2 | | TEL | 021-22169877/021-22169842 |
| 17 GUOJUN G3 | | | |
| 18 GUOJUN G1 | Trustee manager of bonds | Name | Industrial Securities Co., Ltd. |
| 18 GUOJUN G2 | | Address of office | 6/F, East Tower, Dingxiang International |
| 18 GUOJUN G3 | | | Building, 36 Changliu Road, |
| 18 GUOJUN G4 | | | Pudong New District, Shanghai |
| | | Contact persons | Yang Lingshan |
| | | TEL | 021-38565900 |
| 15 GUOJUN G2 | Credit rating agency | Name | Shanghai Brilliance Credit Rating & Investors |
| 16 GUOJUN G1 | | | Service Co., Ltd. |
| 16 GUOJUN G2 | | Address of office | 14/F, Huasheng Building, No.398 |
| 16 GUOJUN G3 | | | Hankou Road, Shanghai |
| 16 GUOJUN G4 | | | |
| 16 GUOJUN G5 | | | |
| 17 GUOJUN G1 | | | |
| 17 GUOJUN G2 | | | |
| 17 GUOJUN G3 | | | |
| 18 GUOJUN G1 | | | |
| 18 GUOJUN G2 | | | |
| 18 GUOJUN G3 | | | |
| 18 GUOJUN G4 | | | |

Other explanations:

 \Box Applicable $\sqrt{}$ Not applicable

III. USE OF PROCEEDS FROM THE CORPORATE BONDS

$\sqrt{}$ Applicable \square Not applicable

As at 31 December 2018, all the proceeds from the corporate bonds above have been used to supplement the working capital of the Company in order to meet the needs of its business operation, which was in line with the intended use, use plan and other agreements as set out in the bond prospectus.

IV. RATINGS OF THE CORPORATE BONDS

 $\sqrt{}$ Applicable \square Not applicable

On 11 January 2018, the Company engaged Shanghai Brilliance Credit Rating & Investors Service Co., Ltd. to conduct credit ratings for "18 GUOJUN G1". Pursuant to the "Credit Rating Reports on Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (First Tranche) (《國泰君安証券股份有限公司公開發行2018年公司債券(第一期)信用評級報告》)" (Shanghai Brilliance Bond Rating (2018) 010024) issued by Shanghai Brilliance, the long-term credit rating of the Company is AAA, the credit rating of this bond is AAA, and the credit rating outlook is stable.

On 21 May 2018, Shanghai Brilliance Credit Rating & Investors Service Co., Ltd. conducted follow-up credit ratings for "15 GUOJUN G2", "16 GUOJUN G1", "16 GUOJUN G2", "16 GUOJUN G3", "16 GUOJUN G4", "16 GUOJUN G5", "17 GUOJUN G1", "17 GUOJUN G2", "17 GUOJUN G3" and "18 GUOJUN G1", and issued the Report on the Follow-up Credit Rating of the 2015, 2016, 2017 and 2018 Corporate Bonds of Guotai Junan Securities Co., Ltd. (Shanghai Brilliance Ongoing Rating [2018]100079), pursuant to which the credit ratings of the "15 GUOJUN G2", "16 GUOJUN G3", "16 GUOJUN G3", "16 GUOJUN G3", "16 GUOJUN G3", "17 GUOJUN G1", "17 GUOJUN G3", "17 GUOJUN G1", "18 GUOJUN G1", "17 GUOJUN G1", "10 GUOJUN G1", "10 GUOJUN G1", "10 GUOJUN G1", "17 GUOJUN G1", "10 GUOJUN G1", "10 GUOJUN G1", "10 GUOJUN G1", "17 GUOJUN

On 16 April 2018, the Company engaged Shanghai Brilliance Credit Rating & Investors Service Co., Ltd. to conduct credit rating for "18 GUOJUN G2". Pursuant to the "Credit Rating Reports on Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (Second Tranche) (《國泰君安証券股份有限公司公開發行2018年公司債券(第二期)信用評級報告》)" (Shanghai Brilliance Bond rating (2018) 010283) issued by Shanghai Brilliance, the long-term credit rating of the Company is AAA, the credit ratings of this bond are AAA, and the credit rating outlook is stable.

On 6 July 2018, the Company engaged Shanghai Brilliance Credit Rating & Investors Service Co., Ltd. to conduct credit rating for "18 GUOJUN G3" and "18 GUOJUN G4". Pursuant to the "Credit Rating Reports on Guotai Junan Securities Co., Ltd. Public Issuance of 2018 Corporate Bonds (Third Tranche) (《國泰君安証券股份有限公司公開發行2018年公司債券(第三期)信用評級報告》)" (Shanghai Brilliance Bond Rating (2018) 010543) issued by Shanghai Brilliance, the long-term credit rating of the Company is AAA, the credit ratings of these bonds are AAA, and the credit rating outlook is stable.

V. CREDIT ENHANCEMENT MECHANISM, DEBT REPAYMENT PLAN AND OTHER RELATED INFORMATION OF THE CORPORATE BONDS DURING THE REPORTING PERIOD

 $\sqrt{}$ Applicable \square Not applicable

As agreed in the bond prospectuses of the Company, the Company's debt repayment safeguard measures include: formulating the Bondholder Meeting Rules, establishing special repayment work teams, giving full play to the role of bond trustees and strictly performing the obligation of information disclosure. During the Reporting Period, the relevant plans and measures of the Company were consistent with the commitments in the bond prospectuses.

VI. MEETINGS OF THE HOLDERS OF THE CORPORATE BONDS

 $\sqrt{}$ Applicable \square Not applicable

During the Reporting Period, the Company did not hold any meeting of the holders of the corporate bonds.

VII. PERFORMANCE OF DUTIES BY THE TRUSTEES OF THE CORPORATE BONDS

 $\sqrt{}$ Applicable \square Not applicable

Changjiang Financing Services Co., Ltd., the Company's bond trustee of ""15 GUOJUN G2", "16 GUOJUN G1" and "16 GUOJUN G2", issued the 2017 Bond Trustee Management Services Report of 2015 Corporate Bonds (Tranche I) of Guotai Junan Securities Co., Ltd. and the 2017 Bond Trustee Services Report of 2016 Corporate Bonds (Tranche I) of Guotai Junan Securities Co., Ltd. in June 2018.

Everbright Securities Co., Ltd., the Company's bond trustee of "16 GUOJUN G3", "16 GUOJUN G4", "16 GUOJUN G5", "17 GUOJUN G1", "17 GUOJUN G2" and "17 GUOJUN G3" issued the 2017 Bond Trustee Management Services Report of 2016 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd., the 2017 Bond Trustee Management Services Report of 2016 Corporate Bonds (Tranche III) of Guotai Junan Securities Co., Ltd., the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche I) of Guotai Junan Securities Co., Ltd., the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche I) of Guotai Junan Securities Co., Ltd., the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd. and the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd. and the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd. and the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd. and the 2017 Bond Trustee Management Services Report of 2017 Corporate Bonds (Tranche II) of Guotai Junan Securities Co., Ltd. in June 2018.

VIII. ACCOUNTING DATA AND FINANCIAL INDICATORS OF THE COMPANY FOR THE PAST TWO YEARS AS AT THE END OF THE REPORTING PERIOD

 $\sqrt{}$ Applicable \square Not applicable

Unit: thousand Yuan Currency: RMB

| | | | Increase/decrease for the Reporting Period as compared with the corresponding period of last year | Reasons |
|--------------------------------|------------|------------|---|-------------------|
| Major indicators | 2018 | 2017 | (%) | for change |
| EBITDA | 16,852,506 | 20,830,892 | -19.10 | |
| Current ratio (%) | 187 | 204 | Decrease by 17 | |
| | | | percentage points | |
| Quick ratio (%) | 187 | 204 | Decrease by 17 | |
| | | | percentage points | |
| Gearing ratio (%) | 62.19 | 61.50 | Increase by 0.69 | |
| | | | percentage point | |
| Debt-to-EBITDA ratio | 0.07 | 0.10 | -30.00 | Decrease in |
| | | | | EBITDA and a |
| | | | | slightly increase |
| | | | | of sizes in |
| | | | | total debts |
| Interest coverage ratio | 2.32 | 3.04 | -23.68 | |
| Cash interest coverage ratio | 11.65 | -7.51 | N/A | Cash flow |
| | | | | from operating |
| | | | | activities |
| | | | | changed from |
| | | | | outflow to inflow |
| EBITDA interest coverage ratio | 2.40 | 3.11 | -22.83 | |
| Loan repayment ratio (%) | 100 | 100 | — | |
| Interest repayment ratio (%) | 100 | 100 | — | |

IX. INTEREST PAYMENT OF OTHER BONDS AND DEBT FINANCING INSTRUMENTS OF THE COMPANY

 $\sqrt{}$ Applicable \square Not applicable

In 2018, other bonds and debt financing instruments of the Company mainly included short-term financing bills, medium-term notes, structured notes and subordinated bonds. Please refer to note 47 and 53 of the consolidated financial statement for details. The principal amounts and interests of each financing instrument have been paid on time.

X. BANKING FACILITIES OF THE COMPANY DURING THE REPORTING PERIOD

 $\sqrt{}$ Applicable \square Not applicable

As at 31 December 2018, the banking facilities the Company obtained from the major cooperation banks amounted to about RMB420 billion in aggregate, of which about RMB48 billion had been utilized and about RMB372 billion had been unutilized.

XI. IMPLEMENTATION OF THE RELEVANT AGREEMENTS OR COMMITMENTS SPECIFIED IN CORPORATE BOND PROSPECTUSES BY THE COMPANY DURING THE REPORTING PERIOD

 \Box Applicable $\sqrt{}$ Not applicable

XII. SIGNIFICANT EVENTS OF THE COMPANY AND THE IMPACTS ON THE OPERATION POSITION AND SOLVENCY OF THE COMPANY

 $\sqrt{}$ Applicable \square Not applicable

The Company is currently in a good operating position, and no significant events that might impact the solvency of the Company have occurred.

INDEPENDENT AUDITOR'S REPORT

To the shareholders of Guotai Junan Securities Co., Ltd.

(Established in the People's Republic of China with limited liability)

OPINION

We have audited the consolidated financial statements of Guotai Junan Securities Co., Ltd. (the "Company") and its subsidiaries (the "Group") set out on pages 189 to 328, which comprise the consolidated statement of financial position as at 31 December 2018, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2018, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing ("ISAs") issued by the International Auditing and Assurance Standards Board. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the Hong Kong Institute of Certified Public Accountants' *Code of Ethics for Professional Accountants* (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Key audit matter

Consolidation of structured entities

The Group acted as an asset manager for or invested in a number of structured entities including asset management schemes, trust schemes or limited partnerships, etc. Management makes significant judgement to determine whether the Group controls these structured entities and these structured entities should be consolidated in the consolidated financial statements. When making the judgement, the management considers the Group's power over the relevant activities of the structured entity, the Group's variable return and its ability to use its power to influence the Group's variable return.

As at 31 December 2018, the carrying amount of the Group's interests in unconsolidated structured entities amounted to RMB5,605 million.

We identified the consolidation of structured entities as a key audit matter because it involves significant management judgement when determining whether a structured entity is required to be consolidated by the Group and because the impact of consolidating a structured entity on the consolidated statement of financial position could be significant.

The disclosures for interests in structured entities are included in note 28 to the consolidated financial statements.

How our audit addressed the key audit matter

We assessed and evaluated the design and operating effectiveness of the controls put in place by management for determining whether the Group's interest in each structured entity falls within the consolidation scope.

We obtained and checked the contracts, documents and other public information of the structured entities on a sample basis to assess the reasonableness of management's judgement when determining whether a structured entity is required to be consolidated by considering the Group's power over the structured entity, the Group's variable return and the Group's power to use its power to influence its variable return.

We assessed the disclosures related to structured entities in the consolidated financial statements with reference to the requirements of the prevailing accounting standards.

Key audit matter

How our audit addressed the key audit matter

Impairment of margin accounts receivable and financial assets held under resale agreements

The Group performed impairment test and recognized credit loss expense for margin accounts receivable and financial assets held under resale agreements on the basis of expected credit loss ("ECL") at each reporting date. If the credit risk has not increased significantly since initial recognition, the Group measures the loss allowance at an amount equal to 12-month ECLs. If the credit risk has increased significantly since initial recognition, the Group measures the loss allowance at an amount equal to the lifetime ECLs ("LTECL"). If credit-impaired occurs, the Group measures the loss allowance at an amount equal to LTECLs. The Group considers all reasonable and supportable information in ECL assessment, including that which is forward-looking.

As at 31 December 2018, the Group had margin accounts receivable amounting to RMB53,655 million with cumulative allowance for ECL of RMB592 million and financial assets held under resale agreements amounting to RMB61,118 million with cumulative allowance for ECL of RMB1,635 million.

We identified the impairment of margin accounts receivable and financial assets held under resale agreements as a key audit matter because of the balance and the significant management judgement, including the classification of stages for measurement of ECLs and the estimation of future cash flows.

The related disclosures are included in notes 33 and 40 to the consolidated financial statements.

We assessed and evaluated the design and operating effectiveness of the controls over the process for the assessment of impairment of margin accounts receivable and financial assets held under resale agreements.

We assessed the reasonableness of the Group's standard for classification of stages and the models for measurement of ECLs.

We performed audit procedures to margin accounts receivable and financial assets held under resale agreement on a sample basis:

- We compared the classification of stages for measurement of ECLs with the standard applied in the ECL model.
- 2. We assessed the appropriateness of key inputs used in ECLs calculation by management, including probability of default, loss given default, exposure at default, discount rate and forward-looking information, etc.
- 3. We assessed the reasonableness of management's ECLs results and checked if they are consistent with market practice and historical loss experience.

We assessed the disclosure related to the impairment of margin accounts receivable and financial assets held under resale agreements in the consolidated financial statements with reference to the requirements of the prevailing accounting standards.

Key audit matter

How our audit addressed the key audit matter

Valuation of financial instruments classified under Level 3 in the fair value hierarchy

The Group assessed the fair value of the financial instruments classified under Level 3 in the fair value hierarchy ("Level 3 financial instruments") at each reporting date. Fair value of the Level 3 financial instruments is measured generally based on significant unobservable inputs as key assumptions, which requires management's judgment, including credit spread, volatility and discount for lack of marketability, etc.

As at 31 December 2018, the Group had financial assets classified under Level 3 amounting to RMB7,712 million and financial liabilities classified under Level 3 amounting to RMB5,253 million.

We identified the valuation of Level 3 financial instruments as a key audit matter because of the balance and the significant management judgement involved in determination of unobservable inputs used in the valuation process.

The related disclosure is included in note 66 to the consolidated financial statements.

We assessed and evaluated the design and operating effectiveness of the controls over the process for the valuation of Level 3 financial instruments.

We evaluated the appropriateness of the models used for the valuation of Level 3 financial instruments.

We performed audit procedures to the valuation of Level 3 financial instruments on a sample basis:

- 1. We reviewed the investment agreements entered into during the current year to understand the relevant investment terms and identify any conditions that were relevant to the valuation of financial instruments.
- 2. We assessed the appropriateness of the significant unobservable and observable inputs used in the valuation of Level 3 financial instruments.
- 3. We performed an independent valuation to the financial instruments and compared with the valuation results of the Group.

We assessed the relevant disclosures for the valuation of Level 3 financial instruments with reference to the requirements of the prevailing accounting standards.

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

The directors of the Company are responsible for the other information. The other information comprises the information included in the Annual Report, other than the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs issued by the IASB and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors of the Company are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the Audit Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Choi Kam Cheong, Geoffrey.

Ernst & Young Certified Public Accountants Hong Kong

20 March 2019

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

Year ended 31 December 2018

(Amounts expressed in thousands of RMB unless otherwise stated)

| | | Year ended 31 | December |
|---|-------|---------------|--------------|
| | notes | 2018 | 2017 |
| Revenue | | | |
| Fee and commission income | 6 | 9,794,186 | 12,584,403 |
| Interest income | 7 | 12,841,989 | 12,412,952 |
| Net investment gains | 8 | 5,073,084 | 6,434,621 |
| Total revenue | | 27,709,259 | 31,431,976 |
| Gain on disposal of a subsidiary | 9 | 648,287 | _ |
| Other income and gains | 10 | 2,871,839 | 1,521,376 |
| Total revenue and other income | | 31,229,385 | 32,953,352 |
| Fee and commission expenses | 11 | (1,574,713) | (2,134,063) |
| Interest expenses | 12 | (7,009,885) | (6,706,110) |
| Staff costs | 13 | (6,759,575) | (6,023,921) |
| Depreciation and amortization expenses | 14 | (574,279) | (463,474) |
| Tax and surcharges | | (151,861) | (153,356) |
| Other operating expenses and costs | 15 | (5,040,632) | (3,087,931) |
| Provision for impairment losses | 16 | (1,150) | (737,949) |
| Credit loss expense | 17 | (976,493) | |
| Total expenses | | (22,088,588) | (19,306,804) |
| Operating profit | | 9,140,797 | 13,646,548 |
| Share of profits of associates and joint ventures | | 127,545 | 14,760 |
| Profit before income tax | | 9,268,342 | 13,661,308 |
| Income tax expense | 18 | (2,198,304) | (3,178,399) |

| | | Year ended 3 | 1 December |
|---|-------|--------------|------------|
| | notes | 2018 | 2017 |
| Profit for the year | | 7,070,038 | 10,482,909 |
| Attributable to: | | | |
| Equity holders of the Company | | 6,708,116 | 9,881,545 |
| Non-controlling interests | | 361,922 | 601,364 |
| Total | | 7,070,038 | 10,482,909 |
| Earnings per share attributable to ordinary equity holders of | | | |
| the Company (expressed in Renminbi yuan per share) | 22 | | |
| — Basic | | 0.70 | 1.11 |
| — Diluted | | 0.70 | 1.10 |

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Year ended 31 December 2018

(Amounts expressed in thousands of RMB unless otherwise stated)

| | Year ended 31 | December |
|---|---------------|-------------|
| | 2018 | 2017 |
| Profit for the year | 7,070,038 | 10,482,909 |
| Other comprehensive income for the year | | |
| Other comprehensive income that may be reclassified to profit or loss: | | |
| Debt instruments at fair value through other comprehensive income | | |
| — Net changes in fair value | 647,828 | _ |
| - Changes in allowance for expected credit losses | (24,343) | _ |
| - Reclassified to profit or loss | (74,584) | _ |
| — Income tax impact | (137,225) | _ |
| Available-for-sale financial assets | | |
| — Net changes in fair value | _ | 3,161,199 |
| — Reclassified to profit or loss | _ | (2,181,123) |
| — Income tax impact | _ | (231,638) |
| Share of other comprehensive income of associates and joint ventures | | |
| - Share of other comprehensive income | (20) | 22,538 |
| — Income tax impact | — | (5,635) |
| Exchange differences on translation of financial statements in foreign currencies | 421,542 | (566,192) |
| Total items that may be reclassified to profit or loss | 833,198 | 199,149 |
| Other comprehensive income that will not be reclassified to profit or loss: | | |
| Equity instruments at fair value through other comprehensive income | | |
| — Net changes in fair value | (3,051,667) | _ |
| — Income tax impact | 762,917 | — |
| Share of other comprehensive income of associates and joint ventures | | |
| - Share of other comprehensive income | (946,764) | — |
| — Income tax impact | 236,691 | _ |
| Total items that will not be reclassified to profit or loss | (2,998,823) | _ |
| Other comprehensive income for the year, net of tax | (2,165,625) | 199,149 |
| Total comprehensive income for the year | 4,904,413 | 10,682,058 |
| Attributable to: | | |
| Equity holders of the Company | 4,372,505 | 10,434,925 |
| Non-controlling interests | 531,908 | 247,133 |
| Total | 4,904,413 | 10,682,058 |
| | | |

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2018

(Amounts expressed in thousands of RMB unless otherwise stated)

| | | As at 31 De | cember |
|---|-------|-------------|-------------|
| | notes | 2018 | 2017 |
| Non-current assets | | | |
| Property and equipment | 23 | 4,082,006 | 3,730,599 |
| Prepaid land lease payments | 24 | 785,312 | 804,388 |
| Goodwill | 25 | 581,407 | 581,407 |
| Other intangible assets | 26 | 1,472,424 | 1,442,271 |
| Investments in associates | 29 | 1,294,133 | 1,309,278 |
| Investments in joint ventures | 29 | 1,333,516 | 2,303,249 |
| Available-for-sale financial assets | 30 | _ | 38,340,006 |
| Debt instruments at fair value through other comprehensive income | 31 | 33,445,303 | _ |
| Equity instruments at fair value through other comprehensive income | 32 | 16,785,949 | _ |
| Financial assets held under resale agreements | 33 | 6,444,585 | 27,357,004 |
| Financial assets at fair value through profit or loss | 34 | 3,567,761 | 300,000 |
| Refundable deposits | 35 | 7,552,678 | 6,914,654 |
| Deferred tax assets | 36 | 1,289,051 | 333,909 |
| Other non-current assets | 37 | 2,932,037 | 677,498 |
| Total non-current assets | | 81,566,162 | 84,094,263 |
| Current assets | | | |
| Accounts receivable | 38 | 3,634,734 | 4,288,361 |
| Other current assets | 39 | 1,867,556 | 6,270,510 |
| Margin accounts receivable | 40 | 53,655,358 | 73,983,947 |
| Available-for-sale financial assets | 30 | _ | 1,631,794 |
| Debt instruments at fair value through other comprehensive income | 31 | 5,721,378 | _ |
| Financial assets held under resale agreements | 33 | 54,672,999 | 65,242,195 |
| Financial assets at fair value through profit or loss | 34 | 134,114,319 | 98,202,115 |
| Derivative financial assets | 41 | 648,358 | 315,233 |
| Clearing settlement funds | 42 | 3,006,836 | 2,157,689 |
| Cash held on behalf of brokerage customers | 43 | 77,492,497 | 79,476,131 |
| Cash and bank balances | 44 | 20,348,883 | 15,985,949 |
| Total current assets | | 355,162,918 | 347,553,924 |
| Total assets | | 436,729,080 | 431,648,187 |

| | As at 31 D | ecember |
|---|-------------|-------------|
| notes | 2018 | 2017 |
| Current liabilities | | |
| Loans and borrowings 46 | 8,279,422 | 11,520,278 |
| Short-term debt instruments 47 | 7,045,424 | 36,454,635 |
| Placements from other financial institutions 48 | 10,163,246 | 7,600,000 |
| Accounts payable to brokerage customers 49 | 82,347,043 | 84,356,232 |
| Employee benefits payable 50 | 4,984,863 | 5,005,954 |
| Income tax payable | 1,518,105 | 1,531,137 |
| Financial assets sold under repurchase agreements 51 | 70,558,545 | 43,849,585 |
| Financial liabilities at fair value through profit or loss 52 | 32,746,561 | 23,454,372 |
| Derivative financial liabilities 41 | 255,973 | 402,828 |
| Bonds payable 53 | 15,476,842 | 1,279,944 |
| Other current liabilities 54 | 16,110,357 | 8,656,571 |
| Total current liabilities | 249,486,381 | 224,111,536 |
| Net current assets | 105,676,537 | 123,442,388 |
| Total assets less current liabilities | 187,242,699 | 207,536,651 |
| Non-current liabilities | | |
| Bonds payable 53 | 52,780,358 | 67,032,147 |
| Employee benefits payable 50 | _ | 622,458 |
| Deferred tax liabilities 36 | 43,015 | 181,608 |
| Financial assets sold under repurchase agreements 51 | _ | 3,000,000 |
| Financial liabilities at fair value through profit or loss 52 | 530,082 | 1,013,019 |
| Other non-current liabilities 55 | 215,852 | 1,992,196 |
| Total non-current liabilities | 53,569,307 | 73,841,428 |
| Net assets | 133,673,392 | 133,695,223 |

| | | As at 31 De | cember |
|--|-------|-------------|-------------|
| | notes | 2018 | 2017 |
| Equity | | | |
| Share capital | 56 | 8,713,941 | 8,713,934 |
| Other equity instruments | 57 | 11,129,819 | 11,129,841 |
| Reserves | 58 | 65,535,930 | 64,936,992 |
| Retained profits | 58 | 38,070,373 | 38,347,216 |
| Equity attributable to equity holders of the Company | | 123,450,063 | 123,127,983 |
| Non-controlling interests | | 10,223,329 | 10,567,240 |
| Total equity | | 133,673,392 | 133,695,223 |

Approved and authorized for issue by the Board of Directors on 20 March 2019.

Yang Dehong

Wang Song

Chairman

Executive Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Year ended 31 December 2018

(Amounts expressed in thousands of RMB unless otherwise stated)

| Attributable to equity holders of the Company | | | | | | | | | | | |
|--|------------------|--------------------------|--------------------|--------------------------------------|------------------------|--------------------|--------------------|---------------------|-------------|----------------------------------|--------------|
| | | | | | Reserves | | | | | | |
| | Share capital | Other equity instruments | Capital reserve | Investment revaluation reserve | Translation reserve | Surplus reserve | General reserve | Retained profits | Total | Non- controlling interests | Total equity |
| At 31 December 2017 | 8,713,934 | 11,129,841 | 43,447,900 | 1,210,022 | (172,336) | 6,496,822 | 13,954,584 | 38,347,216 | 123,127,983 | 10,567,240 | 133,695,223 |
| Impact of adopting IFRS 9 (note 2.2) | - | - | - | 43,799 | - | 11,256 | 16,326 | (314,011) | (242,630) | (20,079) | (262,709) |
| Restated opening balance under IFRS 9 | 8,713,934 | 11,129,841 | 43,447,900 | 1,253,821 | (172,336) | 6,508,078 | 13,970,910 | 38,033,205 | 122,885,353 | 10,547,161 | 133,432,514 |
| Profit for the year | - | - | - | - | - | - | - | 6,708,116 | 6,708,116 | 361,922 | 7,070,038 |
| Other comprehensive income for the year | - | - | - | (2,586,535) | 250,924 | - | - | - | (2,335,611) | 169,986 | (2,165,625) |
| Total comprehensive income for the year | | | | (2,586,535) | 250,924 | | | 6,708,116 | 4,372,505 | 531,908 | 4,904,413 |
| Appropriation to surplus reserve | - | - | - | - | - | 668,361 | - | (668,361) | - | - | - |
| Appropriation to general reserve | - | - | - | - | - | - | 1,510,464 | (1,510,464) | - | - | - |
| Dividends (note 21) | - | - | - | - | - | - | - | (3,485,576) | (3,485,576) | - | (3,485,576) |
| Distribution to other equity instrument holders (note 21) Distribution to non-controlling shareholders and other equity | _ | _ | _ | - | - | - | _ | (590,000) | (590,000) | _ | (590,000) |
| instrument holders of subsidiaries | _ | _ | _ | _ | _ | _ | _ | _ | _ | (213,110) | (213,110) |
| Other comprehensive income that | | | | | | | | | | (210,110) | (210,110) |
| has been reclassified to retained profits | _ | _ | _ | 416,547 | _ | _ | _ | (416,547) | _ | _ | _ |
| Conversion of convertible bonds | 7 | (22) | 136 | , | _ | _ | _ | _ | 121 | _ | 121 |
| Disposal of a subsidiary | - | - | - | - | - | - | - | - | - | (254,785) | (254,785) |
| Share issued by a subsidiary upon placement of shares to non-controlling interests | _ | _ | 503,945 | _ | _ | _ | _ | _ | 503,945 | 1,125,689 | 1,629,634 |
| Redemption of other equity instruments issued by a subsidiary | _ | _ | - | _ | _ | _ | _ | _ | _ | (825,893) | (825,893) |
| Acquisition of non-controlling | | | (0 | | | | | | (05) | (= | (00) |
| interests in a subsidiary | - | - | (255,867) | - | - | - | - | - | (255,867) | (704,402) | (960,269) |
| Others | | | 19,582 | | | | | | 19,582 | 16,761 | 36,343 |
| At 31 December 2018 | 8,713,941 | 11,129,819 | 43,715,696 | (916,167) | 78,588 | 7,176,439 | 15,481,374 | 38,070,373 | 123,450,063 | 10,223,329 | 133,673,392 |

| | Attributable to equity holders of the Company | | | | | | | | | | |
|--|---|--------------|------------|-------------|-------------|-----------|------------|-------------|-------------|-------------|--------------|
| | | | | | Reserves | | | | | | |
| | | | | Investment | | | | | | Non- | |
| | | Other equity | Capital | revaluation | Translation | Surplus | General | Retained | | controlling | |
| | Share capital | instruments | reserve | reserve | reserve | reserve | reserve | profits | Total | interests | Total equity |
| At 1 January 2017 | 7,625,000 | 10,000,000 | 29,374,285 | 346,532 | 137,774 | 5,729,487 | 12,193,983 | 34,557,357 | 99,964,418 | 10,787,304 | 110,751,722 |
| Profit for the year | - | _ | _ | _ | - | - | _ | 9,881,545 | 9,881,545 | 601,364 | 10,482,909 |
| Other comprehensive income for the year | | | | 863,490 | (310,110) | | | | 553,380 | (354,231) | 199,149 |
| Total comprehensive income for the year | | | | 863,490 | (310,110) | | | 9,881,545 | 10,434,925 | 247,133 | 10,682,058 |
| Issuance of H shares | 1,088,934 | - | 14,029,256 | _ | - | - | _ | _ | 15,118,190 | _ | 15,118,190 |
| Issuance of the convertible bond | _ | 1,129,841 | - | - | _ | - | _ | - | 1,129,841 | - | 1,129,841 |
| Appropriation to surplus reserve | _ | - | - | - | _ | 767,335 | _ | (767,335) | - | - | - |
| Appropriation to general reserve | _ | - | - | - | _ | - | 1,760,601 | (1,760,601) | - | - | - |
| Dividends (note 21) | _ | - | - | - | _ | - | _ | (2,973,750) | (2,973,750) | - | (2,973,750) |
| Distribution to other equity instrument holders (note 21) | _ | _ | _ | _ | _ | _ | _ | (590,000) | (590,000) | _ | (590,000) |
| Distribution to non-controlling shareholders and other equity | | | | | | | | (330,000) | (390,000) | | (550,000) |
| instrument holders of subsidiaries | _ | _ | _ | _ | _ | _ | _ | _ | _ | (499,148) | (499,148) |
| Others | | | 44,359 | | | | | | 44,359 | 31,951 | 76,310 |
| At 31 December 2017 | 8,713,934 | 11,129,841 | 43,447,900 | 1,210,022 | (172,336) | 6,496,822 | 13,954,584 | 38,347,216 | 123,127,983 | 10,567,240 | 133,695,223 |

Attributable to equity holders of the Company

CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended 31 December 2018

(Amounts expressed in thousands of RMB unless otherwise stated)

| | Year ended 31 | December |
|---|---------------|-------------|
| | 2018 | 2017 |
| Cash flows from operating activities: | | |
| Profit before income tax | 9,268,342 | 13,661,308 |
| Adjustments for: | | |
| Interest expenses | 7,009,885 | 6,706,110 |
| Share of profits of associates and joint ventures | (127,545) | (14,760) |
| Depreciation and amortization | 574,279 | 463,474 |
| Provision for impairment losses | 1,150 | 737,949 |
| Credit loss expense | 976,493 | — |
| Net losses on disposal of property and equipment | 4,473 | 4,980 |
| Foreign exchange (gains)/losses | (5,613) | 193,190 |
| Net realized gains from financial instruments | (74,584) | (2,433,871) |
| Gain on disposal of subsidiaries, associates and joint ventures | (675,510) | (495,885) |
| Gain from the acquisition of an associate | — | (238,196) |
| Listing cost of H-shares | — | 20,860 |
| Dividend income and interest income from | | |
| available-for-sale financial assets | — | (608,106) |
| Dividend income and other income from financial | | |
| assets at fair value through other comprehensive income | (2,466,359) | — |
| Interest income from time deposits, loans and receivables | (603,160) | (541,943) |
| Unrealized fair value changes in financial | | |
| instruments at fair value through profit or loss | 1,215,695 | 160,123 |
| Unrealized fair value changes in derivatives | (288,019) | (162,111) |
| | 14 000 505 | 15 450 100 |
| | 14,809,527 | 17,453,122 |

| | Year ended 31 December | | |
|--|------------------------|--------------|--|
| | 2018 | 2017 | |
| (Increase)/Decrease in refundable deposits | (649,110) | 2,828,227 | |
| Decrease/(Increase) in margin accounts receivable | 20,062,018 | (5,201,893) | |
| Decrease/(Increase) in accounts receivable, | | | |
| other current assets and other non-current assets | 2,217,391 | (4,222,424) | |
| Decrease/(Increase) in financial assets held under resale agreements | 40,826,121 | (26,584,780) | |
| Increase in financial instruments at fair value through profit or loss and | | | |
| derivative financial instruments | (30,263,874) | (13,845,244) | |
| Decrease in cash held on behalf of brokerage customers | 3,372,746 | 24,882,761 | |
| Decrease in accounts payable to brokerage customers | (2,701,066) | (28,600,458) | |
| Increase/(Decrease) in other liabilities | 9,318,956 | (8,641,631) | |
| Decrease in employee benefits payable | (543,909) | (1,272,542) | |
| Increase in financial assets sold under repurchase agreements | 23,708,960 | 7,131,165 | |
| Increase in placements from other financial institutions | 2,563,246 | 2,900,000 | |
| Cash generated from/(used in) operations | 82,721,006 | (33,173,697) | |
| Income taxes paid | (2,545,568) | (3,977,417) | |
| Interest paid | (2,680,581) | (2,554,662) | |
| Net cash generated from/(used in) operating activities | 77,494,857 | (39,705,776) | |

| | Year ended 31 December | |
|---|------------------------|--------------|
| | 2018 | 2017 |
| Cash flows from investing activities: | | |
| Proceeds from disposal of property and equipment, other intangible | | |
| assets and other non-current assets | 34,837 | 76,695 |
| Dividends and interest received from available-for-sale financial assets | | |
| and other investments | _ | 988,221 |
| Dividends and interest received from financial assets at fair value through | | |
| other comprehensive income and other investments | 2,471,134 | — |
| Proceeds from disposal of available-for-sale financial assets and other | | |
| investments | — | 58,034,614 |
| Proceeds from disposal of financial assets at fair value through other | | |
| comprehensive income and other investments | 35,911,901 | — |
| Disposal of subsidiaries, associates and joint ventures | 94,556 | 1,045,000 |
| Cash used in acquisition of an associate | — | (20,100) |
| Purchases of property and equipment, other intangible assets and other | | |
| non-current assets | (918,349) | (897,902) |
| Purchases of available-for-sale financial assets and other investments | — | (52,704,831) |
| Purchases of financial assets at fair value through other comprehensive | | |
| income and other investments | (62,821,012) | — |
| Cash used in other investing activities | | (30,532) |
| Net cash (used in)/generated from investing activities | (25,226,933) | 6,491,165 |

| | Year ended 3 | December |
|---|------------------------|--------------|
| no | ote 2018 | 2017 |
| Cash flows from financing activities: | | |
| Net proceeds from issuance of H shares | _ | 15,301,493 |
| Proceeds from issuance of convertible bonds | _ | 7,000,000 |
| Proceeds from issuance of short-term debt instruments | 35,731,660 | 61,888,052 |
| Proceeds from issuance of bonds payable | 13,764,118 | 19,900,000 |
| Proceeds from loans and borrowings | 53,210,212 | 72,594,513 |
| Proceeds from issuance of shares upon placement by a subsidiary | 1,629,634 | _ |
| Redemption of other equity investments issued by a subsidiary | (825,893) | _ |
| Repayment of debt securities issued | (80,473,032) | (70,552,464) |
| Repayment of loans and borrowings | (56,060,785) | (72,119,953) |
| Interest paid | (4,227,520) | (4,317,730) |
| Dividends paid | (3,664,956) | (3,407,048) |
| Distribution to other equity instrument holders | (701,514) | (725,146) |
| Cash used in other financing activities | (33,800) | (307,755) |
| Net cash (used in)/generated from financing activities | (41,651,876) | 25,253,962 |
| Net increase/(decrease) in cash and cash equivalents | 10,616,048 | (7,960,649) |
| Cash and cash equivalents at the beginning of the year | 27,057,039 | 35,192,601 |
| Effect of foreign exchange rate changes | 274,164 | (174,913) |
| Cash and cash equivalents at the end of the year 45 | 5(a) 37,947,251 | 27,057,039 |

Notes to the Consolidated Financial Statements

Year ended 31 December 2018 (Amounts expressed in thousands of RMB unless otherwise stated)

1. CORPORATE INFORMATION

On 25 September 1992, with the approval of the People's Bank of China (the"PBOC"), Guotai Securities Co., Ltd. (國泰證券有限公司) was established in Shanghai, the People's Republic of China (the"PRC"). On 12 October 1992, with the approval of the PBOC, Junan Securities Co., Ltd. (君安證券有限責任公司) was established in Shenzhen, the PRC. On 20 May 1999, as approved by the China Securities Regulatory Commission (the"CSRC"), Guotai Securities Co., Ltd. (國泰君 安証券股份有限公司) (the "Company") in Shanghai, the PRC. On 13 August 2001, the Company spun off its non-security business and related assets and liabilities to a newly established company, and continued to use the name of Guotai Junan Securities Co., Ltd. (國泰君安証券股份有限公司).

The Company publicly issued A shares and was listed on the Shanghai Stock Exchange on 26 June 2015, with the stock code 601211. On 11 April 2017, the Company issued H shares which are listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange"), with the stock code 02611.

The registered office of the Company is located at No. 618 Shangcheng Road, China (Shanghai) Pilot Free-Trade Zone, Shanghai, PRC.

The Group is principally engaged in securities brokerage, securities proprietary trading, securities underwriting and sponsorship, securities investment consultation, the financial advisory business relating to securities trading and securities investment, margin financing and securities lending, the agency sale of securities investment funds, the agency sale of financial products, introducing brokerage for futures companies, asset management, commodity futures brokerage, financial futures brokerage, futures investment consulting, equity investment, venture capital, investment management, investment consultation and other business activities approved by the CSRC.

2.1 BASIS OF PREPARATION

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs"), which comprise all standards and interpretations approved by the International Accounting Standards Board ("IASB"). The consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") and the disclosure requirements of the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared under the historical cost convention, except for certain financial instruments that are measured at fair value, as explained in the accounting policies set out below. The consolidated financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

2.1 BASIS OF PREPARATION (continued)

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 December 2018. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognizes (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognizes (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognized in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following new and revised IFRSs for the first time for the current year's financial statements.

| IFRS 9 | Financial Instruments |
|-------------------------------------|---|
| IFRS 15 | Revenue from Contracts with Customers |
| IFRIC Interpretation 22 | Foreign Currency Transactions and Advance Consideration |
| Amendments to IFRS 2 | Classification and Measurement of Share-based |
| | Payment Transactions |
| Amendments to IFRS 4 | Applying IFRS 9 Financial Instruments with IFRS 4 |
| | Insurance Contracts |
| Amendments to IFRS 15 | Clarifications to IFRS 15 Revenue from Contracts with Customers |
| Amendments to IAS 40 | Transfers of Investment Property |
| Annual Improvements 2014-2016 Cycle | Amendments to IFRS 1 and IAS 28 |

Except as described below, the application of the new and revised IFRSs has had no significant impact on the Group's consolidated financial statements.

IFRS 9 Financial Instruments

IFRS 9 *Financial Instruments* replaces IAS 39 *Financial Instruments: Recognition and Measurement* for annual periods beginning on or after 1 January 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement; impairment; and hedge accounting.

The Group has not restated comparative information for financial instruments in the scope of IFRS 9. Therefore, the comparative information is reported under IAS 39 and is not comparable to the information presented as at 31 December 2018 and for the year then ended. Differences arising from the adoption of IFRS 9 have been recognized directly in equity as of 1 January 2018.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

IFRS 9 Financial Instruments (continued)

(1) Classification and measurement

The measurement categories and the carrying amounts of financial instruments under IAS 39 and IFRS 9 as at 1 January 2018 are as follows:

| | IAS 39 | | IFRS 9 | |
|--|--------------------------------|------------|--------------------------------|-------------|
| | Measurement | Carrying | Measurement | Carrying |
| | categories | amount | categories | amount |
| Assets | | | | |
| Available-for-sale financial assets | Financial assets at fair | 39,971,800 | NA | _ |
| | value through other | | | |
| | comprehensive income | | | |
| Debt instruments at fair value through | NA | _ | Financial assets at fair | 20,332,866 |
| other comprehensive income | | | value through other | |
| | | | comprehensive income | |
| Equity instruments at fair value through | NA | _ | Financial assets at fair | 16,976,661 |
| other comprehensive income | | | value through other | |
| | | | comprehensive income | |
| Financial assets held under | Amortized cost | 92,599,199 | Amortized cost | 92,335,513 |
| resale agreements | | | | |
| Financial assets at fair value through | Financial assets at fair value | 98,502,115 | Financial assets at fair value | 101,157,611 |
| profit or loss | through profit or loss | | through profit or loss | |
| Deferred tax assets | NA | 333,909 | NA | 414,070 |
| Accounts receivable | Amortized cost | 4,288,361 | Amortized cost | 4,260,828 |
| Other current assets | Amortized cost | 6,270,510 | Amortized cost | 6,268,422 |
| Margin accounts receivable | Amortized cost | 73,983,947 | Amortized cost | 73,951,989 |
| Cash held on behalf of | Amortized cost | 79,476,131 | Amortized cost | 79,465,321 |
| brokerage customers | | | | |
| Cash and bank balances | Amortized cost | 15,985,949 | Amortized cost | 15,985,941 |
| Liabilities | | | | |
| Other current liabilities | Amortized cost | 8,656,571 | Amortized cost | 8,656,581 |

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

IFRS 9 Financial Instruments (continued)

(1) Classification and measurement (continued)

A reconciliation between the carrying amounts under IAS 39 to the balances reported under IFRS 9 as of 1 January 2018 is as follows:

| | As at 31 December | | | As at 1 January |
|--|----------------------|------------------|---------------|--------------------|
| | | Reclassification | Remeasurement | 2018 |
| A (| | | | |
| Assets: Available-for-sale financial assets | 20.071.000 | (39,971,800) | | |
| To: Debt instruments at fair value | 39,971,800 | (33,371,000) | _ | _ |
| through other comprehensive | | | | |
| income | | (10,085,867) | | |
| To: Equity instruments at fair | | (10,000,001) | | |
| value through other | | | | |
| comprehensive income | | (16,704,731) | | |
| To: Financial assets at fair value | | | | |
| through profit or loss | | (13,181,202) | | |
| Debt instruments at fair value through | | | | |
| other comprehensive income | _ | 20,332,866 | _ | 20,332,866 |
| From: Available-for-sale financial | | | | |
| assets | | 10,085,867 | | |
| From: Financial assets at fair value | | | | |
| through profit or loss | | 10,246,999 | | |
| Equity instruments at fair value | | | | |
| through other comprehensive | | | | |
| income | _ | 16,976,661 | _ | 16,976,661 |
| From: Available-for-sale financial | | | | |
| assets | | 16,704,731 | | |
| From: Financial assets at fair value | | | | |
| through profit or loss | | 271,930 | | |
| Financial assets held under resale | | | | |
| agreements | 92,599,199 | _ | (263,686) | 92,335,513 |
| Financial assets at fair value through | | | | |
| profit or loss | 98,502,115 | 2,662,273 | (6,777) | 101,157,611 |
| To: Debt instruments at fair value | | | | |
| through other comprehensive | | | | |
| income | | (10,246,999) | | |

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

IFRS 9 Financial Instruments (continued)

(1) Classification and measurement (continued)

| | As at 31 December 2017 | Reclassification | Remeasurement | As at 1 January 2018 |
|--|------------------------------|------------------|---------------|----------------------------|
| To: Equity instruments at fair value through other comprehensive | | | | |
| income | | (271,930) |) | |
| From: Available-for-sale financial | | | | |
| assets | | 13,181,202 | | |
| Deferred tax assets | 333,909 | _ | 80,161 | 414,070 |
| Accounts receivable | 4,288,361 | — | (27,533) | 4,260,828 |
| Other current assets | 6,270,510 | — | (2,088) | 6,268,422 |
| Margin accounts receivable | 73,983,947 | — | (31,958) | 73,951,989 |
| Cash held on behalf of | | | | |
| brokerage customers | 79,476,131 | — | (10,810) | 79,465,321 |
| Cash and bank balances | 15,985,949 | — | (8) | 15,985,941 |
| Liabilities | | | | |
| Other current liabilities | 8,656,571 | _ | 10 | 8,656,581 |

(2) Impairment allowance

The following table reconciles the aggregate opening impairment allowances under IAS 39 to the ECL allowances under IFRS 9:

| | As at 31 | | | As at |
|-------------------------------------|----------|------------------|---------------|-----------|
| | December | | | 1 January |
| | 2017 | Reclassification | Remeasurement | 2018 |
| Available-for-sale financial assets | 639,112 | (639,112) | _ | _ |
| Financial assets held under resale | | | | |
| agreements | 701,455 | — | 263,686 | 965,141 |
| Margin accounts receivable | 409,233 | — | 31,958 | 441,191 |
| Other financial assets | 786,020 | _ | 279,060 | 1,065,080 |

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

IFRS 15 Revenue from Contracts with Customers

IFRS 15 establishes a comprehensive framework for determining whether, how much and when revenue is recognized. It introduces a new five-step model to account for revenue arising from contracts with customers. The core principle of IFRS 15 is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

IFRS 15 provides specific guidance on capitalization of contract cost and license arrangement. It also introduces extensive qualitative and quantitative disclosure requirements, including disaggregation of total revenue, information about performance obligations, changes in contract asset and liability account balances between periods and key judgements and estimates. The standard will supersede all current revenue recognition requirements under IFRSs.

The Group has adopted IFRS 15 using the modified retrospective method of adoption. Under this method, the standard can be applied either to all contracts at the date of initial application or only to contracts that are not completed at this date. The Group has elected to apply the standard to contracts that are not completed as at 1 January 2018. The application of IFRS 15 has had no significant impact on the Group's consolidated financial statements other than additional quantitative and qualitative disclosure.

2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE IFRSS

The Group has not applied the following new and revised IFRSs, that have been issued but are not yet effective, in the consolidated financial statements:

| IFRS 16 | Leases ¹ |
|-------------------------------------|--|
| IFRS 17 | Insurance Contracts ³ |
| IFRIC Interpretation 23 | Uncertainty over Income Tax Treatments ¹ |
| Amendments to IFRS 3 | Definition of a Business ² |
| Amendments to IFRS 9 | Prepayment Features with Negative Compensation ¹ |
| Amendments to IFRS 10 and IAS 28 | Sale or Contribution of Assets between an Investor and its Associate |
| | or Joint Venture ⁴ |
| Amendments to IAS 1 and IAS 8 | Definition of Material ² |
| Amendments to IAS 19 | Plan Amendment, Curtailment or Settlement ¹ |
| Amendments to IAS 28 | Long-term Interests in Associates and Joint Ventures ¹ |
| Annual Improvements 2015-2017 Cycle | Amendments to IFRS 3, IFRS 11, IAS 12 and IAS 231 |

1 Effective for annual periods beginning on or after 1 January 2019

2 Effective for annual periods beginning on or after 1 January 2020

3 Effective for annual periods beginning on or after 1 January 2021

4 No mandatory effective date yet determined but available for adoption

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (continued)

Except as described below, the application of the new and revised IFRSs will not have a significant impact on the Group's consolidated financial statements.

IFRS 16 Leases

IFRS 16, issued in January 2016, replaces IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases — Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognize assets and liabilities for most leases. The standard includes two elective recognition exemptions for lessees - leases of low-value assets and short-term leases. At the commencement date of a lease, a lessee will recognise a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). The right-of-use asset is subsequently measured at cost less accumulated depreciation and any impairment losses unless the right-of-use asset meets the definition of investment property in IAS 40, or relates to a class of property, plant and equipment to which the revaluation model is applied. The lease liability is subsequently increased to reflect the interest on the lease liability and reduced for the lease payments. Lessees will be required to separately recognise the interest expense on the lease liability and the depreciation expense on the right-of-use asset. Lessees will also be required to remeasure the lease liability upon the occurrence of certain events, such as change in the lease term and change in future lease payments resulting from a change in an index or rate used to determine those payments. Lessees will generally recognise the amount of the remeasurement of the lease liability as an adjustment to the rightof-use asset. Lessor accounting under IFRS 16 is substantially unchanged from the accounting under IAS 17. Lessors will continue to classify all leases using the same classification principle as in IAS 17 and distinguish between operating leases and finance leases. IFRS 16 requires lessees and lessors to make more extensive disclosures than under IAS 17. Lessees can choose to apply the standard using either a full retrospective or a modified retrospective approach.

The Group will adopt IFRS 16 on 1 January 2019 using the modified retrospective method. The Group plans to adopt the transitional provisions in IFRS 16 to recognise the cumulative effect of initial adoption as an adjustment to the opening balance of retained earnings at 1 January 2019 and will not restate the comparatives.

The Group plans to use the exemptions allowed by the standard on lease contracts whose lease terms end within 12 months as of the date of initial application. As at 31 December 2018, the total operating lease commitments of the Group refer to note 60(2). The Group has performed a detailed assessment, and the directors of the Company do not expect the adoption of IFRS 16 would result in a significant impact on the Group's equity but it is expected that the total assets and total liabilities will increase.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Investments in associates and joint ventures

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group's investments in associates and joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

The Group's share of the post-acquisition results and other comprehensive income of associates and joint ventures is included in the consolidated statement of profit or loss and consolidated other comprehensive income, respectively. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and its associates or joint ventures are eliminated to the extent of the Group's investments in the associates or joint ventures, except where unrealized losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associates or joint ventures is included as part of the Group's investments in associates or joint ventures.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognizes any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with IFRS *5 Non-current Assets Held for Sale and Discontinued Operations*.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognized in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognized at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognized in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognized for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognized in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cashgenerating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognized. An impairment loss recognized for goodwill is not reversed in a subsequent period.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations and goodwill (continued)

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required, the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognized only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognized impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognized impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/ amortization) had no impairment loss been recognized for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Related parties (continued)

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Property and equipment and depreciation

Property and equipment, other than construction in progress ("CIP"), are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalized in the carrying amount of the asset as a replacement. Where significant parts of property and equipment are required to be replaced at intervals, the Group recognizes such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

| Buildings | 2.31%-3.20% |
|-------------------------|---|
| Leasehold improvements | Over the shorter of the lease terms and 20% |
| Machinery | 8.64%-19.20% |
| Electronic equipment | 19.00%-50.00% |
| Communication equipment | 10.55%-32.00% |
| Motor vehicles | 9.50%-32.00% |
| Others | 9.50%-32.00% |

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property and equipment and depreciation (continued)

Where parts of an item of property and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property and equipment including any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognized in the statement of profit or loss in the year the asset is derecognized is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents a building under construction, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction and capitalized borrowing costs on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property and equipment when completed and ready for use.

Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortization period and the amortization method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets with indefinite useful lives are tested for impairment annually either individually or at the cashgenerating unit level, whether there is any indicator of impairment or not. Such intangible assets are not amortized. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

Useful lives of each category of intangible assets are as follows:

| | Useful lives |
|--|--------------|
| Trading seats rights | Indefinite |
| Securities and futures brokerage qualification | Indefinite |
| Software | 5 years |

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Leases

Leases that transfer substantially all the rewards and risks of ownership of assets to the Group, other than legal title, are accounted for as finance leases.

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to the statement of profit or loss on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases net of any incentives received from the lessor are charged to the statement of profit or loss on the straight-line basis over the lease terms.

Prepaid land lease payments under operating leases are initially stated at cost and subsequently recognized on the straight-line basis over the lease terms.

Investments and other financial assets (policies under IFRS 9 applicable from 1 January 2018)

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortized cost, fair value through other comprehensive income, and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under IFRS 15.

In order for a financial asset to be classified and measured at amortized cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("SPPI") on the principal amount outstanding.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

All regular way purchases and sales of financial assets are recognized on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (policies under IFRS 9 applicable from 1 January 2018) *(continued)*

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortized cost (debt instruments)

The Group measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows.
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortized cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

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

The Group measures debt instruments at fair value through other comprehensive income if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling.
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

For debt instruments at fair value through other comprehensive income, interest income, foreign exchange revaluation and impairment losses or reversals are recognized in the statement of profit or loss and computed in the same manner as for financial assets measured at amortized cost. The remaining fair value changes are recognized in other comprehensive income. Upon derecognition, the cumulative fair value change recognized in other comprehensive income is recycled to profit or loss.

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

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at fair value through other comprehensive income when they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the statement of profit or loss. Dividends are recognized as net investment gains in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity instruments designated at fair value through other comprehensive income are not subject to impairment assessment.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (policies under IFRS 9 applicable from 1 January 2018) (continued)

Subsequent measurement (continued)

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at fair value through other comprehensive income, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognized in the statement of profit or loss.

This category includes equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value profit or loss are also recognized as net investment gains in the statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognized in the statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (policies under IAS 39 applicable before 1 January 2018)

Initial recognition and measurement

Financial assets are classified, at initial recognition, as financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial investments, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. When financial assets are recognized initially, they are measured at fair value plus transaction costs that are attributable to the acquisition of the financial assets, except in the case of financial assets recorded at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognized on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments as defined by IAS 39.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value presented as net investment gains or losses in the statement of profit or loss. The net investment gains recognized in profit or loss include any dividend or interest earned on the financial assets.

Financial assets designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in IAS 39 are satisfied.

Derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated as at fair value through profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognized in the statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investments and other financial assets (policies under IAS 39 applicable before 1 January 2018) *(continued)*

Subsequent measurement (continued)

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortized cost using the effective interest rate method less any allowance for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate.

Held-to-maturity investments

Non-derivative financial assets with fixed or determinable payments and fixed maturity are classified as held to maturity when the Group has the positive intention and ability to hold them to maturity. Held-to-maturity investments are subsequently measured at amortized cost using the effective interest rate method less any allowance for impairment. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate.

Available-for-sale financial investments

Equity investments classified as available for sale are those which are neither classified as held for trading nor designated as at fair value through profit or loss. Debt securities in this category are those which are intended to be held for an indefinite period of time and which may be sold in response to needs for liquidity or in response to changes in market conditions.

After initial recognition, available-for-sale financial investments are subsequently measured at fair value, with unrealized gains or losses recognized as other comprehensive income in the investment revaluation reserve until the investment is derecognized, at which time the cumulative gain or loss is recognized in the statement of profit or loss in net investment gains or losses, or until the investment is determined to be impaired, when the cumulative gain or loss is reclassified from the investment revaluation reserve to the statement of profit or loss in provision for impairment losses. Interest and dividends earned whilst holding the available-for-sale financial investments are reported as interest income and dividend income, respectively and are recognized in the statement of profit or loss as net investment gains.

When the fair value of unlisted equity investments cannot be reliably measured because (a) the variability in the range of reasonable fair value estimates is significant for that investment or (b) the probabilities of the various estimates within the range cannot be reasonably assessed and used in estimating fair value, such investments are stated at cost less any impairment losses.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition of financial assets (policies under IFRS 9 applicable from 1 January 2018 and policies under IAS 39 applicable before 1 January 2018)

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets (policies under IFRS 9 applicable from 1 January 2018)

The Group recognizes an allowance for ECLs for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

General approach

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a "12-month ECL"). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a "lifetime ECL").

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (policies under IFRS 9 applicable from 1 January 2018) *(continued)*

General approach (continued)

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information.

For debt investments at fair value through other comprehensive income, the Group applies the low credit risk simplification. At each reporting date, the Group evaluates whether the debt investments are considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group assesses the internal and external credit ratings of the debt investments.

The Group considers a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full after taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Debt investments at fair value through other comprehensive income and financial assets at amortized cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables and contract assets which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

Purchased or originated credit-impaired ("POCI") assets are financial assets that are credit-impaired on initial recognition. POCI assets are recorded at fair value at original recognition and interest income is subsequently recognized based on a credit-adjusted effective interest rate. ECLs are only recognized or released to the extent that there is a subsequent change in the expected credit losses.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (policies under IFRS 9 applicable from 1 January 2018) (continued)

Simplified approach

For trade receivables and contract assets that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies a simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date.

For trade receivables and contract assets that contain a significant financing component, the Group chooses as its accounting policy to adopt the simplified approach in calculating ECLs with policies as described above.

Impairment of financial assets (policies under IAS 39 applicable before 1 January 2018)

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that occurred after the initial recognition of the asset have an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial assets carried at amortized cost

For financial assets carried at amortized cost, the Group first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognized are not included in a collective assessment of impairment.

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition).

The carrying amount of the asset is reduced through the use of an allowance account and the loss is recognized in the statement of profit or loss. Interest income continues to be accrued on the reduced carrying amount using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realized or has been transferred to the Group.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (policies under IAS 39 applicable before 1 January 2018) *(continued)*

Financial assets carried at amortized cost (continued)

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognized, the previously recognized impairment loss is increased or reduced by adjusting the allowance account.

Assets carried at cost

If there is objective evidence that an impairment loss has been incurred on an unquoted equity instrument that is not carried at fair value because its fair value cannot be reliably measured, or on a derivative asset that is linked to and must be settled by delivery of such an unquoted equity instrument, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Impairment losses on these assets are not reversed.

Available-for-sale financial investments

For available-for-sale financial investments, the Group assesses at the end of each reporting period whether there is objective evidence that an investment or a group of investments is impaired.

If an available-for-sale asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortization) and its current fair value, less any impairment loss previously recognized in the statement of profit or loss, is removed from other comprehensive income and recognized in the statement of profit or loss.

In the case of equity investments classified as available for sale, objective evidence would include a significant or prolonged decline in the fair value of an investment below its cost. "Significant" is evaluated against the original cost of the investment and "prolonged" against the period in which the fair value has been below its original cost. Where there is evidence of impairment, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized in the statement of profit or loss – is removed from other comprehensive income and recognized in the statement of profit or loss. Impairment losses on equity instruments classified as available for sale are not reversed through the statement of profit or loss. Increases in their fair value after impairment are recognized directly in other comprehensive income.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (policies under IAS 39 applicable before 1 January 2018) (continued)

Available-for-sale financial investments (continued)

The determination of what is "significant" or "prolonged" requires judgement. The Group considers the extent and duration of the decline in evaluating whether a decline in fair value is significant or prolonged. The Group generally considers a significant decline to be one in which the fair value is below the weighted average cost by more than 30% or a prolonged decline to be one in which fair value is below the weighted average cost for a continuous period of more than twelve months or longer. The Group also takes into consideration of other specific relevant factors when assessing whether there is objective evidence that an investment is impaired or not. Regarding the funds contributed by the Group to the designated accounts managed by China Securities Finance Corporation Limited, owing to the unique characteristics of this investment, that is, the Group cannot control the way in which China Securities Finance Corporation Limited uses the Group's fund contributions and when the contributions are redeemed, after further considering other relevant factors such as industry practice, etc., the Group considers the threshold for the determination of impairment for this investment to be the fair value below the cost by more than 50% or for a continuous period of more than thirty-six months.

In the case of debt instruments classified as available for sale, impairment is assessed based on the same criteria as financial assets carried at amortized cost. However, the amount recorded for impairment is the cumulative loss measured as the difference between the amortized cost and the current fair value, less any impairment loss on that investment previously recognized in the statement of profit or loss. Future interest income continues to be accrued based on the reduced carrying amount of the asset using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Impairment losses on debt instruments are reversed through the statement of profit or loss if the subsequent increase in fair value of the instruments can be objectively related to an event occurring after the impairment loss was recognized in the statement of profit or loss.

Financial liabilities

Initial recognition and measurement (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, other financial liabilities.

All financial liabilities are recognized initially at fair value and, in the case of other financial liabilities, net of directly attributable transaction costs.

The Group's financial liabilities include loans and borrowings, short-term debt instruments, placements from other financial institutions, accounts payable to brokerage customers, financial liabilities at fair value through profit or loss, financial assets sold under repurchase agreements, derivative financial liabilities, bonds payable, other current liabilities and other non-current liabilities.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities (continued)

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at fair value through profit or loss (policies under IFRS 9 applicable from 1 January 2018)

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by IFRS 9. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognized in the statement of profit or loss. The net fair value gain or loss recognized in the statement of profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in IFRS 9 are satisfied. Gains or losses on liabilities designated at fair value through profit or loss are recognized in the statement of profit or loss, except for the gains or losses arising from the Group's own credit risk which are presented in other comprehensive income with no subsequent reclassification to the statement of profit or loss. The net fair value gain or loss recognized in the statement of profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities at fair value through profit or loss (policies under IAS 39 applicable before 1 January 2018)

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are acquired for the purpose of repurchasing in the near term. This category includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by IAS 39. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognized in the statement of profit or loss. The net fair value gain or loss recognized in the statement of profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in IAS 39 are satisfied.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities (continued)

Subsequent measurement (continued)

Other financial liabilities (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

After initial recognition, interest-bearing other financial liabilities are subsequently measured at amortized cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognized in the statement of profit or loss when the liabilities are derecognized as well as through the effective interest rate amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate.

Convertible bonds (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

The component of convertible bonds that exhibits characteristics of a liability is recognized as a liability in the statement of financial position, net of transaction costs. On issuance of convertible bonds, the fair value of the liability component is determined using a market rate for an equivalent non-convertible bond; and this amount is carried as a long term liability on the amortized cost basis until extinguished on conversion or redemption. The remainder of the proceeds is allocated to the conversion option that is recognized and included in shareholders' equity, net of transaction costs. The carrying amount of the conversion option is not remeasured in subsequent years. Transaction costs are apportioned between the liability and equity components of the convertible bonds based on the allocation of proceeds to the liability and equity components when the instruments are first recognized.

Derecognition of financial liabilities (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

A financial liability is derecognized when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognized in the statement of profit or loss.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Offsetting of financial instruments (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, or to realize the assets and settle the liabilities simultaneously.

Derivative financial instruments (policies under IFRS 9 applicable from 1 January 2018 and IAS 39 applicable before 1 January 2018)

Initial recognition and subsequent measurement

Derivative financial instruments are initially recognized at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value of derivatives are taken directly to the statement of profit or loss, except for the effective portion of cash flow hedges, which is recognized in other comprehensive income and later reclassified to profit or loss when the hedged item affects profit or loss.

Financial assets held under resale agreements and financial assets sold under repurchase agreements

Financial assets held under resale agreements and financial assets sold under repurchase agreements are recorded at the amount actually paid or received when the transactions occur, and are recognized in the statement of financial position. The assets held under the agreements to resell are registered as off-balance-sheet items, while the assets sold under the agreements to repurchase are recorded in the statement of financial position.

The bid-ask spread of the financial assets under agreements to resell and financial assets sold under agreements to repurchase are recognized as interest income or interest expense using the effective interest rate method in the reselling or repurchasing period.

Accounts payable to brokerage customers

Accounts payable to brokerage customers are all deposited in the bank accounts designated by the Group. The Group recognizes the funds as liabilities for settlement to the customers.

The Group executes trade orders through stock exchanges on behalf of the customers. If the total amount of purchased securities exceeds that of sold securities, accounts payable to brokerage customers decrease by the difference in addition to the withholding stamp duty and commission. If the total amount of sold securities exceeds that of purchased securities, accounts payable to brokerage customers increase by the difference after deducting the withholding stamp duty and commission.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Margin financing and securities lending services

Margin financing and securities lending services refer to the lending of funds by the Group to customers for purchase of securities, or lending of securities by the Group to customers for short-selling of securities, for which the customers provide the Group with collateral.

Margin financing services

The Group recognizes margin financing services to customers as margin accounts receivable, and recognizes the commission as interest income accordingly.

The policy of provision for impairment of margin accounts receivables is determined with reference to the policy of provision for impairment of financial assets measured at amortized cost.

Securities lending services

The Group lends securities to their customers with agreed expiry dates and interest rates, and the same amount of similar securities received on the expiry date. Commission is recognized as interest income according to the margin financing agreement. The securities lending services are not derecognized. The financial assets are recognized as securities lending services in available-for-sale investments, and are subsequently measured according to available-for-sale investments.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Provisions

A provision is recognized when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognized for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in interest expense in the statement of profit or loss.

A contingent liability recognized in a business combination is initially measured at its fair value. Subsequently, it is measured at the higher of (i) the amount that would be recognized in accordance with the general guidance for provisions above; and (ii) the amount initially recognized less, when appropriate, cumulative amortization recognized in accordance with the guidance for revenue recognition.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognized outside profit or loss is recognized outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and joint ventures, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

Deferred tax assets are recognized for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilized, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred tax assets are only recognized to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at the end of each reporting period and are recognized to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred of the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred taxes assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Government grants

Government grants are recognized at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognized as income on a systematic basis over the periods that the costs, which it is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to the statement of profit or loss over the expected useful life of the relevant asset by equal annual instalments or deducted from the carrying amount of the asset and released to the statement of profit or loss by way of a reduced depreciation charge.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (applicable from 1 January 2018)

Revenue from contracts with customers

Revenue from contracts with customers is recognized when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognized will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group a significant financial benefit for more than one year, revenue recognized under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in IFRS 15.

(a) Securities brokerage and investment consulting business

Income from the securities brokerage is recognized on a trade date basis when the relevant transactions are executed. Handling and settlement fee income arising from the brokerage business is recognized when the related services are rendered.

Income from the investment consulting business is recognized when the relevant transactions have been arranged or the relevant services have been rendered.

(b) Underwriting and sponsorship business

Income from the underwriting and sponsorship business is recognized when the obligation of underwriting or sponsoring is completed.

(c) Asset management business

Income from regular management fees is recognized periodically based on a predetermined fixed percentage of the asset value under the asset management agreement. Income from performance fees is recognized when the performance fee is determinable based on actual performance measurement, as and when contingent criteria associated are met.

(d) Other business

Income from other business is recognized when control of goods or services is transferred to the customers.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition (applicable before 1 January 2018)

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for services provided in the normal course of business. Revenue is recognized when it is probable that the economic benefits will flow to the Group and when revenue can be measured reliably, on the following basis:

Securities brokerage and investment consulting business

Income from the securities brokerage is recognized on a trade date basis when the relevant transactions are executed. Handling and settlement fee income arising from the brokerage business is recognized when the related services are rendered.

Income from the investment consulting business is recognized when the relevant transactions have been arranged or the relevant services have been rendered.

Underwriting and sponsorship business

Income from the underwriting and sponsorship business is recognized when the obligation of underwriting or sponsoring is completed, that is, the economic interests may flow into the Group and the relevant revenue and costs may be measured reliably.

Asset management business

Income from the asset management business is recognized when the Group is entitled to receive the income under the asset management agreement.

Interest income

Interest income is recognized in profit or loss using the effective interest method. The effective interest rate is the rate that exactly discounts the estimated future cash receipts and payments through the expected life of the financial asset. The effective interest rate is established on initial recognition of the financial asset and is not revised subsequently.

The calculation of the effective interest rate includes all fees paid or received, transaction costs, and discounts or premiums that are an integral part of the effective interest rate. Transaction costs are incremental costs that are directly attributable to the acquisition, issue or disposal of a financial asset.

Other income

Other income is recognized on an accrual basis.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Contract assets (applicable from 1 January 2018)

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognized for the earned consideration that is conditional.

Contract liabilities (applicable from 1 January 2018)

A contract liability is the obligation to transfer goods or services to a customer for which the Group has received a consideration (or an amount of consideration that is due) from the customer. If a customer pays the consideration before the Group transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract.

Contract costs (applicable from 1 January 2018)

Other than the costs which are capitalized as property and equipment and intangible assets, costs incurred to fulfil a contract with a customer are capitalized as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalized contract costs are amortized and charged to the statement of profit or loss on a systematic basis that is consistent with the pattern of the revenue to which the asset related is recognized. Other contract costs are expensed as incurred.

Expenses recognition

Commission expenses

Commission expenses relate mainly to transactions, which are recognized as expenses when the services are received.

Interest expenses

Interest expenses are recognized based on the principal outstanding and at the effective interest rate applicable.

Other expenses

Other expenses are recognized on an accrual basis.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Share-based payments

Share-based payments consist of equity-settled share-based payments and cash-settled share-based payments. The term "equity-settled share-based payments" refers to a transaction in which the Group grants shares or other equity instruments as a consideration in return for services rendered.

The equity-settled share-based payment in return for employee services is measured at the fair value of the equity instruments granted to the employees. If the right of an equity-settled share-based payment may be exercised immediately after the grant date, the fair value of the equity instruments on the grant date is recognized in profit or loss, with a corresponding increase in capital reserve. When the grant of equity instruments is conditional upon the achievement of a performance or service condition, an amount for the services received during the vesting period is recognized based on the best available estimate of the number of equity instruments expected to vest which will be revised, if subsequent information (such as the change on the number of equity instruments expected to vest which will conditions, achievement of performance and so on) indicates that the number of equity instruments expected to vest differs from previous estimates. The fair value of equity instruments is calculated based on the binomial model.

The cost of equity-settled transactions is recognized, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognized for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss for a period represents the movement in the cumulative expense recognized as at the beginning and end of that period.

No expense is recognized for awards that do not ultimately vest, except for equity-settled transactions where vesting is conditional upon a market or non-vesting condition, which are treated as vested irrespective of whether or not the market condition or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognized as if the terms had not been modified, if the original terms of the award are met. In additional, an expense is recognized for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognized for the award is recognized immediately. This includes any award where non-vesting conditions within the control of either the entity or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as the dilutive effect of a subsidiary's potential ordinary shares in the computation of earnings per share.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Share-based payments (continued)

A cash-settled share-based payment rendered by the Group shall be measured in accordance with the fair value of a liability based on the shares or other equity instruments undertaken by the Group. It shall be initially measured at fair value on the grant date using the binominal model, taking into account the clauses and conditions of the equity instruments granted. If the right may be exercised immediately after the grant, the fair value of the liability shall, on the date of the grant, be included in the relevant costs or expenses, with a corresponding increase in the liability. If the right may not be exercised until the vesting period comes to an end or until the specified performance conditions are met, at the end of each reporting period within the vesting period, the services obtained in the relevant costs or expenses with a corresponding increase or the information about the exercisable right, be included in the relevant costs or expenses with a corresponding increase or the information about the exercisable right, be included in the relevant costs or expenses with a corresponding increase in the liability. The Group shall, at the end of each reporting period and settlement date prior to the settlement of the liability, re-assess the fair values of the liability with changes in fair value recognized in the statement of profit or loss.

Fiduciary wealth management

The Group's fiduciary wealth management business includes targeted asset management, collective asset management and specified asset management. The Group keeps separate accounting records for each of these investment schemes, and periodically reconciles the accounting and valuation results of each scheme with the custodians.

Employee benefits

Employee benefits refer to all forms of consideration and other related expenses except share-based payments given by the Group in exchange for services rendered by employees. The employee benefits include short-term employee benefits, post-employment benefits, termination benefits and other long-term employee benefits. Benefits provided to an employee's spouse, children, dependents, family members of deceased employees, or other beneficiaries are also employee benefits.

Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

Post-employment benefits (Defined contribution plan)

The Group participates in a defined contribution plan in which the employees benefit from pensions and unemployment insurance managed by the government, and annuity plans managed by the Group. Such expenditure is charged to the statement of profit or loss in the period when it is incurred.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Employee benefits (continued)

Termination benefits

Termination benefits are recognized at the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognizes restructuring costs involving the payment of termination benefits.

Other long-term employee benefits

Other long-term employee benefits are applicable to the rules on post-employment benefits, to recognize their net liabilities or net assets, while the changes are recorded in current profit or loss or related asset cost.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalized as part of the cost of those assets. The capitalization of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Dividends

Final dividends are recognized as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the financial statements.

Foreign currencies

The consolidated financial statements are presented in RMB, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognized in the statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies (continued)

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

The functional currencies of certain overseas subsidiaries, joint ventures and associates are currencies other than RMB. As at the end of the reporting period, the assets and liabilities of these entities are translated into RMB at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into RMB at the weighted average exchange rates for the year.

The resulting exchange differences are recognized in other comprehensive income and accumulated in the translation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is transferred to the statement of profit or loss.

Cash flows denominated in foreign currencies and cash flows of overseas subsidiaries are translated using the average exchange rates for the year. The impact on cash caused by the fluctuation of exchange rates is presented as a separate line item in the statement of cash flows.

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the consolidated financial statements requires management to make judgements and estimates that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets and liabilities affected in the future.

Judgement

In the process of applying the Group's accounting policies, apart from those assumptions involving estimations, management has made the following judgements including the classification of financial assets, the transfer of financial assets and consolidation of structured entities, which have significant effects on the amounts recognized in the financial statements.

Business Model

The classification of financial assets at initial recognition depends on the Group's business model for managing the financial assets. Management needs to make significant judgement when assessing its business model, including but is not limited to (a)how the performance of the business model and the financial assets held within that business model are evaluated and reported to the entity's key management personnel; (b)the risks that affect the performance of the business model and, in particular, the way in which those risks are managed; and (c) how managers of the business are compensated. In determining whether cash flows are going to be realized by collecting the financial assets' contractual cash flows, management needs to consider the reasons for the sales, timing of sales, frequency and value in prior periods.

Contractual cash flows characteristics

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics. Management needs to make significant judgement on whether the contractual cash flows are solely payments of principal and interest on the principal amount outstanding. Such as whether contractual cash flows could be significantly different from the benchmark cash flows involves judgement when assessing a modified time value of money element, whether the fair value of prepayment features is insignificant also need judgement when assessing the financial assets with prepayment features.

Transfer of financial assets

Management needs to make significant judgement on the transfer of financial assets. Whether financial assets being transferred or not may affect accounting methods as well as the financial position and operating results of the Group.

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Judgement (continued)

Consolidation of structured entities

Management needs to make significant judgement on whether a structured entity is under control and shall be combined. Such judgement may affect accounting methods as well as the financial position and operating results of the Group.

When assessing control, the Group considers: (a) power over the investee, (b) exposure, or rights, to variable returns from involvement with the investee; and (c) the ability to use power over the investee to affect the amount of the investor's returns.

When judging the level of the control over the structured entities, the Group considers the following four elements:

- (a) The decisions the Group applied when setting up the structured entities and the involvement in those entities;
- (b) The related agreement arrangements;
- (c) The Group will only take specific actions under certain conditions or incidents; and
- (d) The commitments made by the Group to the structured entities.

When assessing whether there is control over the structured entities, the Group also considers whether the decisions it makes are as a principal or as an agent. Aspects of considerations normally include the decision making scope over the structured entities, substantive rights of third parties, reward of the Group, and the risk of undertaking variable returns from owning other benefits of the structured entities.

Estimation uncertainty

The following are key assumptions concerning the future and other key sources of estimation uncertainty at the end of each reporting period, which may result in a significant adjustment to the carrying amounts of assets and liabilities in the next accounting period.

Fair values of financial assets and derivative financial instruments determined using valuation techniques

If the market for a financial instrument is not active, the Group estimates fair value by using valuation techniques, such as the discounted cash flow analysis model, etc. In practice, the discounted cash flow analysis model makes the maximum use of observable inputs, but the management still needs to make estimations on counterparty credit risk, the volatility of the market interest rate and correlation factors and etc. If there is a change in any assumption of the above factors, the assessment of the fair value of financial instruments will be affected.

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty (continued)

Deferred income tax assets and liabilities

According to the provisions of the tax law, deferred income tax assets and liabilities are measured at the applicable tax rates that are expected to apply to the period when the assets are realized or when the liabilities are settled. Deferred income tax assets are recognized for all unused tax losses, to the extent that it is likely that taxable profit will be available to offset these unused tax losses. Many judgements are needed from management to estimate the amount, timing and applicable tax rate of future taxable profit, together with the tax planning strategies, to determine the amount of deferred income tax assets and liabilities to be recognized.

Impairment of financial instruments

The Group assesses the impairment of financial instruments using the ECL model. The application of the ECL model requires significant judgment and estimation, and consideration of all reasonable and relevant information including forward looking information. When making such judgment and estimation, the Group estimates the expected changes of the debtor's credit risk based on historical repayment data along with economic policies, macro-economy indicators, and industrial risk.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to estimate the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows.

Impairment of margin accounts receivable and financial assets held under resale agreements

Before 1 January 2018, the Group reviewed its margin accounts receivable and financial assets held under resale agreements to assess impairment on a periodic basis. In determining whether an impairment loss should be recognized in profit or loss, the Group assesses the recoverable amounts firstly on an individual basis principally by reviewing the collateral received and the creditworthiness of the customers. If the Group determines that no objective evidence of impairment exists for an individually assessed credit asset, then on a collective basis in determining the impairment. The policy for collective impairment allowances for margin accounts receivable and financial assets held under resale agreements of the Group is based on the collateral securities, collateral ratio, volatilities, concentration, etc. The methodology and assumptions used for estimating the impairment of margin accounts receivable and financial assets held under resale agreements are reviewed regularly to reduce any differences between loss estimates and actual loss experience.

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty (continued)

Impairment of available-for-sale investments

Before 1 January 2018, if there had been a significant or prolonged (after considering all related factors) decline in the fair value of available-for-sale investments, the impairment losses would be provided by reclassification the cumulative unrealized loss arising from the decline in fair value and previously recorded in other comprehensive loss to profit or loss. The Group considers the extent and duration of the decline in evaluating whether a decline in fair value is significant or prolonged. The Group generally considers a significant decline to be one in which the fair value is below the weighted average cost by more than 30% or a prolonged decline to be one in which fair value is below the weighted average cost for a continuous period of twelve months or longer. The Group also takes into consideration of other specific relevant factors when assessing whether there is objective evidence that an investment is impaired or not. Regarding the funds contributed by the Group to the designated accounts managed by China Securities Finance Corporation Limited, owing to the unique characteristics of this investment, that is, the Group cannot control the way in which China Securities Finance Corporation Limited uses the Group's fund contributions and when the contributions are redeemed, after further considering other relevant factors such as industry practice, etc., the Group considers the threshold for the determination of impairment for this investment to be the fair value below the cost by more than 50% or for a continuous period of more than thirty-six months.

Impairment losses on debt instruments are reversed through the statement of profit or loss if the increase in the fair value of the instruments can be objectively related to an event occurring after the impairment losses were recognized in the statement of profit or loss. Impairment losses on equity instruments classified as available for sale are not reversed through the statement of profit or loss. Increases in their fair value after impairment are recognized directly in other comprehensive income.

5. TAXATION

The Group's main applicable taxes and tax rates are as follows:

| Tax type | Tax basis | Tax rate |
|---------------------------------------|----------------------|-----------|
| Corporate income tax | Taxable profits | 16.5%-25% |
| Value added tax ("VAT") | Taxable revenue | 3%-17% |
| City maintenance and construction tax | Value added tax paid | 1%-7% |
| Education surcharge | Value added tax paid | 3% |

Corporate Income tax

The income tax rate applicable to the Company and its subsidiaries in Mainland China is 25%. The income tax rate applicable to subsidiaries in Hong Kong is 16.5%.

5. TAXATION (continued)

Value added tax

According to the Circular on the Relevant Issues concerning Value-added Tax Levied on Asset Management Products (《關於資管產品增值税有關問題的通知》) promulgated by the Ministry of Finance (the "MOF") and the State Administration of Taxation (the "SAT") of the PRC on 30 June 2017, starting from 1 January 2018, with respect to any VAT-able activities in the course of managing asset management products, managers of the asset management products could be temporarily subject to the simplified VAT calculation method and thus liable to VAT at 3%. With respect to VAT-able income arising from asset management products prior to 1 January 2018, if no VAT has been paid previously, no VAT will be payable; if VAT has been paid previously, the previously paid VAT can be used to offset against the VAT payable of the managers.

6. FEE AND COMMISSION INCOME

| | Year ended 31 December | |
|---|------------------------|------------|
| | 2018 | 2017 |
| Securities brokerage and investment consulting business | 5,255,326 | 6,814,977 |
| Underwriting and sponsorship business | 1,831,387 | 2,707,298 |
| Asset management business | 1,500,588 | 1,785,966 |
| Futures brokerage business | 492,251 | 531,251 |
| Financial advisory business | 359,083 | 387,241 |
| Custodian fee | 339,122 | 334,538 |
| Others | 16,429 | 23,132 |
| Total | 9,794,186 | 12,584,403 |

Fee and commission income represented the Group's revenue from contracts with customers.

The Group's geographical markets mainly include Mainland China and Hong Kong. The Group's fee and commission income in Hong Kong is mainly represented as International business. Refer to note 64 SEGMENT REPORTING for detailed information about geographical markets.

7. INTEREST INCOME

| | Year ended 31 December | |
|---|------------------------|------------|
| | 2018 | 2017 |
| Margin financing and securities lending | 4,909,723 | 5,218,709 |
| Stock-pledged financing and securities repurchase | 3,334,002 | 3,592,342 |
| Deposits in financial institutions | 2,847,417 | 3,019,777 |
| Debt instruments at fair value through other comprehensive income | 1,086,813 | — |
| Other financial assets held under resale agreements | 466,796 | 478,015 |
| Term loan | 120,868 | 92,829 |
| Others | 76,370 | 11,280 |
| Total | 12,841,989 | 12,412,952 |

8. NET INVESTMENT GAINS

| | Year ended 31 December | |
|---|------------------------|-----------|
| | 2018 | 2017 |
| Dividend and other income | | |
| Financial instruments at fair value through profit or loss | 3,164,249 | 2,430,691 |
| Equity instruments at fair value through other comprehensive income | 1,379,546 | _ |
| Available-for-sale financial assets | _ | 608,106 |
| Net realized gains/(losses) | | |
| Financial instruments at fair value through profit or loss | 847,154 | 1,073,478 |
| Debt instruments at fair value through other comprehensive income | 74,584 | _ |
| Derivative financial instruments | 811,275 | (150,123) |
| Available-for-sale financial assets | _ | 2,433,871 |
| Unrealized gains/(losses) | | |
| Derivative financial instruments | 12,874 | 152,927 |
| Financial liabilities at fair value through profit or loss | 2,602,075 | 98,308 |
| Financial assets at fair value through profit or loss | (3,817,770) | (258,431) |
| Others (i) | (903) | 45,794 |
| Total | 5,073,084 | 6,434,621 |

(i) Third-party interests in consolidated structured entities

9. GAIN ON DISPOSAL OF A SUBSIDIARY

In April 2017, the Company agreed to transfer its 51% stake in GTJA Allianz Funds Co., Ltd. ("GTJA Allianz") to Pacific Asset Management Co., Ltd. ("Pacific AMC") at a consideration of RMB1,045 million. The transaction was approved by the CSRC in March 2018. After the completion of the share transfer, the Company no longer holds any interests in GTJA Allianz.

| | Carrying |
|---|-----------------|
| | amount as at |
| | the date of |
| | equity transfer |
| Financial assets at fair value through profit or loss | 379,649 |
| Cash and bank balances | 286,323 |
| Other current/non-current assets | 126,909 |
| Employee benefits payable | (99,639) |
| Other current/non-current liabilities | (160,374) |
| Net assets | 532,868 |
| Less: Non-controlling interest | (261,105) |
| Interests in net assets | 271,763 |
| Proceeds from disposal of GTJA Allianz | 1,045,000 |
| Less: Dividends receivable transferred to Pacific AMC | (124,950) |
| Interest in net assets | (271,763) |
| Gain on disposal of a subsidiary | 648,287 |
| Satisfied by: | |
| Cash received in year 2017 | 1,045,000 |
| | |

An analysis of the net outflow of cash and cash equivalents in respect of the disposal of a subsidiary is as follows:

| | Year ended |
|---|-------------|
| | 31 December |
| | 2018 |
| Net outflow of cash and cash equivalents in respect of the disposal of a subsidiary | (66,740) |

10. OTHER INCOME AND GAINS

| | Year ended 31 December | |
|---|------------------------|-----------|
| | 2018 | 2017 |
| Income from bulk commodity trading | 2,056,929 | 182,097 |
| Government grants ⁽¹⁾ | 682,710 | 727,649 |
| Gain on disposal of structured entities | 27,223 | 450,091 |
| Commission from tax withholding and remitting | 15,553 | 36,349 |
| Foreign exchange gains or losses | 5,613 | (193,190) |
| Gains on disposal of property and equipment | 766 | 505 |
| Gain from the acquisition of an associate | — | 238,196 |
| Others | 83,045 | 79,679 |
| Total | 2,871,839 | 1,521,376 |

(1) The government grants were received unconditionally by the Company and its subsidiaries from the local government where they reside.

11. FEE AND COMMISSION EXPENSES

| | Year ended 31 December | |
|---|------------------------|-----------|
| | 2018 | 2017 |
| Securities brokerage and investment consulting business | 1,242,882 | 1,616,584 |
| Underwriting and sponsorship business | 181,521 | 379,458 |
| Futures brokerage business | 96,858 | 84,022 |
| Others | 53,452 | 53,999 |
| Total | 1,574,713 | 2,134,063 |

12. INTEREST EXPENSES

| | Year ended 31 December | |
|---|------------------------|-----------|
| | 2018 | 2017 |
| Bonds | 3,183,876 | 2,938,240 |
| Financial assets sold under repurchase agreements | 1,593,732 | 1,601,008 |
| Short-term debt instruments | 1,031,156 | 785,139 |
| Accounts payable to brokerage customers | 391,501 | 424,468 |
| Placements from other financial institutions | 323,925 | 348,819 |
| Loans and borrowings | 255,178 | 274,985 |
| Securities lending | 78,331 | 105,360 |
| Priority tranche holders of structured entities | 60,284 | 141,429 |
| Gold borrowing | 47,158 | 53,726 |
| Derivative financial instruments | 38,709 | 31,179 |
| Others | 6,035 | 1,757 |
| Total | 7,009,885 | 6,706,110 |

13. STAFF COSTS

| | Year ended 31 December | |
|---|------------------------|-----------|
| | 2018 | 2017 |
| Salaries, bonuses and allowances | 5,705,261 | 4,947,692 |
| Contributions to defined contribution schemes | 567,141 | 658,247 |
| Other social welfare | 487,173 | 417,982 |
| Total | 6,759,575 | 6,023,921 |

The employees of the Group in Mainland China participate in state-managed retirement benefit schemes operated by the respective local governments in Mainland China.

The Group also operates a defined contribution Mandatory Provident Fund retirement benefit scheme under the Mandatory Provident Fund Schemes Ordinance for all of its qualified employees in Hong Kong.

Apart from participating in various defined contribution retirement benefit schemes organized by municipal and provincial governments in Mainland China, the Group is also required to make monthly contributions to annuity plans for the period.

The Group currently has no additional significant cost for the payment of retirement and other post-retirement benefits of employees other than the monthly contributions described above. The Group's contributions to these pension plans are charged to profit or loss in the period to which they relate.

14. DEPRECIATION AND AMORTIZATION EXPENSES

| | Year ended 31 December | |
|---|------------------------|---------|
| | 2018 | 2017 |
| Depreciation of property and equipment | 438,117 | 353,726 |
| Amortization of other intangible assets | 102,966 | 88,538 |
| Amortization of long-term deferred expenses | 25,247 | 21,180 |
| Amortization of prepaid land lease payments | 7,949 | 30 |
| Total | 574,279 | 463,474 |

15. OTHER OPERATING EXPENSES AND COSTS

| | Year ended 31 December | |
|--|------------------------|-----------|
| | 2018 | 2017 |
| Cost of bulk commodity trading | 2,058,302 | 185,045 |
| Rental expenses | 834,386 | 699,468 |
| Promotion and business development expenses | 286,132 | 294,213 |
| Information Technology expenses | 269,516 | 229,677 |
| Business travel expenses | 247,437 | 237,463 |
| Administrative and office operating expenses | 218,447 | 290,589 |
| Postal and communication expenses | 192,070 | 203,505 |
| Marketing and advertising expenses | 155,145 | 182,689 |
| Consulting fees | 148,384 | 142,523 |
| Stock exchange management fees | 94,393 | 96,887 |
| Securities investor protection funds | 93,109 | 92,875 |
| Utilities | 48,133 | 49,446 |
| Fund and asset management scheme distribution expenses | 45,114 | 71,263 |
| Donation | 29,653 | 28,473 |
| Auditors' remuneration | 13,788 | 10,972 |
| Others | 306,623 | 272,843 |
| Total | 5,040,632 | 3,087,931 |

16. PROVISION FOR IMPAIRMENT LOSSES

| | Year ended 31 December | |
|---|------------------------|---------|
| | 2018 | 2017 |
| Other current assets | 1,150 | _ |
| Available-for-sale financial assets | — | 324,538 |
| Financial assets held under resale agreements | — | 155,572 |
| Margin accounts receivable | _ | 116,832 |
| Other receivables and prepayments | _ | 65,605 |
| Other non-current assets | _ | 63,491 |
| Other intangible assets | _ | 10,000 |
| Accounts receivable | _ | 1,911 |
| Total | 1,150 | 737,949 |

17. CREDIT LOSS EXPENSE

| | Year ended 31 December | | |
|---|------------------------|------|--|
| | 2018 | 2017 | |
| Financial assets held under resale agreements | 669,420 | _ | |
| Margin accounts receivable | 234,613 | — | |
| Others | 72,460 | | |
| Total | 976,493 | | |

18. INCOME TAX EXPENSE

| | Year ended 31 December | | |
|--------------------------------------|------------------------|-----------|--|
| | 2018 | 2017 | |
| Current tax | | | |
| Mainland China income tax | 2,317,392 | 2,783,584 | |
| Hong Kong profits tax | 187,644 | 194,116 | |
| Adjustment in respect of prior years | | | |
| Mainland China income tax | 25,655 | (66,106) | |
| Hong Kong profits tax | 1,848 | (2,066) | |
| Deferred tax | (334,235) | 268,871 | |
| Total tax charges for the year | 2,198,304 | 3,178,399 | |

According to the PRC Corporate Income Tax ("CIT") Law that took effect on 1 January 2008, the Company and the Company's subsidiaries in Mainland China are subject to CIT at the statutory tax rate of 25%.

For the Company's subsidiaries in Hong Kong, Hong Kong profits tax has been provided at the rate of 16.5% on the estimated assessable profits for the year.

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the jurisdiction in which the Company and the majority of its subsidiaries is domiciled to the tax expense at the effective tax rate is as follows:

| | Year ended 31 December | |
|---|------------------------|------------|
| | 2018 | 2017 |
| Profit before income tax | 9,268,342 | 13,661,308 |
| Tax at the PRC statutory tax rate of 25% | 2,317,086 | 3,415,327 |
| Effect of different tax rates of subsidiaries | (53,473) | (98,678) |
| Adjustments in respect of current tax and deferred tax of prior years | 27,503 | (68,172) |
| Non-taxable income | (252,883) | (281,023) |
| Profits and losses attributable to joint ventures and associates | (3,472) | (9,190) |
| Non-deductible expenses | 168,189 | 265,309 |
| Utilization of tax losses and deductible temporary differences | | |
| previously not recognized | (45,254) | (60,003) |
| Tax losses and deductible temporary differences not recognized | 40,608 | 14,829 |
| Total tax charges for the year | 2,198,304 | 3,178,399 |

19. DIRECTORS' AND SUPERVISORS' REMUNERATION

The remuneration of directors and supervisors paid by the Group who held office for the years ended 31 December 2018 and 2017 is as follows:

| | Year ended 31 December 2018 | | | | |
|------------------------------|-----------------------------|--------------|------------------|---------------|--------------|
| | Pension scheme | | | | |
| | | Salaries, | contributions | | |
| | | allowances | and other social | Discretionary | Total |
| Name | Fees | and benefits | welfare | bonuses | remuneration |
| Executive Directors | | | | | |
| Yang Dehong | — | 799 | — | 376 | 1,175 |
| Wang Song | — | 920 | - | 716 | 1,636 |
| Yu Jian | _ | 1,614 | _ | 4,258 | 5,872 |
| Non-Executive Directors | | | | | |
| Fu Fan ⁽¹⁾ | _ | _ | _ | _ | _ |
| Zhong Maojun ⁽¹⁾ | _ | _ | _ | _ | _ |
| Zhou Lei ⁽¹⁾ | — | - | — | — | — |
| Wang Yongjian | 150 | - | - | — | 150 |
| Xiang Dong ⁽⁴⁾ | 38 | - | _ | - | 38 |
| Liu Qiang ^{(1) (4)} | _ | - | _ | — | _ |
| Liu Ying ⁽¹⁾ | — | - | — | — | — |
| Lin Facheng ⁽²⁾ | 88 | - | — | — | 88 |
| Zhou Hao ⁽¹⁾⁽³⁾ | _ | _ | _ | _ | _ |
| Independent Non-executive | | | | | |
| Directors | | | | | |
| Xia Dawei | 250 | _ | _ | — | 250 |
| Shi Derong ⁽¹⁾ | — | - | _ | — | — |
| Chen Guogang | 250 | - | _ | — | 250 |
| Ling Tao | 250 | - | _ | - | 250 |
| Jin Qingjun | 250 | - | _ | - | 250 |
| LEE Conway Kong Wai | 250 | - | - | - | 250 |

19. DIRECTORS' AND SUPERVISORS' REMUNERATION (continued)

| | Year ended 31 December 2018 | | | | | | |
|------------------------------|-----------------------------|--------------|------------------|---------------|--------------|--|--|
| | Pension scheme | | | | | | |
| | | Salaries, | contributions | | | | |
| | | allowances | and other social | Discretionary | Total | | |
| Name | Fees | and benefits | welfare | bonuses | remuneration | | |
| Supervisors | | | | | | | |
| Shang Hongbo | — | _ | — | — | — | | |
| Zhu Ning | _ | 719 | _ | 363 | 1,082 | | |
| Teng Tieqi ⁽⁴⁾ | 38 | _ | _ | _ | 38 | | |
| Shao Chong | 150 | _ | _ | _ | 150 | | |
| Zuo Zhipeng | 150 | _ | _ | _ | 150 | | |
| Feng Xiaodong ⁽²⁾ | 88 | _ | _ | _ | 88 | | |
| Wang Weijie | _ | 1,132 | _ | 2,860 | 3,992 | | |
| Liu Xuefeng | | 1,345 | | 2,729 | 4,074 | | |
| | 1,952 | 6,529 | | 11,302 | 19,783 | | |

(1) Except for these directors, none of the directors or supervisors waived any remuneration during the year.

(2) Appointed on 28 May 2018.

(3) Appointed on 6 June 2018.

(4) Resigned on 29 March 2018.

Year ended 31 December 2017

| Name | Fees | Salaries, allowances and benefits | Pension scheme contributions and other social welfare | Discretionary bonuses | Total remuneration |
|-----------------------------|------|---|---|--------------------------|-----------------------|
| Executive Directors | | | | | |
| Yang Dehong | _ | 644 | 89 | 376 | 1,109 |
| Wang Song | - | 920 | 89 | 756 | 1,765 |
| Yu Jian | _ | 1,674 | 146 | 3,559 | 5,379 |
| Non-Executive Directors | | | | | |
| Fu Fan ⁽¹⁾ | _ | _ | _ | _ | _ |
| Zhong Maojun ⁽¹⁾ | _ | _ | _ | _ | _ |
| Zhou Lei ⁽¹⁾ | _ | _ | _ | _ | _ |
| Wang Yongjian | 150 | _ | _ | _ | 150 |
| Xiang Dong ⁽³⁾ | 150 | _ | _ | _ | 150 |
| Liu Qiang ⁽¹⁾⁽³⁾ | - | - | - | - | _ |
| Liu Ying ⁽¹⁾ | _ | _ | _ | - | - |

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19. DIRECTORS' AND SUPERVISORS' REMUNERATION (continued)

| | Year ended 31 December 2017 | | | | | |
|------------------------------------|-----------------------------|----------------|-------------------------|---------------|--------------|--|
| | | | Pension | | | |
| | | Salaries, | scheme contributions | | | |
| | | allowances and | and other | Discretionary | Total | |
| Name | Fees | benefits | social welfare | bonuses | remuneration | |
| Independent Non-executive | | | | | | |
| Directors | | | | | | |
| Xia Dawei | 250 | _ | _ | _ | 250 | |
| Shi Derong ⁽¹⁾ | _ | _ | _ | _ | _ | |
| Chen Guogang | 250 | _ | _ | _ | 250 | |
| Ling Tao | 250 | _ | _ | _ | 250 | |
| Jin Qingjun | 250 | _ | _ | _ | 250 | |
| LEE Conway Kong Wai ⁽²⁾ | 188 | _ | _ | _ | 188 | |
| Supervisors | | | | | | |
| Shang Hongbo | _ | _ | _ | _ | - | |
| Zhu Ning | _ | 580 | 88 | 516 | 1,184 | |
| Teng Tieqi | 150 | _ | _ | _ | 150 | |
| Shao Chong | 150 | _ | _ | _ | 150 | |
| Zuo Zhipeng | 150 | _ | _ | _ | 150 | |
| Wang Weijie | _ | 1,182 | 118 | 2,032 | 3,332 | |
| Liu Xuefeng | | 1,195 | 118 | 2,125 | 3,438 | |
| | 1,938 | 6,195 | 648 | 9,364 | 18,145 | |

(1) Except for these directors, none of the directors or supervisors waived any remuneration during the year.

(2) Appointed on 11 April 2017.

(3) Resigned on 29 March 2018.

20. FIVE HIGHEST PAID EMPLOYEES

Among the five highest paid employees, there were neither directors nor supervisors for the years ended 31 December 2018 and 2017. Details of the remuneration of the five highest paid employees are as follows:

| | Year ended 31 December | | |
|---|------------------------|--------|--|
| | 2018 | 2017 | |
| Salaries, allowances and benefits | 12,088 | 11,353 | |
| Pension scheme contributions and other social welfare | 47 | 326 | |
| Discretionary bonuses | 65,801 | 64,145 | |
| Share-based payments | 13,107 | 12,954 | |
| Total | 91,043 | 88,778 | |

The number of non-director and non-supervisor highest paid employees whose remuneration fell within the following bands is as follows:

| | Year ended 31 December | | |
|-------------------------------------|------------------------|------|--|
| | 2018 | 2017 | |
| RMB15,000,001 to RMB16,000,000 yuan | 3 | 2 | |
| RMB17,000,001 to RMB18,000,000 yuan | 1 | 1 | |
| RMB18,000,001 to RMB19,000,000 yuan | — | 1 | |
| RMB20,000,001 to RMB21,000,000 yuan | — | 1 | |
| RMB27,000,001 to RMB28,000,000 yuan | 1 | | |
| Total | 5 | 5 | |

21. DIVIDENDS

| | Year ended 31 December | | | |
|---|------------------------|-----------|--|--|
| | 2018 | 2017 | | |
| Proposed and paid dividends | 3,485,576 | 2,973,750 | | |
| Distribution to other equity instrument holders | 590,000 | 590,000 | | |

Pursuant to the resolution of the meeting of shareholders held on 18 May 2018, the Company distributed cash dividends of RMB4.00 yuan for every 10 shares (tax included) amounting to RMB3,486 million in total for the year ended 31 December 2017.

Pursuant to the resolution of the meeting of shareholders held on 13 March 2017, the Company distributed cash dividends of RMB3.90 yuan for every 10 shares (tax included) amounting to RMB2,974 million in total for the year ended 31 December 2016.

21. DIVIDENDS (continued)

The dividend distributions by the Company triggered the mandatory interest payment event for perpetual subordinated bonds. The Company recognized dividend payable to other equity instrument holders of RMB590 million as at 31 December 2018 and 2017 for the years then ended.

Pursuant to the resolution of the 11th meeting of the 5th term of the Board held on 20 March 2019, the Board has proposed the annual profit distribution plan for the year ended 31 December 2018 as follows: after withholding a 10% after-tax profit as statutory common reserve fund, general risk reserves, and trading risk reserves, respectively, in accordance with relevant regulations, based on the total ordinary shares on the registered common shareholders as indicated in the statutory records on that date, the Company shall distribute cash dividends of RMB2.75 yuan for every 10 shares (tax included) amounting to RMB2,396 million in total for the year ended 31 December 2018 based on the total 8,713,940,629 ordinary shares as at 31 December 2018 without considering the shares that may be converted from convertible bonds after 31 December 2018. The profit distribution plan is subject to shareholders' approval in the upcoming shareholders' meeting.

22. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculation of the basic earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares in issue during the year. The newly issued shares are calculated in accordance with the conditions stated in the issuance agreement, starting from the consideration receivable date (usually the issuance date).

The numerator of the diluted earnings per share amount is based on the profit for the year attributable to ordinary equity holders of the Company, adjusted to reflect (a) the interest of dilutive potential ordinary shares recognized in profit or loss, where applicable, (b) the income or expenses from the conversion of dilutive potential ordinary shares into ordinary shares, (c) the dilutive effect of subsidiaries' potential ordinary shares and (d) the tax impact of the above adjustments.

The denominator of the diluted earnings per share amount is the total number of (a) the weighted average number of ordinary shares in issue during the year, as used in the basic earnings per share calculation, and (b) the weighted average number of ordinary shares assumed to have been issued at consideration on the deemed exercise or conversion of all dilutive potential ordinary shares into ordinary shares.

When calculating the weighted average number of ordinary shares assumed to have been issued at consideration on the deemed exercise or conversion of all dilutive potential ordinary shares into ordinary shares, dilutive potential ordinary shares issued in prior years are assumed to be converted at the beginning of the year and those issued in the year are assumed to be converted at the issuance date. The Group has convertible corporate bonds as dilutive potential ordinary shares.

22. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY (continued)

The calculations of basic and diluted earnings per share attributable to ordinary equity holders of the Company are as follows:

| | Year ended 31 December | | |
|---|------------------------|-----------|--|
| | 2018 | 2017 | |
| Earnings | | | |
| Profit attributable to equity holders of the Company | 6,708,116 | 9,881,545 | |
| Less: Profit attributable to other equity holders of the $Company^{(1)}$ | 590,000 | 590,000 | |
| Profit attributable to ordinary equity holders of the Company | 6,118,116 | 9,291,545 | |
| Add: Interest expense on convertible bonds, net of tax ⁽²⁾ | _ | 104,446 | |
| Less: Dilutive effect of a subsidiary's potential ordinary shares $^{\scriptscriptstyle (3)}$ | 1,220 | 4,377 | |
| Adjusted profit attributable to ordinary equity holders of the Company | 6,116,896 | 9,391,614 | |
| Shares (in thousand) | | | |
| Weighted average number of ordinary shares in issue during the year | 8,713,939 | 8,346,878 | |
| Add: Weighted average number of ordinary shares assuming | | | |
| conversion of all dilutive shares ⁽²⁾ | | 168,995 | |
| Adjusted weighted average number of ordinary shares in issue during the year | 8,713,939 | 8,515,873 | |
| Earnings per share attributable to ordinary equity holders of the Company | | | |
| (RMB Yuan per share) | | | |
| — Basic | 0.70 | 1.11 | |
| — Diluted | 0.70 | 1.10 | |

(1) For the purpose of calculating basic earnings per ordinary share in respect of the years 2018 and 2017, RMB590 million attributable to perpetual subordinated bonds were deducted from profits attributable to equity holders of the Company.

(2) The convertible bonds had an anti-dilutive effect on the basic earnings per share for the year 2018 and were ignored in the calculation of diluted earnings per share.

(3) The dilutive effect is due to the share options issued by Guotai Junan International Holdings Limited ("GJIHL").

23. PROPERTY AND EQUIPMENT

| | Buildings | Leasehold improvements | Machinery | Electronic equipment | Communication equipment | Motor vehicles | CIP | Others | Total |
|---------------------------|-----------|------------------------|-----------|-------------------------|----------------------------|----------------|-------------|----------|-------------|
| Cost | | | | | | | | | |
| As at 1 January 2018 | 2,880,380 | 472,056 | 31,339 | 1,287,230 | 18,842 | 156,994 | 753,300 | 46,816 | 5,646,957 |
| Additions | 43,686 | 60,439 | 2,321 | 144,740 | 1,915 | 13,517 | 590,642 | 36,524 | 893,784 |
| Transfers during the year | 742,893 | 57,434 | 43,148 | 131,006 | 208 | - | (1,072,796) | 25,373 | (72,734) |
| Disposals | (4,634) | (19,062) | (16,190) | (348,799) | (1,693) | (17,237) | | (1,842) | (409,457) |
| As at 31 December 2018 | 3,662,325 | 570,867 | 60,618 | 1,214,177 | 19,272 | 153,274 | 271,146 | 106,871 | 6,058,550 |
| Accumulated depreciation | | | | | | | | | |
| As at 1 January 2018 | (634,451) | (260,138) | (13,051) | (777,209) | (11,964) | (106,838) | - | (20,454) | (1,824,105) |
| Depreciation charge | (110,786) | (77,498) | (5,101) | (193,523) | (1,792) | (12,513) | _ | (36,904) | (438,117) |
| Disposals | 1,223 | 17,715 | 15,091 | 324,131 | 1,625 | 16,393 | | 1,753 | 377,931 |
| As at 31 December 2018 | (744,014) | (319,921) | (3,061) | (646,601) | (12,131) | (102,958) | | (55,605) | (1,884,291) |
| Impairment | | | | | | | | | |
| As at 1 January 2018 and | | | | | | | | | |
| 31 December 2018 | (92,253) | | | | | | | | (92,253) |
| Net carrying amount | | | | | | | | | |
| As at 31 December 2018 | 2,826,058 | 250,946 | 57,557 | 567,576 | 7,141 | 50,316 | 271,146 | 51,266 | 4,082,006 |
| | | Leasehold | | Electronic | Communication | | | | |
| | Buildings | improvements | Machinery | equipment | equipment | Motor vehicles | CIP | Others | Total |
| Cost | | | | | | | | | |
| As at 1 January 2017 | 2,912,621 | 408,063 | 30,476 | 1,151,927 | 17,208 | 151,445 | 523,656 | 74,740 | 5,270,136 |
| Additions | 32,914 | 70,437 | 3,769 | 159,680 | 2,953 | 19,117 | 428,881 | 3,228 | 720,979 |
| Transfers during the year | _ | 40,811 | 46 | 56,958 | - | _ | (199,237) | 479 | (100,943) |
| Disposals | (65,155) | (47,255) | (2,952) | (81,335) | (1,319) | (13,568) | | (31,631) | (243,215) |
| As at 31 December 2017 | 2,880,380 | 472,056 | 31,339 | 1,287,230 | 18,842 | 156,994 | 753,300 | 46,816 | 5,646,957 |
| Accumulated depreciation | | | | | | | | | |
| As at 1 January 2017 | (560,468) | (235,193) | (12,781) | (686,422) | (11,863) | (106,939) | - | (21,101) | (1,634,767) |
| Depreciation charge | (105,269) | (63,187) | (3,083) | (165,528) | (1,348) | (13,002) | - | (2,309) | (353,726) |
| Disposals | 31,286 | 38,242 | 2,813 | 74,741 | 1,247 | 13,103 | | 2,956 | 164,388 |
| As at 31 December 2017 | (634,451) | (260,138) | (13,051) | (777,209) | (11,964) | (106,838) | | (20,454) | (1,824,105) |
| Impairment | | | | | | | | | |
| As at 1 January 2017 and | | | | | | | | | |
| 31 December 2017 | () | | | | _ | _ | _ | _ | (92,253) |
| 51 December 2017 | (92,253) | | | | | | | | |
| Net carrying amount | (92,253) | | | | | | | | |

As at 31 December 2018 and 2017, the Group has not yet obtained the relevant building certificates for buildings with costs of RMB236,093 thousand and RMB239,571 thousand, respectively.

24. PREPAID LAND LEASE PAYMENTS

| | Year ended 31 December | | |
|--------------------------|------------------------|----------|--|
| | 2018 | 2017 | |
| Cost | | | |
| As at 1 January | 876,029 | 876,029 | |
| As at 31 December | 876,029 | 876,029 | |
| Accumulated amortization | | | |
| As at 1 January | (71,641) | (52,534) | |
| Amortization | (19,076) | (19,107) | |
| As at 31 December | (90,717) | (71,641) | |
| Carrying amount | | | |
| As at 31 December | 785,312 | 804,388 | |

25. GOODWILL

| | As at 31 December | | |
|---------------------------------|-------------------|---------|--|
| | 2018 | 2017 | |
| Cost Less: Impairment losses | 581,407 | 581,407 | |
| Carrying amount | 581,407 | 581,407 | |

As at 21 December

Impairment testing on goodwill

| | As at 31 December | | |
|---|-------------------|---------|--|
| | 2018 | 2017 | |
| Cost and carrying value | | | |
| Unit A — Shanghai Securities Co., Ltd. | 578,916 | 578,916 | |
| Unit B — Guotai Junan Futures Co., Ltd. | 2,491 | 2,491 | |
| Total | 581,407 | 581,407 | |

The Company acquired 51% of the equity interests in Shanghai Securities Co., Ltd. ("Shanghai Securities") from Shanghai International Group Co., Ltd. in July 2014. The Group recognized the excess of fair value of the consideration transferred over the fair value of the net identifiable assets acquired as the goodwill of the cash-generating unit ("CGU") of Shanghai Securities Co., Ltd.

25. GOODWILL (continued)

Impairment testing on goodwill (continued)

The Company acquired 100% of the equity interests in Guotai Junan Futures Co., Ltd. from a third party in 2007. The Group recognized the excess of fair value of the consideration transferred over the fair value of the net identifiable assets acquired as the goodwill of the CGU of Guotai Junan Futures Co., Ltd.

The recoverable amounts of Unit A and Unit B have been determined on the basis of value-in-use calculation. The calculation used cash flow projections based on financial budgets approved by management and a pre-tax discount rate of 13% which reflected the risk specific to the cash-generating units, with the terminal growth rate of 3%. Other assumptions include budgeted income and gross margin estimated based on the past performance and management's expectations of market developments, etc.

Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amounts of the CGUs to exceed their recoverable amounts.

| | Software | Trading seats rights | Securities and futures brokerage qualification | Others | Total |
|--------------------------|-----------|-------------------------|---|----------|-----------|
| Cost | | | | | |
| As at 1 January 2018 | 623,706 | 207,240 | 1,066,264 | 33,049 | 1,930,259 |
| Additions | 150,049 | 166 | , , <u> </u> | 4,727 | 154,942 |
| Disposal | (26,312) | (1,540) | | (21,445) | (49,297) |
| As at 31 December 2018 | 747,443 | 205,866 | 1,066,264 | 16,331 | 2,035,904 |
| Accumulated amortization | | | | | |
| As at 1 January 2018 | (337,626) | (128,079) | _ | (1,275) | (466,980) |
| Amortization | (102,966) | _ | _ | _ | (102,966) |
| Disposal | 20,157 | 1,540 | | | 21,697 |
| As at 31 December 2018 | (420,435) | (126,539) | | (1,275) | (548,249) |
| Impairment | | | | | |
| As at 1 January 2018 | _ | (4,756) | _ | (16,252) | (21,008) |
| Disposal | | | | 5,777 | 5,777 |
| As at 31 December 2018 | | (4,756) | | (10,475) | (15,231) |
| Net carrying amount | | | | | |
| As at 31 December 2018 | 327,008 | 74,571 | 1,066,264 | 4,581 | 1,472,424 |

26. OTHER INTANGIBLE ASSETS

26. OTHER INTANGIBLE ASSETS (continued)

| | | | Securities | | |
|--------------------------|-----------|--------------|---------------|----------|-----------|
| | | | and futures | | |
| | | Trading | brokerage | | |
| | Software | seats rights | qualification | Others | Total |
| Cost | | | | | |
| As at 1 January 2017 | 467,146 | 207,240 | 1,066,264 | 33,241 | 1,773,891 |
| Additions | 156,560 | — | — | — | 156,560 |
| Disposal | | | | (192) | (192) |
| As at 31 December 2017 | 623,706 | 207,240 | 1,066,264 | 33,049 | 1,930,259 |
| Accumulated amortization | | | | | |
| As at 1 January 2017 | (249,088) | (128,079) | _ | (1,275) | (378,442) |
| Amortization | (88,538) | | | | (88,538) |
| As at 31 December 2017 | (337,626) | (128,079) | | (1,275) | (466,980) |
| Impairment | | | | | |
| As at 1 January 2017 | _ | (4,756) | — | (6,252) | (11,008) |
| Addition | | | | (10,000) | (10,000) |
| As at 31 December 2017 | | (4,756) | | (16,252) | (21,008) |
| Net carrying amount | | | | | |
| As at 31 December 2017 | 286,080 | 74,405 | 1,066,264 | 15,522 | 1,442,271 |

The other intangible assets of securities and futures brokerage qualification are generated from the acquisition of Shanghai Securities, and the impairment of which is tested together with the goodwill arising from the acquisition of Shanghai Securities, that is, the carrying amount of securities and futures brokerage qualification was included in the cash-generating unit to which the goodwill was allocated for impairment testing purposes. Management believes that there was no impairment of the securities and futures brokerage qualification as at 31 December 2018 and 2017. Refer to Note 25 for impairment testing of goodwill arising from the acquisition of Shanghai Securities.

27. INVESTMENTS IN SUBSIDIARIES

| | As at 31 D | As at 31 December | | |
|---|------------|-------------------|--|--|
| | 2018 | 2017 | | |
| Unlisted shares, carried at cost Less: Impairment losses | 15,789,770 | 12,240,770 | | |
| Total | 15,789,770 | 12,240,770 | | |

(a) Details of the subsidiaries held by the Company

The following list contains particulars of subsidiaries which principally affected the results, assets or liabilities of the Group. The class of shares held is ordinary unless otherwise stated.

| | Place of registration | | | Equity interes | sts held |
|--|--------------------------|---------------------|---|----------------|----------|
| | or primary | Paid-in capital | | as at 31 Dece | ember |
| Name of company | business | (Expressed in yuan) | Principal activities | 2018 | 2017 |
| Guotai Junan Innovation Investment Co., Ltd $^{\scriptscriptstyle (2)}$ | Shanghai PRC | RMB7,500,000,000 | Equity investment and investment consulting | 100% | 100% |
| Shanghai Guotai Junan Securities Assets Management Co., Ltd. ("GTJA Assets Management") ⁽²⁾ | Shanghai PRC | RMB2,000,000,000 | Securities assets management | 100% | 100% |
| Shanghai Guoxiang Real Estate Co., Ltd ^{. (2)} | Shanghai PRC | RMB480,000,000 | Real estate and property management | 100% | 100% |
| Guotai Junan Financial Holdings Limited ⁽²⁾ | HK PRC | HKD31,980,000 | Investment service | 100% | 100% |
| Shanghai Gelong Entrepreneurship Investment Co., Ltd. | Shanghai PRC | RMB100,000,000 | Venture capital investment and management | 100% | 100% |
| Guotai Junan Risk Management Co., Ltd. | Shanghai PRC | RMB200,000,000 | Warehouse service Cooperation hedge Investment management Corporate management consulting | 100% | 100% |
| Shanghai GTJA Juntong Investment Management Co., Ltd. | Shanghai PRC | RMB10,000,000 | Investment management Industrial investment Investment consulting | 100% | 90% |
| Guotai Junan (Shanghai) Science and Technology Equity Investment Fund Management Co., Ltd. | Shanghai PRC | RMB20,000,000 | Equity investment Venture capital investment Asset management | 100% | 90% |
| Guotai Junan Zhengyu Investment Co., Ltd $^{\scriptscriptstyle (2)}$ | Shanghai PRC | RMB1,000,000,000 | Equity investment Financial products investment Industrial investment | 100% | N/A |
| GTJA Allianz Funds Co., Ltd. ^{(1) (2)} ("GTJA Allianz") | Shanghai PRC | RMB150,000,000 | Fund management | N/A | 51% |
| Guotai Junan Futures Co., Ltd. (2) | Shanghai PRC | RMB1,200,000,000 | Futures brokerage Futures investment consulting | 100% | 100% |
| Shanghai Securities Co., Ltd. $^{\scriptscriptstyle (2)}$ | Shanghai PRC | RMB2,610,000,000 | Securities brokerage Securities investment Underwriting and consulting | 51% | 51% |

27. INVESTMENTS IN SUBSIDIARIES (continued)

(a) Details of the subsidiaries held by the Company (continued)

| | Place of registration or primary | Paid-in capital | | Equity intere as at 31 Dec | |
|---|--|---------------------|---|-------------------------------|--------|
| Name of company | business | (Expressed in yuan) | Principal activities | 2018 | 2017 |
| Hicend Futures Co., Ltd. | Shanghai PRC | RMB360,000,000 | Futures brokerage Futures investment consulting | 51% | 51% |
| Guotai Junan Capital Management Co., Ltd. ("Guotai Junan Capital") | Shanghai PRC | RMB100,000,000 | Asset management Equity investment Fund management | 90% | 90% |
| Shanghai Shipping Capital (Hong Kong) Holding Co., Ltd. | HK PRC | - | Equity investment Fund management | 100% | 90% |
| Guotai Junan Investments (Hong Kong) Limited | HK PRC | HKD33,500,000 | Investment | 100% | 100% |
| Guotai Junan Consultancy Services (Shenzhen) Limited | Shenzhen PRC | HKD12,000,000 | Investment consulting Marketing planning Corporate management consulting | 100% | 100% |
| Guotai Junan Holdings Limited (BVI) | British Virgin Is. | USD1 | Investment | 100% | 100% |
| GJIHL | HK PRC | HKD771,500,000 | Investment and financing | 66.35% | 64.62% |
| Guotai Junan (Hong Kong) Limited | Samoa | USD820,400,000 | Investment Administrative management | 66.35% | 64.62% |
| Guotai Junan Fund Management Limited (3) | HK PRC | HKD10,000,000 | Fund management Securities trading | 33.18% | 32.31% |
| Guotai Junan Securities (Hong Kong) Limited | HK PRC | HKD7,500,000,000 | Securities brokerage | 66.35% | 64.62% |
| Guotai Junan Finance (Hong Kong) Limited | HK PRC | HKD300,000,000 | Investment and financing | 66.35% | 64.62% |
| Guotai Junan Futures (Hong Kong) Limited | HK PRC | HKD50,000,000 | Futures brokerage | 66.35% | 64.62% |
| Guotai Junan Capital (Hong Kong) Limited | HK PRC | HKD50,000,000 | Investment consulting | 66.35% | 64.62% |
| Guotai Junan Assets Management (Asia) Limited | HK PRC | HKD50,000,000 | Fund management | 66.35% | 64.62% |
| Guotai Junan FX Limited | HK PRC | HKD30,000,000 | Foreign exchange dealing | 66.35% | 64.62% |
| Guotai Junan Finance Holdings Limited (BVI) | British Virgin Is. | USD1 | Financial financing | 100% | 100% |
| Guotai Junan International (Singapore) Holdings Pte. Limited | Singapore | SGD9,300,000 | Investment management | 66.35% | 64.62% |
| Guotai Junan International Asset Management (Singapore) Pte. Limited | Singapore | SGD2,000,000 | Assets management | 66.35% | 64.62% |
| Guotai Junan Financial Products Limited | HK PRC | HKD1,000,000 | Investment and securities trading | 66.35% | 64.62% |
| Guotai Junan International Securities (Singapore) Pte. Limited | Singapore | SGD3,500,000 | Securities brokerage | 66.35% | 64.62% |
| Guotai Junan Global Limited | British Virgin Is. | USD5,000,000 | Investment management | 100% | 100% |
| Guotai Junan Securities USA Holding, Inc. | USA | USD5,000,000 | Investment management | 100% | 100% |
| Guotai Junan Securities USA, Inc. | USA | USD5,000,000 | M&A Consulting services | 100% | 100% |

- In April 2017, the Company agreed to transfer its 51% stake in GTJA Allianz to Pacific Asset Management Co., Ltd. at a price of RMB1,045 million and the consideration has been fully received by the Company. The transaction was approved by the CSRC in March 2018. After the completion of the share transfer, GTJA Allianz ceased to be a subsidiary of the Company.
- (2) These subsidiaries are directly held by the Company.
- (3) GJIHL, a subsidiary which is controlled by the Company through its voting rights of 66.35%, via its whollyowned subsidiary Guotai Junan (Hong Kong) Limited controls Guotai Junan Fund Management Limited through contractual arrangement between shareholders whereby Guotai Junan (Hong Kong) Limited has been granted the authority to direct relevant activities of Guotai Junan Fund Management Limited unilaterally. As a result, Guotai Junan Fund Management Limited is accounted for as a subsidiary of the Company.

27. INVESTMENTS IN SUBSIDIARIES (continued)

(b) Partly-owned subsidiaries with material non-controlling interests

The following table lists the information related to the major subsidiaries of the Group which have material non-controlling interests ("NCI"). The summarized financial information presented below represents the amounts before any inter-company elimination.

Shanghai Securities

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| NCI percentage | 49.00% | 49.00% |
| Current assets | 22,307,947 | 27,621,601 |
| Non-current assets | 6,790,027 | 6,543,025 |
| Current liabilities | 15,689,967 | 16,701,816 |
| Non-current liabilities | 2,013,777 | 6,109,379 |
| Net assets | 11,394,230 | 11,353,431 |
| Carrying amount of NCI | 6,623,145 | 6,561,333 |
| | Year ended 31 | December |
| | 2018 | 2017 |
| Total revenue and other income | 1,639,590 | 2,164,232 |
| Total expenses and income tax expense | 1,595,935 | 1,709,760 |
| Profit for the year | 43,655 | 454,472 |
| Total comprehensive income | 42,366 | 256,191 |
| Profit attributable to NCI | 63,211 | 264,512 |
| Distribution to NCI | — | 209,890 |
| Cash flows generated from/(used in) operating activities | 6,245,434 | (278,821) |
| Cash flows used in investing activities | (2,987,873) | (205,119) |
| Cash flows used in financing activities | (3,693,103) | (776,542) |

27. INVESTMENTS IN SUBSIDIARIES (continued)

(b) Partly-owned subsidiaries with material non-controlling interests (continued)

GJIHL

| | As at 31 December | |
|--|------------------------|--------------|
| | 2018 | 2017 |
| NCI percentage | 33.65% | 35.38% |
| Current assets | 74,551,726 | 61,404,784 |
| Non-current assets | 2,583,920 | 420,179 |
| Current liabilities | 67,048,815 | 52,575,349 |
| Non-current liabilities | _ | 29,444 |
| Net assets | 10,086,831 | 9,220,170 |
| Carrying amount of NCI | 3,585,232 | 3,746,972 |
| | Year ended 31 December | |
| | 2018 | 2017 |
| Total revenue and other income | 2,550,460 | 2,766,660 |
| Total expenses and income tax expense | 1,843,964 | 1,765,246 |
| Profit for the year | 706,496 | 1,001,414 |
| Total comprehensive income | 706,744 | 1,000,072 |
| Profit attributable to NCI | 287,909 | 314,423 |
| Distribution to NCI | 213,110 | 240,258 |
| Cash flows used in operating activities | (2,523,450) | (12,571,118) |
| Cash flows used in investing activities | (23,834) | (21,840) |
| Cash flows generated from financing activities | 4,147,502 | 12,727,968 |
| | | |

28. INTERESTS IN STRUCTURED ENTITIES

(a) INTERESTS IN CONSOLIDATED STRUCTURED ENTITIES

The Group has consolidated certain structured entities, including asset management schemes, trust schemes and limited partnerships. For those structured entities where the Group is involved as a manager, investment adviser or general partner, the Group assesses whether the combination of investments it held together with its remuneration creates an exposure to variability of returns from the activities of those structured entities that is of such significance that indicates that the Group is a principal.

Interests held by other investors in these consolidated structured entities were classified as financial liabilities at fair value through profit or loss, other current liabilities and other non-current liabilities in the consolidated statement of financial position.

(b) INTERESTS IN UNCONSOLIDATED STRUCTURED ENTITIES

The Group exercised the power over the structured entities including limited partnerships and asset management products by acting as a manager or general partner during the year. Except for the structured entities the Group has consolidated stated in note 28(a), in management's opinion, the variable returns the Group exposed to over these structured entities that the Group has interests in are not significant. The Group therefore did not consolidate these structured entities.

The Group classified the investments in unconsolidated limited partnerships and asset management products managed by the Group as available-for-sale financial assets (not applicable for the year ended 31 December 2018), financial assets at fair value through profit or loss and investments in associates and joint ventures. As at 31 December 2018 and 2017, the carrying amounts of the Group's interests in unconsolidated structured entities were RMB5,605 million and RMB9,226 million, respectively. The management fee arising from these unconsolidated structured entities amounted to RMB855 million and RMB1,075 million for the years ended 31 December 2018 and 2017, respectively.

The carrying amounts of interests in unconsolidated structured entities in the consolidated statement of financial position are approximately equal to the maximum exposure to the loss of interests held by the Group in the unconsolidated structured entities.

29. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

| | As at 31 D | As at 31 December | | |
|---------------------|------------|-------------------|--|--|
| | 2018 | 2017 | | |
| Share of net assets | | | | |
| — Associates | 1,294,133 | 1,309,278 | | |
| — Joint ventures | 1,333,516 | 2,303,249 | | |
| Total | 2,627,649 | 3,612,527 | | |

At the end of each reporting period, the Group had the following associates and joint ventures:

| | Place of | | | | |
|--|---------------|---------------------|--|--------------------|--------------|
| | incorporation | Registered capital/ | | Percentage of equi | ty interests |
| | or primary | Capital commitment | | as at 31 Dece | mber |
| Name of associates and joint ventures | business | (Expressed in yuan) | Principal activities | 2018 | 2017 |
| Associates: | | | | | |
| Anhui Guozhen Group Co., Ltd. | Hefei PRC | RMB91,810,000 | Project investment and investment management | 23% | 25% |
| Anhui Panguhongye Equity Investment Centre LLP | Suzhou PRC | RMB30,300,000 | Equity investment | 33% | 33% |
| Shenzhen GTJA Shenyi Phase I Investment Fund LLP | Shenzhen PRC | RMB400,000,000 | Investment management and advisory | 25% | 25% |
| Shenzhen GTJA Leading Junding Phase 1 Investment Fund LLP | Shenzhen PRC | RMB130,000,000 | Investment management and advisory | 38% | 38% |
| Yingtanshi GTJA Chuangtoulongxin Equity Investment Centre LLP ⁽²⁾ | Yingtan PRC | RMB169,181,800 | Investment management and advisory | 18% | 18% |
| Xiamen Hongxin Electron-Tech Co., Ltd. ⁽²⁾ | Xiamen PRC | RMB104,000,000 | Flexible printed circuit board research and design | 5% | 6% |
| Shanghai Kechuang Center Equity Investment Fund Management Co., Ltd. ⁽²⁾ | Shanghai PRC | RMB100,000,000 | Investment management and equity investment | 13% | 13% |
| Huaan Funds Management Co., Ltd. Joint ventures: | Shanghai PRC | RMB150,000,000 | Fund management | 20% | 20% |
| Shenzhen GTJA Leading Investment Management Co., Ltd. ⁽¹⁾ | Shenzhen PRC | RMB15,000,000 | Investment management and equity investment | 51% | 51% |
| Xiamen GTJA Jianfa Equity Investment Company LLP $^{\scriptscriptstyle (2)}$ | Xiamen PRC | RMB200,100,000 | Investment management and equity investment | 10% | 20% |
| Shanghai Guojun Chuangtou Longxu Investment Management Centre LLP | Shanghai PRC | RMB100,000,000 | Investment management and equity investment | 25% | 25% |
| Shanghai Guojun Chuangtou Longsheng Investment Centre LLP | Shanghai PRC | RMB500,000,000 | Investment management and equity investment | 20% | 20% |
| Shanghai Guojun Chuangtou Longzhao Investment Management Centre LLP ⁽¹⁾ | Shanghai PRC | RMB1,000,200,000 | Investment management and equity investment | 55% | 55% |
| Shanghai North Industries GTJA Investment Management Co., Ltd. | Shanghai PRC | RMB10,000,000 | Investment management and advisory | 40% | 40% |
| Shanghai Junzheng Investment Management Co., Ltd. ⁽¹⁾ | Shanghai PRC | RMB10,000,000 | Investment management and advisory | 51% | 51% |

29. INVESTMENTS IN ASSOCIATES AND JOINT VENTURES (continued)

| | Place of incorporation or primary | Registered capital | | Percentage of equity as at 31 Decen | |
|--|---|----------------------------------|--|--|-------------|
| Name of associates and joint ventures | business | (Expressed in yuan) | Principal activities | 2018 | 2017 |
| Shanghai GTJA Haojing Investment Management Co., Ltd. | Shanghai PRC | RMB10,000,000 | Investment management and advisory | 50% | 50% |
| Shanxi GTJA Chuangtou Equity Investment Company LLP | Shanghai PRC | RMB200,000,000 | Investment management and advisory | 30% | 30% |
| Shanghai Guojun Chuangtou Zhengjun No.2 Equity Investment LLP | Shanghai PRC | RMB100,010,000 | Investment management and advisory | 25% | 25% |
| Shanghai Guojun Chuangtou Longbo Investment Management Centre LLP ⁽²⁾ | Shanghai PRC | RMB139,400,000 | Investment management and advisory | 18% | 18% |
| Shanghai Guojun Chuangtou Longzhang Investment Management Centre LLP ⁽²⁾ | Shanghai PRC | RMB233,000,000 | Investment management and advisory | 15% | 15% |
| Shanghai Juntong Jinglian Investment LLP ⁽¹⁾ Juntong Phase II Fund | Shanghai PRC Shanghai PRC | RMB701,000,000 RMB401,000,000 | Investment management and advisory Investment management and advisory | 100% 50% | 100% 50% |

- (1) Although the Group's percentages of shareholdings in these investees are higher than 50%, they are accounted for as joint ventures as the Group only has joint control over these investees due to the relevant arrangements stipulated in the articles of association or other agreements.
- (2) Although the Group's percentages of shareholdings in these investees are lower than 20%, they are accounted for as associates or joint ventures as the Group has significant influence over these investees due to the relevant arrangements stipulated in the articles of association or other agreements.

The following table illustrates the aggregate financial information of the Group's associates and joint ventures that are not individually material:

| | Year ended 31 December | | |
|--|------------------------|---------|--|
| | 2018 | 2017 | |
| Share of associates' profit for the year | 59,513 | 23,423 | |
| Share of joint ventures' profit for the year | 68,032 | (8,663) | |

Year ended 31 December

| | 2018 | 2017 |
|--|-----------|--------|
| Share of associates' total comprehensive income for the year | 45,496 | 22,526 |
| Share of joint ventures' total comprehensive income for the year | (864,735) | 14,772 |

| | As at 31 December | | |
|--|-------------------|-----------|--|
| | 2018 | 2017 | |
| Aggregate carrying amount of the Group's investments in associates | 1,294,133 | 1,309,278 | |
| Aggregate carrying amount of the Group's investments in joint ventures | 1,333,516 | 2,303,249 | |

30. AVAILABLE-FOR-SALE FINANCIAL ASSETS

Non-current

| | As at 31 December | |
|---|-------------------|------------|
| | 2018 | 2017 |
| At fair value: | | |
| — Debt securities | — | 10,601,881 |
| — Equity securities | — | 5,345,716 |
| — Funds | — | 639,178 |
| - Contribution to designated accounts | | |
| at China Securities Finance Corporation Limited | — | 14,078,132 |
| - Other investments | — | 5,829,002 |
| At cost: | | |
| — Equity investments | | 1,846,097 |
| Total | | 38,340,006 |
| Analysed as: | | |
| Listed in Hong Kong | _ | 1,416,326 |
| Listed outside Hong Kong | _ | 7,501,068 |
| Unlisted | | 29,422,612 |
| Total | | 38,340,006 |

Current

| | As at 31 December | |
|--------------------------|-------------------|-----------|
| | 2018 | 2017 |
| At fair value: | | |
| — Debt securities | | 1,631,794 |
| Total | | 1,631,794 |
| Analysed as: | | |
| Listed outside Hong Kong | | 1,631,794 |
| Total | | 1,631,794 |

| | As at 31 Dec | ember |
|--------------------------|--------------|-------|
| Non-current | 2018 | 2017 |
| Government Bonds | 5,658,610 | _ |
| Financial Bonds | 8,818,045 | — |
| Corporate Bonds | 13,983,921 | — |
| Other Bonds | 4,984,727 | |
| Total | 33,445,303 | |
| Analysed as: | | |
| Listed outside Hong Kong | 15,685,430 | — |
| Unlisted | 17,759,873 | |
| Total | 33,445,303 | |
| | As at 31 Dec | ember |
| Current | 2018 | 2017 |
| Government Bonds | 499,472 | _ |
| Financial Bonds | 235,834 | — |
| Corporate Bonds | 2,457,635 | — |
| Other Bonds | 2,528,437 | |
| Total | 5,721,378 | |
| Analysed as: | | |
| Listed outside Hong Kong | 1,908,243 | _ |
| Unlisted | 3,813,135 | |
| Total | 5,721,378 | _ |

31. DEBT INSTRUMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

As at 31 December 2018, debt instruments at fair value through other comprehensive income of the Group included approximately RMB29,111,504 thousand of pledged, restricted or transferred assets.

(a) Analysis of the movements of allowance for ECL:

| | Year ended 31 December | |
|------------------------------|------------------------|------|
| | 2018 | 2017 |
| At the end of last year | _ | _ |
| Impact of adopting IFRS 9 | 238,621 | |
| At the beginning of the year | 238,621 | _ |
| Charge for the year | 19,553 | _ |
| Reversal | (43,896) | — |
| Amounts written off | (62,452) | |
| At the end of the year | 151,826 | |

31. DEBT INSTRUMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME *(continued)*

(b) Analysis of the stages of allowance for ECL:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|---------|
| As at 31 December 2018 | 71,204 | 80,622 | | 151,826 |

32. EQUITY INSTRUMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

Non-current

| | As at 31 December | |
|---|-------------------|------|
| | 2018 | 2017 |
| Contribution to designated accounts at China Securities | | |
| Finance Corporation Limited ("CSFC investment") (1) (2) | 12,393,180 | — |
| Equity securities ⁽²⁾ | 4,392,769 | _ |
| Total | 16,785,949 | _ |
| Analysed as: | | |
| Listed outside Hong Kong | 3,530,723 | — |
| Unlisted | 13,255,226 | |
| Total | 16,785,949 | |

- (1) As at 31 December 2018, the equity instruments at fair value through other comprehensive income included funds contributed by the Company together with various PRC securities firms, to designated accounts managed by China Securities Finance Corporation Limited ("CSFC"). CSFC managing the operation and investment of the designated accounts and securities firms will share the risks and returns from the investments in proportion to their respective contributions. As at 31 December 2018, the fair value of the Company's contribution was RMB12,393 million, based on the investment account statement provided by CSFC.
- (2) The Group has designated some investments, including CSFC investment and those held for strategic investment purposes or for securities lending, as equity instruments at fair value through other comprehensive income during the year ended 31 December 2018. The dividend income related to equity instruments at fair value through other comprehensive income was disclosed in note 8.

For the year ended 31 December 2018, the Group disposed of some of the equity instruments at fair value through other comprehensive income resulting from adjustment in its investment strategy. The accumulated net realized losses and the dividend income of the equity instruments disposed of were RMB555 million and RMB223 million, respectively.

(3) As at 31 December 2018, equity instruments at fair value through other comprehensive income of the Group included approximately RMB385,862 thousand of pledged, restricted or transferred shares.

33. FINANCIAL ASSETS HELD UNDER RESALE AGREEMENTS

(a) Analysed by collateral type:

Non-current

| | As at 31 December | |
|---|-----------------------|-------------------------|
| | 2018 | 2017 |
| Equity securities Less: Allowance for ECLs/Impairment losses | 6,529,812 (85,227) | 27,619,010 (262,006) |
| Total | 6,444,585 | 27,357,004 |

Current

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| Equity securities | 33,666,689 | 50,007,920 |
| Debt securities | 21,632,169 | 12,562,764 |
| Precious metals | 917,372 | 3,110,746 |
| Others | 6,103 | 214 |
| Less: Allowance for ECLs/Impairment losses | (1,549,334) | (439,449) |
| Total | 54,672,999 | 65,242,195 |

(b) Analysed by market:

Non-current

| | As at 31 December | |
|---|-----------------------|-------------------------|
| | 2018 | 2017 |
| Stock exchanges Less: Allowance for ECLs/Impairment losses | 6,529,812 (85,227) | 27,619,010 (262,006) |
| Total | 6,444,585 | 27,357,004 |

Current

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| Stock exchanges | 37,735,743 | 51,192,234 |
| Interbank market | 17,563,114 | 9,426,365 |
| Over the counter | 923,476 | 5,063,045 |
| Less: Allowance for ECLs/Impairment losses | (1,549,334) | (439,449) |
| Total | 54,672,999 | 65,242,195 |

33. FINANCIAL ASSETS HELD UNDER RESALE AGREEMENTS (continued)

(c) Analysis of the movements of allowance for ECLs/impairment losses

| | Year ended 31 December | |
|------------------------------|------------------------|---------|
| | 2018 | 2017 |
| At the end of last year | 701,455 | 546,017 |
| Impact of adopting IFRS 9 | 263,686 | |
| At the beginning of the year | 965,141 | 546,017 |
| Charge for the year | 669,480 | 156,595 |
| Reversal | (60) | (1,023) |
| Amounts written off | | (134) |
| At the end of the year | 1,634,561 | 701,455 |

(d) Analysed by the stages of allowance for ECLs:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|-----------|
| As at 31 December 2018 | 270,983 | 426,543 | 937,035 | 1,634,561 |

(e) Fair value of collateral:

| | As at 31 December | |
|-----------------------------------|-------------------|-------------|
| | 2018 | 2017 |
| Fair value | 106,454,497 | 211,869,311 |
| Including: Able to sale or pledge | 1,092,954 | 2,011,317 |
| Including: Sold or pledged | 737,008 | 39,001 |

34. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

Non-current

| | As at 31 December | |
|---|-------------------|---------|
| | 2018 | 2017 |
| At fair value through profit or loss: | | |
| Funds | 597,507 | — |
| Equity securities | 1,193,791 | — |
| Asset backed securities | 1,371,180 | — |
| Other investments ⁽¹⁾ | 405,283 | — |
| Designated as at fair value through profit or loss: | | |
| Funds | | 300,000 |
| Total | 3,567,761 | 300,000 |

34. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

Non-current

| | As at 31 December | |
|--------------------------|-------------------|---------|
| | 2018 | 2017 |
| Analysed as: | | |
| Listed outside Hong Kong | 1,350,828 | _ |
| Unlisted | 2,216,933 | 300,000 |
| Total | 3,567,761 | 300,000 |

Current

| | As at 31 December | | |
|---|-------------------|------------|--|
| | 2018 | 2017 | |
| At fair value through profit or loss: | | | |
| Debt securities | 71,813,468 | 40,775,513 | |
| Funds | 39,372,098 | 18,735,986 | |
| Equity securities | 9,118,472 | 8,125,365 | |
| Wealth management products | 4,742,829 | _ | |
| Asset management schemes | 4,490,705 | 1,611,111 | |
| Perpetual bonds | 2,970,986 | 99,152 | |
| Asset backed securities | 1,410,829 | 275,101 | |
| Other investments ⁽¹⁾ | 194,932 | 809,221 | |
| Designated as at fair value through profit or loss: | | | |
| Debt securities | — | 19,245,246 | |
| Funds | — | 6,987,350 | |
| Equity securities | — | 584,556 | |
| Other investments ⁽¹⁾ | | 953,514 | |
| Total | 134,114,319 | 98,202,115 | |
| Analysed as: | | | |
| Listed in Hong Kong | 26,811,149 | 6,516,210 | |
| Listed outside Hong Kong | 56,697,451 | 40,193,011 | |
| Unlisted | 50,605,719 | 51,492,894 | |
| Total | 134,114,319 | 98,202,115 | |

(1) Other investments mainly represent investments in precious metals, etc.

(2) As at 31 December 2018, financial assets at fair value through profit or loss of the Group included approximately RMB23,446,786 thousand of pledged, restricted or transferred assets.

35. REFUNDABLE DEPOSITS

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Deposits with exchanges and other financial institutions: Futures deposits | 6,542,669 | 5,887,261 |
| Trading deposits | 422,757 | 476,442 |
| Performance deposits | 294,691 | 9,535 |
| Credit deposits | 265,968 | 515,737 |
| Other deposits | 26,593 | 25,679 |
| Total | 7,552,678 | 6,914,654 |

36. DEFERRED TAX

For the purpose of presentation in the Group's statement of financial position, certain deferred tax assets and liabilities have been offset. The following is an analysis of the deferred tax balances for financial reporting purposes:

| | As at 31 December | |
|---|-----------------------|----------------------|
| | 2018 | 2017 |
| Deferred tax assets Deferred tax liabilities | 1,289,051 (43,015) | 333,909 (181,608) |
| Total | 1,246,036 | 152,301 |

The following are the major deferred tax assets and liabilities recognized and the movements thereon for the years ended 31 December 2018 and 2017:

| Deferred tax arising from: | Allowance for ECLs/ impairment losses | Employee benefits payable | Changes in fair value of financial instruments | Fair value revaluation on acquisition of subsidiaries | Deductible tax losses | Others | Total |
|--|--|---------------------------------|---|--|--------------------------|----------|-----------|
| As at 1 January 2017 | 438,722 | 1,191,479 | (538,659) | (461,654) | 30,107 | (1,550) | 658,445 |
| Recognized in profit or loss | 55,300 | (299,015) | (10,945) | 9,333 | (16,279) | (7,265) | (268,871) |
| Recognized in other comprehensive income | | | (231,638) | | | (5,635) | (237,273) |
| As at 31 December 2017 | 494,022 | 892,464 | (781,242) | (452,321) | 13,828 | (14,450) | 152,301 |
| Impact of adopting IFRS 9 | (21,657) | | 101,816 | | | 2 | 80,161 |
| As at 1 January 2018 | 472,365 | 892,464 | (679,426) | (452,321) | 13,828 | (14,448) | 232,462 |
| Recognized in profit or loss | 276,432 | (71,719) | 4,740 | 9,334 | (1,391) | 116,839 | 334,235 |
| Recognized in other comprehensive income | _ | - | 862,383 | _ | _ | - | 862,383 |
| Transferred out | - | - | (138,850) | _ | _ | - | (138,850) |
| Disposal of a subsidiary | | (21,558) | (12,973) | | | (9,663) | (44,194) |
| As at 31 December 2018 | 748,797 | 799,187 | 35,874 | (442,987) | 12,437 | 92,728 | 1,246,036 |

The Group did not have significant unrecognized deductible temporary differences and deductible losses.

As at 31 December 2018 2017 Term loan 2,067,210 25,008 Prepayments (a) 572,268 572,268 Advances relating to lawsuits 256,037 256,037 Deposit 68,777 Long-term deferred expenses (b) 67,922 65,154 Others 568,826 462,491 Less: Allowance for ECLs/impairment losses (c) (666, 235)(706, 228)Total 2,932,037 677,498

37. OTHER NON-CURRENT ASSETS

(a) The details of prepayments are shown below:

On 16 October 2013, the Company entered into an agreement with Shanghai Bund & Riverside Comprehensive Development Co., Ltd. ("Bund & Riverside Development"). According to this agreement, the Company agreed to purchase one of the six properties to be developed by Bund & Riverside Development, on a land lot located at Huangpu District, Shanghai, provided that Bund & Riverside Development managed to acquire the land use right at the auction. Bund & Riverside Development obtained the land use right in December 2013. The consideration includes land cost, construction cost, allocated expenses, etc. As of 31 December 2018 and 2017, the prepayment for this project amounted to RMB572.3 million.

(b) The movements of long-term deferred expenses are as follows:

| | Year ended 31 December | |
|--------------------------------------|------------------------|----------|
| | 2018 | 2017 |
| Balance at the beginning of the year | 67,922 | 57,515 |
| Increase | 22,556 | 34,243 |
| Decrease | (25,324) | (23,836) |
| Balance at the end of the year | 65,154 | 67,922 |

37. OTHER NON-CURRENT ASSETS (continued)

(c) Analysis of the movements of allowance for ECLs/impairment losses:

| | Year ended 31 December | |
|------------------------------|------------------------|----------|
| | 2018 | 2017 |
| At the beginning of the year | 706,228 | 660,699 |
| Charge for the year | 45,213 | 63,491 |
| Amounts written off | (85,206) | (17,962) |
| At the end of the year | 666,235 | 706,228 |

(d) Analysed by the stages of allowance for ECLs:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|---------|
| As at 31 December 2018 | 155 | | 666,080 | 666,235 |

38. ACCOUNTS RECEIVABLE

(a) Analysed by nature:

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Accounts receivable from: | | |
| — Brokers and dealers | 2,650,217 | 2,630,485 |
| — Fee and commission | 829,801 | 782,652 |
| — Settlement | 76,491 | 639,885 |
| — Fund management fee | 63,584 | 92,768 |
| - Cash and custodian clients | 41,106 | 156,758 |
| Less: Allowance for ECLs/impairment losses | (26,465) | (14,187) |
| Total | 3,634,734 | 4,288,361 |

(b) Analysed by aging:

| | As at 31 December | |
|---------------|-------------------|-----------|
| | 2018 | 2017 |
| Within 1 year | 3,634,734 | 4,288,361 |

38. ACCOUNTS RECEIVABLE (continued)

(c) Analysis of the movements of allowance for ECLs/impairment losses:

| | Year ended 31 December | |
|------------------------------|------------------------|--------|
| | 2018 | 2017 |
| At the end of last year | 14,187 | 12,276 |
| Impact of adopting IFRS 9 | 27,533 | |
| At the beginning of the year | 41,720 | 12,276 |
| Charge for the year | 1,454 | 1,911 |
| Reversal | (12,338) | — |
| Amounts written off | (4,371) | |
| At the end of the year | 26,465 | 14,187 |

(d) Analysed by the stages of allowance for ECLs:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|--------|
| As at 31 December 2018 | 26,465 | | | 26,465 |

39. OTHER CURRENT ASSETS

(a) Analysed by nature:

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Term loans | 925,095 | 2,541,659 |
| Deposit | 173,755 | 111,601 |
| Dividends receivable | 171,985 | 149,399 |
| Prepayment for expenses | 141,690 | 125,068 |
| Prepayments | 116,826 | 63,722 |
| Bulk commodity trading inventories | 55,580 | 5,235 |
| Interest receivable | 3,358 | 2,977,099 |
| Others | 414,463 | 362,332 |
| Less: Allowance for ECLs/impairment losses | (135,196) | (65,605) |
| Total | 1,867,556 | 6,270,510 |

39. OTHER CURRENT ASSETS (continued)

(b) Analysis of the movements of allowance for ECLs/impairment losses:

| | Year ended 31 December | |
|------------------------------|------------------------|--------|
| | 2018 | 2017 |
| At the end of last year | 65,605 | _ |
| Impact of adopting IFRS 9 | 2,088 | |
| At the beginning of the year | 67,693 | _ |
| Charge for the year | 69,591 | 65,605 |
| Reversal | (2,088) | |
| At the end of the year | 135,196 | 65,605 |

(c) Analysed by the stages of allowance for ECLs:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|---------|
| As at 31 December 2018 | 1,195 | | 132,851 | 134,046 |

40. MARGIN ACCOUNTS RECEIVABLE

(a) Analysed by nature:

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| Individuals | 42,404,756 | 60,712,237 |
| Institutions | 11,842,680 | 13,680,943 |
| Less: Allowance for ECLs/impairment losses | (592,078) | (409,233) |
| Total | 53,655,358 | 73,983,947 |

(b) Analysis of the movements of allowance for ECLs/impairment losses:

| | Year ended 31 December | |
|------------------------------|------------------------|---------|
| | 2018 | 2017 |
| At the end of last year | 409,233 | 298,502 |
| Impact of adopting IFRS 9 | 31,958 | |
| At the beginning of the year | 441,191 | 298,502 |
| Charge for the year | 237,145 | 116,832 |
| Reversal | (2,532) | — |
| Amounts written off | (83,726) | (6,101) |
| At the end of the year | 592,078 | 409,233 |

(c) Analysed by the stages of allowance for ECLs:

| | Stage 1 | Stage 2 | Stage 3 | Total |
|------------------------|---------|---------|---------|---------|
| As at 31 December 2018 | 88,770 | 44,616 | 458,692 | 592,078 |

40. MARGIN ACCOUNTS RECEIVABLE (continued)

(d) The fair value of collateral for the margin financing and securities lending business is analysed as follows:

| | As at 31 De | ecember |
|---------------------------|-------------|-------------|
| | 2018 | 2017 |
| Fair value of collateral: | | |
| — Stocks | 140,380,877 | 264,189,241 |
| — Cash | 6,973,750 | 7,037,093 |
| — Funds | 1,843,195 | 1,036,708 |
| — Bonds | 34,417 | 73,879 |
| Total | 149,232,239 | 272,336,921 |

41. DERIVATIVE FINANCIAL INSTRUMENTS

| | As at 31 December 2018 | | 8 |
|--|------------------------|------------|-------------|
| | Nominal | Fair value | |
| | amount | Assets | Liabilities |
| Interest rate derivatives | | | |
| — Treasury futures | 14,295,844 | _ | (22,585) |
| — Interest rate swap | 2,395,878,384 | 13,453 | (152,191) |
| - Others | 11,481,715 | 1,472 | (15,222) |
| Equity derivatives | | | |
| — Stock index futures | 5,338,156 | 119 | (248,214) |
| — Forward contracts | 275,148 | 398 | (3,616) |
| — Equity return swaps | 8,572,873 | 387,210 | (29,993) |
| — Stock options | 16,093,300 | 167,957 | (124,768) |
| Currency derivatives | | | |
| — Currency swaps | 6,385,222 | 17,943 | (3,091) |
| — Foreign exchange forward | 2,151,078 | 21,948 | (12,573) |
| — Foreign exchange options | 307,300 | 937 | (945) |
| — Others | 1,487,381 | 11,221 | _ |
| Other derivatives | | | |
| — Precious metals futures | 940,033 | 571 | (8,159) |
| — Au (T+D) | 166,767 | 268 | _ |
| — Commodity futures | 1,757,227 | 15,140 | 515 |
| - Gold options | 6,336,187 | 363 | (4,251) |
| - Commodity options | 3,415,921 | 42,500 | (44,130) |
| - Others | 596,271 | 45 | (559) |
| Less: Cash (received)/paid as settlement | _ | (33,187) | 413,809 |
| Total | _ | 648,358 | (255,973) |

41. DERIVATIVE FINANCIAL INSTRUMENTS (continued)

| | As at 31 December 2017 | | |
|--|------------------------|----------|-------------|
| | Nominal Fair value | | ue |
| | amount | Assets | Liabilities |
| Interest rate derivatives | | | |
| — Treasury futures | 4,830,771 | — | (2,777) |
| — Interest rate swap | 566,545,135 | 1,298 | (131,257) |
| — Interest rate options | 6,981 | 47 | — |
| Equity derivatives | | | |
| — Stock index futures | 1,975,239 | 11,354 | — |
| — Forward contracts | 1,697,666 | 3,708 | (9,491) |
| — Equity return swaps | 65,704 | 4,311 | — |
| - Stock options | 5,601,567 | 107,175 | (46,611) |
| Currency derivatives | | | |
| Currency swaps | 5,235,981 | 24,020 | (33,342) |
| — Foreign exchange forward | 3,224,558 | 42,508 | (2,569) |
| — Foreign exchange options | 1,000 | 50 | — |
| Other derivatives | | | |
| - Precious metals futures | 803,012 | 15,892 | — |
| — Au (T+D) | 681,187 | 6,299 | — |
| Commodity futures | 702,430 | — | (26,206) |
| - Gold options | 4,709,714 | 128,992 | (287,045) |
| Commodity options | 329,357 | 2,254 | (2,552) |
| — Others | 94 | 871 | |
| Less: Cash (received)/paid as settlement | | (33,546) | 139,022 |
| Total | | 315,233 | (402,828) |

Under the daily mark-to-market and settlement arrangement, any gains or losses of the Group's position in interest rate swap and currency swap contracts settled in the Shanghai Clearing House, stock index futures, treasury futures, precious metals futures, Au (T+D) and commodity futures were settled daily and the corresponding receipts and payments were included in clearing settlement funds.

42. CLEARING SETTLEMENT FUNDS

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Deposits with stock exchanges | | |
| — China Securities Depository and Clearing Corporation Limited | 2,869,960 | 2,128,688 |
| - Others | 136,876 | 29,001 |
| Total | 3,006,836 | 2,157,689 |

As at 31 December 2018 and 2017, the Group's clearing settlement funds of RMB74,829 thousand and RMB11,945 thousand, respectively, were restricted.

43. CASH HELD ON BEHALF OF BROKERAGE CUSTOMERS

The Group maintains segregated deposit accounts with banks and authorized institutions to hold cash on behalf of customers arising from its normal course of business. The Group has recorded the related amounts as cash held on behalf of customers and the corresponding liabilities as accounts payable to brokerage customers on the grounds that it is liable for any loss or misappropriation of its brokerage clients' monies. In Mainland China, the use of cash held on behalf of customers for security and the settlement of their transactions are restricted and governed by relevant third-party deposit regulations issued by the CSRC. In Hong Kong, the "Securities and Futures (Customer Money) Rules" implementing the related provisions of the Securities and Futures Ordinance impose similar restrictions.

44. CASH AND BANK BALANCES

| | As at 31 De | cember |
|---------------|-------------|------------|
| | 2018 | 2017 |
| Cash on hand | 434 | 516 |
| Bank balances | 20,348,449 | 15,985,433 |
| Total | 20,348,883 | 15,985,949 |

As at 31 December 2018 and 2017, the Group's bank balances of RMB481,793 thousand and RMB447,789 thousand, respectively, were restricted.

As at 31 December 2018, the ECL allowance of cash and cash balances amounted to RMB6,939 thousand (31 December 2017: nil).

45. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOW

(a) Cash and cash equivalents

| | As at 31 December | |
|---|-------------------|-------------|
| | 2018 | 2017 |
| Cash on hand | 434 | 516 |
| Bank balances | 20,348,449 | 15,985,433 |
| Clearing settlement funds | 3,006,836 | 2,157,689 |
| Financial assets held under resale agreements with | | |
| original maturity of less than three months | 21,550,747 | 11,273,135 |
| Less: bank deposits with original maturity of more than three months, | | |
| risk reserve deposits, restricted bank balances and clearing | | |
| settlement funds | (6,959,215) | (2,359,734) |
| Total | 37,947,251 | 27,057,039 |

45. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOW (continued)

(b) Changes in liabilities arising from financing activities

| | | Short-term | |
|---------------------------------------|-------------|--------------|-------------|
| | Loans and | debt | Bonds |
| | borrowings | instrument | payable |
| At 1 January 2017 | 8,140,701 | 14,847,586 | 72,738,765 |
| Changes from financing cash flows | 3,425,371 | 21,607,049 | (3,457,026) |
| Equity component of convertible bonds | _ | — | (1,129,841) |
| Non-cash changes | (45,794) | | 160,193 |
| As 31 December 2017 | 11,520,278 | 36,454,635 | 68,312,091 |
| Changes from financing cash flows | (3,496,937) | (29,753,903) | (3,781,512) |
| Non-cash changes | 256,081 | 344,692 | 3,726,621 |
| At 31 December 2018 | 8,279,422 | 7,045,424 | 68,257,200 |

46. LOANS AND BORROWINGS

Current

| | As at 31 December | |
|---|-------------------|------------|
| | 2018 | 2017 |
| Unsecured loans and borrowings ⁽¹⁾ | 8,279,422 | 11,520,278 |
| Total | 8,279,422 | 11,520,278 |

(1) As at 31 December 2018 and 2017, the current unsecured loans and borrowings of the Group were repayable within one year, and bore interest at rates ranging from 3.48% to 3.89% per annum and from 1.60% to 2.78% per annum, respectively.

47. SHORT-TERM DEBT INSTRUMENTS

| | | | | | As at |
|------------------------------------|---------------|-----------------|------------|--------------|-------------|
| | Nominal | As at 1 January | | | 31 December |
| | interest rate | 2018 | Increase | Decrease | 2018 |
| Short-term financing bills payable | 3.15%-4.99% | 6,000,000 | 16,714,994 | (19,695,576) | 3,019,418 |
| Short-term corporate bonds | 4.25%-5.10% | 1,999,950 | 604,882 | (2,096,970) | 507,862 |
| Medium-term notes | 0.90%-2.80% | 3,756,035 | 2,516,094 | (3,982,835) | 2,289,294 |
| Structured notes | 2.80%-5.50% | 24,698,650 | 16,240,380 | (39,710,180) | 1,228,850 |
| Total | | 36,454,635 | 36,076,350 | (65,485,561) | 7,045,424 |

47. SHORT-TERM DEBT INSTRUMENTS (continued)

| | | | | | As at |
|------------------------------------|---------------|-----------------|------------|--------------|-------------|
| | Nominal | As at 1 January | | | 31 December |
| | interest rate | 2017 | Increase | Decrease | 2017 |
| Short-term financing bills payable | 2.75%-4.99% | 6,000,000 | 8,000,000 | (8,000,000) | 6,000,000 |
| Short-term corporate bonds | 4.30%-5.10% | _ | 7,999,826 | (5,999,876) | 1,999,950 |
| Medium-term notes | 0.90%-2.80% | 57,606 | 3,889,446 | (191,017) | 3,756,035 |
| Structured notes | 3.90%-6.66% | 8,789,980 | 41,998,780 | (26,090,110) | 24,698,650 |
| Total | | 14,847,586 | 61,888,052 | (40,281,003) | 36,454,635 |

48. PLACEMENTS FROM OTHER FINANCIAL INSTITUTIONS

| | As at 31 De | cember |
|-------------------------------------|-------------|-----------|
| | 2018 | 2017 |
| Placements from banks (1) | 9,006,422 | 900,000 |
| Placements from CSFC ⁽²⁾ | 1,156,824 | 6,700,000 |
| Total | 10,163,246 | 7,600,000 |

(1) As at 31 December 2018 and 2017, placements from banks were repayable within one year, and bore interest at annual interest rates ranging from 2.89% to 5.70% and from 3.20% to 6.10%, respectively.

(2) As at 31 December 2018 and 2017, placements from CSFC were repayable within one year, and bore interest at annual interest rates ranging from 4.80% to 5.10% and from 5.10% to 5.40%, respectively.

49. ACCOUNTS PAYABLE TO BROKERAGE CUSTOMERS

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| Margin financing and securities lending deposits | 11,159,295 | 10,605,418 |
| Other brokerage business deposits | 71,187,748 | 73,750,814 |
| Total | 82,347,043 | 84,356,232 |

Accounts payable to brokerage customers mainly include money held on behalf of customers in banks and clearing houses, and bear interest at the prevailing market interest rates.

The majority of the accounts payable balances are repayable on demand except where certain accounts payable to brokerage customers represent monies received from customers for their margin financing and future trading activities under the normal course of business. Only amounts in excess of the required deposits and cash collateral stipulated are repayable on demand.

No ageing analysis is disclosed as in the opinion of the directors of the Company, the ageing analysis does not provide additional value in view of the nature of these businesses.

50. EMPLOYEE BENEFITS PAYABLE

Current

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Salaries, bonuses and allowances | 4,665,499 | 4,658,925 |
| Social welfare and others | 295,002 | 330,514 |
| Contributions to a defined contribution scheme | 24,362 | 16,515 |
| Total | 4,984,863 | 5,005,954 |

Non-current

| | As at 31 December | |
|----------------------------------|-------------------|---------|
| | 2018 | 2017 |
| Salaries, bonuses and allowances | | 622,458 |
| Total | | 622,458 |

51. FINANCIAL ASSETS SOLD UNDER REPURCHASE AGREEMENTS

(a) Analysed by collateral type:

Current

| | As at 31 December | |
|--|-------------------|------------|
| | 2018 | 2017 |
| Bonds | 61,719,773 | 31,263,560 |
| Funds | 3,700,541 | 3,512,237 |
| Margin accounts receivable-backed repurchase | 3,004,500 | 4,900,000 |
| Precious metals | 2,133,731 | 4,173,788 |
| Total | 70,558,545 | 43,849,585 |

Non-current

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Margin accounts receivable-backed repurchase | | 3,000,000 |
| Total | | 3,000,000 |

51. FINANCIAL ASSETS SOLD UNDER REPURCHASE AGREEMENTS (continued)

(b) Analysed by market:

Current

| | As at 31 De | As at 31 December | |
|------------------|-------------|-------------------|--|
| | 2018 | 2017 | |
| Interbank market | 39,116,376 | 17,147,994 | |
| Stock exchanges | 26,303,937 | 17,927,803 | |
| Over the counter | 5,138,232 | 8,773,788 | |
| Total | 70,558,545 | 43,849,585 | |

Non-current

| | As at 31 December | |
|------------------|-------------------|-----------|
| | 2018 | 2017 |
| Over the counter | | 3,000,000 |
| Total | | 3,000,000 |

52. FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

Current

| | As at 31 December | |
|---|-------------------|------------|
| | 2018 | 2017 |
| At fair value through profit or loss (1) | | |
| —Debt securities | 3,705,281 | 2,740,626 |
| Gold | 157,392 | 2,460,958 |
| Designated as at fair value through profit or loss | | |
| -Debt securities ⁽²⁾ | 28,346,896 | 17,852,004 |
| —Interest attributable to other holders of consolidated structured entities $^{\scriptscriptstyle (3)}$ | 536,992 | 400,784 |
| Total | 32,746,561 | 23,454,372 |

52. FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS (continued)

Non-current

| | As at 31 December | |
|---|-------------------|-----------|
| | 2018 | 2017 |
| Designated as at fair value through profit or loss | | |
| —Debt securities ⁽²⁾ | _ | 1,013,019 |
| —Interest attributable to other holders of consolidated structured entities $^{\scriptscriptstyle (3)}$ | 530,082 | |
| Total | 530,082 | 1,013,019 |

(1) As at 31 December 2018 and 2017, included in the Group's financial liabilities through profit or loss were bonds and gold borrowed by the Group.

- (2) As at 31 December 2018 and 2017, included in the Group's financial liabilities designated as at fair value through profit or loss were structured notes generally in the form of notes or certificates with the underlying investments related to listed equity investments, listed debt investments and unlisted fund investments.
- (3) As at 31 December 2018 and 2017, the financial liabilities arising from the consolidation of structured entities were designated as at fair value through profit or loss by the Group, as the Group has the obligation to pay other investors or limited partners upon the maturity dates of the structured entities based on the net asset value and related terms of those consolidated structured entities.

53. BONDS PAYABLE

Current

| | As at 31 December | |
|------------------------|-------------------|-----------|
| | 2018 | 2017 |
| Corporate bonds (1) | 9,251,506 | _ |
| Subordinated bonds (1) | 5,324,029 | 1,279,944 |
| Structured notes | 901,307 | |
| Total | 15,476,842 | 1,279,944 |

Non-current

| | As at 31 December | |
|------------------------|-------------------|------------|
| | 2018 | 2017 |
| Corporate bonds (1) | 41,783,163 | 41,140,610 |
| Subordinated bonds (1) | 10,997,195 | 24,991,537 |
| Structured notes | | 900,000 |
| Total | 52,780,358 | 67,032,147 |

53. BONDS PAYABLE (continued)

(1) The details of the outstanding corporate bonds and subordinated bonds payable are as follows:

| As at 31 December 2018 | | | | |
|------------------------------|-----------|------------|---------------|-------------|
| Name | Par value | Issue date | Maturity date | Coupon rate |
| Current | | | | |
| Corporate bonds | | | | |
| GUOTAI FH B1905(ii) | 3,059,553 | 2014.05 | 2019.05 | 3.625% |
| 16 GUOJUN G1(v) | 5,000,000 | 2016.04 | 2021.04 | 2.97% |
| Subordinated bonds | | | | |
| 16 GUOJUN C3 | 3,000,000 | 2016.11 | 2019.11 | 3.34% |
| 17 Shanghai Securities C3 | 2,000,000 | 2017.11 | 2019.11 | 5.50% |
| Non-current | | | | |
| Corporate bonds | | | | |
| 15 GUOJUN G2(iv) | 1,000,000 | 2015.11 | 2022.11 | 3.80% |
| 16 GUOJUN G2(vi) | 1,000,000 | 2016.04 | 2023.04 | 3.25% |
| 16 GUOJUN G3(vii) | 5,000,000 | 2016.08 | 2021.08 | 2.90% |
| 16 GUOJUN G4 | 3,000,000 | 2016.08 | 2021.08 | 3.14% |
| 16 GUOJUN G5(viii) | 3,000,000 | 2016.09 | 2021.09 | 2.94% |
| 17 GUOJUN G1 | 4,700,000 | 2017.08 | 2020.08 | 4.57% |
| 17 GUOJUN G2 | 600,000 | 2017.08 | 2022.08 | 4.70% |
| 17 GUOJUN G3 | 3,700,000 | 2017.10 | 2020.10 | 4.78% |
| GUOJUN Convertible bonds(ix) | 7,000,000 | 2017.07 | 2023.07 | 0.50% |
| 18 GUOJUN G1 | 4,300,000 | 2018.03 | 2021.03 | 5.15% |
| 18 GUOJUN G2 | 4,300,000 | 2018.04 | 2021.04 | 4.55% |
| 18 GUOJUN G3 | 4,700,000 | 2018.07 | 2021.07 | 4.44% |
| 18 GUOJUN G4 | 300,000 | 2018.07 | 2023.07 | 4.64% |
| Subordinated bonds | | | | |
| 16 GUOJUN C4 | 3,000,000 | 2016.11 | 2021.11 | 3.55% |
| 17 GUOJUN C1 | 5,000,000 | 2017.02 | 2020.02 | 4.60% |
| 17 Shanghai Securities C1 | 1,400,000 | 2017.05 | 2020.05 | 5.30% |
| 17 Shanghai Securities C2 | 600,000 | 2017.08 | 2020.08 | 5.30% |
| 17 GUOZI 01 | 1,000,000 | 2017.05 | 2020.05 | 4.60% |

53. BONDS PAYABLE (continued)

(1) The details of the outstanding corporate bonds and subordinated bonds payable are as follows: *(continued)*

| As at 31 December 2017 | | | | |
|------------------------------|-----------|------------|---------------|-------------|
| Name | Par value | Issue date | Maturity date | Coupon rate |
| Current | | | | |
| Subordinated bonds | | | | |
| 15 Shanghai Securities 02(i) | 1,280,000 | 2015.04 | 2018.04 | 5.00% |
| Non-current | | | | |
| Corporate bonds | | | | |
| GUOTAI FH B1905(ii) | 3,059,553 | 2014.05 | 2019.05 | 3.625% |
| 15 GUOJUN G1(iii) | 5,000,000 | 2015.11 | 2020.11 | 3.60% |
| 15 GUOJUN G2(iv) | 1,000,000 | 2015.11 | 2022.11 | 3.80% |
| 16 GUOJUN G1(v) | 5,000,000 | 2016.04 | 2021.04 | 2.97% |
| 16 GUOJUN G2(vi) | 1,000,000 | 2016.04 | 2023.04 | 3.25% |
| 16 GUOJUN G3(vii) | 5,000,000 | 2016.08 | 2021.08 | 2.90% |
| 16 GUOJUN G4 | 3,000,000 | 2016.08 | 2021.08 | 3.14% |
| 16 GUOJUN G5(viii) | 3,000,000 | 2016.09 | 2021.09 | 2.94% |
| 17 GUOJUN G1 | 4,700,000 | 2017.08 | 2020.08 | 4.57% |
| 17 GUOJUN G2 | 600,000 | 2017.08 | 2022.08 | 4.70% |
| 17 GUOJUN G3 | 3,700,000 | 2017.10 | 2020.10 | 4.78% |
| GUOJUN Convertible bonds(ix) | 7,000,000 | 2017.07 | 2023.07 | 0.20% |
| Subordinated bonds | | | | |
| 16 GUOJUN C1(x) | 5,000,000 | 2016.07 | 2020.07 | 3.30% |
| 16 GUOJUN C2(xi) | 4,000,000 | 2016.10 | 2020.10 | 3.14% |
| 16 GUOJUN C3 | 3,000,000 | 2016.11 | 2019.11 | 3.34% |
| 16 GUOJUN C4 | 3,000,000 | 2016.11 | 2021.11 | 3.55% |
| 17 GUOJUN C1 | 5,000,000 | 2017.02 | 2020.02 | 4.60% |
| 17 Shanghai Securities C1 | 1,400,000 | 2017.05 | 2020.05 | 5.30% |
| 17 Shanghai Securities C2 | 600,000 | 2017.08 | 2020.08 | 5.30% |
| 17 Shanghai Securities C3 | 2,000,000 | 2017.11 | 2019.11 | 5.50% |
| 17 GUOZI 01 | 1,000,000 | 2017.05 | 2020.05 | 4.60% |

53. BONDS PAYABLE (continued)

- (1) The details of the outstanding corporate bonds and subordinated bonds payable are as follows: (continued)
 - (i) In April 2015, Shanghai Securities issued 3-year subordinated bonds with par value of RMB2.1 billion. The bonds bear a fixed annual interest rate of 6.00% payable on an annual basis. At the end of the second year, Shanghai Securities had the right to adjust the interest rate. The Company had an option to redeem and the investors had an option to put back the bond at the end of the second year. In April 2017, a total of RMB820 million was redeemed as a result of the exercise of the option by investors. The interest rate has been decreased by issuer by 100bps to 5.00%. The remaining bonds due in April 2018.
 - (ii) In May 2014, Guotai Junan Finance Holding Limited (BVI) issued 5-year credit enhancement bonds with a par value of USD500 million. The bonds are listed on the Hong Kong Stock Exchange with the bond code of 5754 and bear a fixed annual interest rate of 3.625% payable on a semi-annual basis.
 - (iii) In November 2015, as approved by the CSRC, the Company issued 5-year corporate bonds with par value of RMB5 billion. The bonds bear a fixed annual interest rate of 3.60% payable on an annual basis. At the end of the third year, the Company has a right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the third year. In November 2018, the Company redeemed all of the bonds.
 - (iv) In November 2015, as approved by the CSRC, the Company issued 7-year corporate bonds with par value of RMB1 billion. The bonds bear a fixed annual interest rate of 3.80% payable on an annual basis. At the end of the fifth year, the Company has a right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the fifth year.
 - (v) In April 2016, as approved by the CSRC, the Company issued 5-year corporate bonds with par value of RMB5 billion. The bonds bear an annual interest rate of 2.97% payable on an annual basis. At the end of the third year, the Company has a right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the third year. In February 2019, the company announced to redeem all of the bonds.
 - (vi) In April 2016, as approved by the CSRC, the Company issued 7-year corporate bonds with par value of RMB1 billion. The bonds bear an annual interest rate of 3.25% payable on an annual basis. At the end of the fifth year, the Company has a right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the fifth year.
 - (vii) In August 2016, as approved by the CSRC, the Company issued 5-year corporate bonds with par value of RMB5 billion. The bonds bear a fixed annual interest rate of 2.90% payable on an annual basis. At the end of the third year, the Company has a right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the third year.

53. BONDS PAYABLE (continued)

- (1) The details of the outstanding corporate bonds and subordinated bonds payable are as follows: (continued)
 - (viii) In September 2016, as approved by the CSRC, the Company issued 5-year corporate bonds with par value of RMB3 billion. The bonds bear a fixed annual interest rate of 2.94% payable on an annual basis. At the end of the third year, the Company has the right to adjust the interest rate which will be fixed for the remaining two years. The Company has an option to redeem and the investors have an option to put back the bonds at the end of the third year.
 - (ix) In July 2017, as approved by the CSRC, the Company issued 6-year A-share convertible bonds with par value of RMB7 billion. The convertible bonds bear a fixed annual interest rate of 0.20% for the first year, 0.50% for the second year, 1.00% for the third year, 1.50% for the fourth year, 1.80% for the fifth year and 2.00% for the sixth year. The initial conversion price is RMB20.20 per share. The convertible bonds holders may exercise their rights to convert the convertible bonds into the Company's A shares at the stipulated conversion price during the period ("Conversion Period") beginning six months after the date of issuance until the maturity date. Within 5 trading days after maturity, the Company shall redeem the outstanding convertible bonds at 105% of the par value, inclusive of interest for the sixth year.

During the Conversion Period, if the closing price of the Company's A Shares is not less than or equal to 130% of the prevailing conversion price for at least 15 trading days out of any 30 consecutive trading days, or if the total outstanding amount is less than RMB30 million, the Company has the right to redeem all or part of the outstanding convertible bonds at par value plus accrued interest.

The convertible corporate bonds issued have been split into the liability and equity components. After considering direct transaction costs, the Company recognized the equity part of the convertible corporate bonds as other equity instruments amounting to RMB1,129,841 thousand.

For the year ended 31 December 2018, convertible corporate bonds with a principal amount of RMB138 thousand were converted into 6,829 ordinary A shares.

- (x) In July 2016, as approved by the CSRC, the Company issued 4-year subordinated bonds with par value of RMB5 billion. The bonds bear an annual interest rate of 3.30% payable on an annual basis. The issuer has an option to redeem the bonds at the end of the second year. If the redemption option is not exercised, the nominal interest rate of the subordinated bonds will increase by 300 bps. In July 2018, the Company redeemed all of the bonds.
- (xi) In October 2016, as approved by the CSRC, the Company issued 4-year subordinated bonds with par value of RMB4 billion. The bonds bear an annual interest rate of 3.14% payable on an annual basis. The issuer has an option to redeem the bonds at the end of the second year. If the redemption option is not exercised, the nominal interest rate of the subordinated bonds will increase by 300 bps. In October 2018, the Company redeemed all of the bonds.

54. OTHER CURRENT LIABILITIES

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| Accounts payable arising from derivative brokerage | 7,369,304 | 247,162 |
| Payables to priority tranche holders of structured entities | 2,101,399 | 590,881 |
| Unsettled transaction payables | 1,977,532 | 55,983 |
| Accounts payable to brokers | 1,249,908 | 1,852,254 |
| Proceeds from underwriting securities received on behalf of customers | 813,270 | 59,674 |
| Dividends payable | 622,889 | 700,673 |
| Other tax payable | 401,206 | 1,075,694 |
| Underwriting fee payable in relation to the listing of A shares and H shares | 261,054 | 294,854 |
| Payable for construction projects | 145,647 | 55,513 |
| Advance received from issuance of financial products | 128,757 | 467,879 |
| Rental fee payable | 95,447 | 383 |
| Commission payable to other distributors | 57,928 | 31,160 |
| Payables for the securities investor protection fund | 45,438 | 50,876 |
| Dividend received on behalf of customers | 34,019 | 29,000 |
| Interest payable | 25,317 | 1,492,725 |
| Advance received from disposal of a subsidiary | _ | 1,045,000 |
| Others | 781,242 | 606,860 |
| | | |
| Total | 16,110,357 | 8,656,571 |

55. OTHER NON-CURRENT LIABILITIES

| | As at 31 December | |
|---|-------------------|-----------|
| | 2018 | 2017 |
| Risk reserve for the futures brokerage business | 130,297 | 118,864 |
| Provisions | 85,555 | 82,142 |
| Payables to priority tranche holders of structured entities | | 1,791,190 |
| Total | 215,852 | 1,992,196 |

56. SHARE CAPITAL

All shares issued by the Company are fully paid ordinary shares. The par value per share is RMB1 yuan. The Company's number of shares issued and their nominal value are as follows:

| | As at 31 December | |
|--|-------------------|-----------|
| | 2018 | 2017 |
| At beginning of the year | 8,713,934 | 7,625,000 |
| The conversion of convertible bonds into ordinary shares | 7 | — |
| Issuance of shares | | 1,088,934 |
| At the end of the year | 8,713,941 | 8,713,934 |

57. OTHER EQUITY INSTRUMENTS

| | As at 31 December | |
|---|-------------------|------------|
| | 2018 | 2017 |
| Perpetual subordinated bonds (1) | 10,000,000 | 10,000,000 |
| Equity component of convertible bonds (2) | 1,129,819 | 1,129,841 |
| Total | 11,129,819 | 11,129,841 |

(1) On 22 January 2015, the Company issued the first batch of perpetual subordinated bonds amounting to RMB5 billion with an initial interest rate of 6.00%. On 3 April 2015, the Company issued the second batch of perpetual subordinated bonds amounting to RMB5 billion with an initial interest rate of 5.80% (collectively referred to as "Perpetual Subordinated Bonds"). The Perpetual Subordinated Bonds have no fixed maturity dates. The Company has an option to redeem them at their principal amounts plus any accrued interest, on the fifth interest payment date or any interest payment date afterwards.

The interest rate for perpetual subordinated bond is fixed in the first 5 years and will be repriced every 5 years. The repriced interest rate is determined as the sum of the current base rate and the initial spread plus 300bp. The current base rate is defined as the average yield of 5 years treasury from the interbank fixed rate bond yield curve published on China Bond webpage 5 working days before the adjustment.

The issuer has the option to defer interest payment, except in the event of mandatory interest payments, so that at each interest payment date, the issuer may choose to defer the interest payment to the next payment date for the current period as well as all interests and accreted interest already deferred, without being subject to any limitation with respect to the number of deferrals. Of which, mandatory interest payment events are limited to dividend distributions to ordinary equity holders and reductions of registered capital.

The Perpetual Subordinated Bonds issued by the Company are classified as equity instruments and presented under equity in the Group's statement of financial position.

As at 31 December 2018 and 2017, the Company recognized dividends payable to holders of the Perpetual Subordinated Bonds amounting to RMB590 million and RMB590 million (note 21), respectively.

(2) Refer to note 53 for the issuance of convertible bonds.

58. RESERVES AND RETAINED PROFITS

(1) Capital reserve

Capital reserve mainly includes share premium arising from the issuance of new shares at prices in excess of face value and the difference between the considerations of the acquisition of equity interests from non-controlling shareholders and the carrying amount of the proportionate net assets.

(2) Investment revaluation reserve

Investment revaluation reserve mainly represents the fair value changes of available-for-sale financial assets for the year ended 31 December 2017 and the fair value changes of debt instruments at fair value through other comprehensive income and equity instruments at fair value through other comprehensive income for the year ended 31 December 2018.

(3) Translation reserve

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group at the rate of exchange prevailing at the end of the reporting period, and the income and expenses are translated at the average exchange rates or at the approximate exchange rates for the period. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in the translation reserve.

(4) Surplus reserve

The surplus reserve includes the statutory surplus reserve and discretionary surplus reserve.

Pursuant to the "Company Law of the People's Republic of China", the articles of association of the Company and the decision of the Board, the Company is required to set aside 10% of its net profit (after offsetting the accumulated losses incurred in previous years) to the statutory surplus reserve until the balance reaches 50% of the respective registered capital. Subject to the approval of the shareholders, the statutory surplus reserve may be used to offset accumulated losses, and may also be converted into capital of the Company, provided that the balance of the statutory surplus reserve after such capitalization is not less than 25% of the registered capital immediately before capitalization.

(5) General reserve

The general reserve includes the general risk reserve and the transaction risk reserve.

In accordance with the requirements of the CSRC Circular regarding the Annual Reporting of Securities Companies in 2007 (Zhengjian Jigou Zi [2007] No. 320) issued on 18 December 2007, the Company appropriates 10% of its annual net profit to the general risk reserve.

In accordance with the requirements of the CSRC Circular regarding the Annual Reporting of Securities Companies in 2007 (Zhengjian Jigou Zi [2007] No. 320) issued on 18 December 2007 and in compliance with the Securities Law, for the purpose of covering securities trading losses, the Company appropriates 10% of its annual net profit to the transaction risk reserve.

58. RESERVES AND RETAINED PROFITS (continued)

(6) Retained profits

The movements in retained profits are set out below:

| | Year ended 31 December | |
|---|------------------------|-------------|
| | 2018 | 2017 |
| At the end of last year | 38,347,216 | 34,557,357 |
| Impact of adopting IFRS 9 | (314,011) | |
| At beginning of the year | 38,033,205 | 34,557,357 |
| Profit for the year | 6,708,116 | 9,881,545 |
| Appropriation to surplus reserve | (668,361) | (767,335) |
| Appropriation to general reserve | (1,510,464) | (1,760,601) |
| Dividends | (3,485,576) | (2,973,750) |
| Distribution to other equity instrument holders | (590,000) | (590,000) |
| Others | (416,547) | |
| At end of the year | 38,070,373 | 38,347,216 |

59. TRANSFERRED FINANCIAL ASSETS

In the normal course of business, the Group enters into certain transactions in which it transfers recognized financial assets to third parties or customers. If these transfers qualify for derecognition, the Group derecognizes all or part of the financial assets where appropriate. If the Group has retained substantially all the risks and rewards of these assets, the Group continues to recognize these assets.

(1) Repurchase agreements

Transferred financial assets that do not qualify for derecognition include debt securities held by counterparties as collateral under repurchase agreements. The Group transfers the contractual rights to receive the cash flows of these securities, but has an obligation to repurchase them at the agreed date and price. The Group has determined that it retains substantially all the risks and rewards of these securities and therefore has not derecognized them. In addition, they are recognized as financial assets sold under repurchase agreements.

Transferred financial assets that do not qualify for derecognition also include margin accounts receivablebacked repurchase whose beneficial rights are transferred to counterparties and repurchased by the Group at the maturity date. The Group has determined that it retains substantially all the risks and rewards of these financial assets and therefore has not derecognized them. In addition, they are recognized as financial assets sold under repurchase agreements.

59. TRANSFERRED FINANCIAL ASSETS (continued)

(2) Securities lending

Transferred financial assets that do not qualify for derecognition include securities lent to customers for the securities lending business, for which the customers provide the Group with collateral that could fully cover the credit risk exposure of the securities lent. The customers have an obligation to return the securities according to the contracts. The Group has determined that it retains substantially all the risks and rewards of these securities and therefore has not derecognized the securities lent.

(3) Asset-backed securities management schemes

The Group sells margin accounts receivable to the securitization vehicle, which in turn issues asset-backed securities to investors with the purchased assets as the underlying assets. Such securitization vehicle is consolidated by the Group, and consequently the underlying assets are transferred from the Group to the investors. The Group has the obligation to pass cash flows from the underlying assets to the investors. The cash flows that the securitization vehicle collects from the transferred assets have not been passed through to investors without material delay, and the Group has the obligation to repurchase these margin accounts receivable on specified future dates and at agreed-upon prices. Thus the Group has not derecognized these financial assets in the consolidated statement of financial position. The consideration received from the investors is recognized as a financial liability.

(4) Margin financing borrowing

Transferred financial assets that do not qualify for derecognition include securities transferred to CSFC. When CSFC exercises the rights attached to the securities, it shall follow the instructions of the Group. The Group has determined that it retains substantially all the risks and rewards of these securities and therefore has not derecognized the securities transferred.

The following tables provide a summary of the carrying amounts related to transferred financial assets that are not derecognized in their entirety and the associated liabilities:

| | | | Asset-backed | |
|---------------------|------------|------------|--------------|-----------|
| | | | securities | Margin |
| | Repurchase | Securities | management | financing |
| 31 December 2018 | agreements | lending | schemes | borrowing |
| Carrying amount of | | | | |
| transferred assets | 6,640,057 | 528,340 | 505,378 | 406,985 |
| Carrying amount of | | | | |
| related liabilities | 6,350,792 | N/A | 475,000 | N/A |

59. TRANSFERRED FINANCIAL ASSETS (continued)

(4) Margin financing borrowing (continued)

| | | | Asset-backed | |
|---------------------|------------|------------|--------------|-----------|
| | | | securities | Margin |
| | Repurchase | Securities | management | financing |
| 31 December 2017 | agreements | lending | schemes | borrowing |
| Carrying amount of | | | | |
| transferred assets | 11,326,213 | 572,566 | | 2,224,070 |
| Carrying amount of | | | | |
| related liabilities | 10,966,582 | N/A | | N/A |

60. COMMITMENTS

(1) Capital commitments

On 16 October 2013, the Company entered into an agreement with Bund & Riverside Development. According to this agreement, the Company agreed to purchase one of the six properties to be developed by Bund & Riverside Development on a land lot located at Huangpu District, Shanghai. The budget for this project is RMB1.18 billion, which was approved in the 10th meeting of the 4th term of the board of directors. As at 31 December 2018, the accumulated amounts paid by the Company amounted to RMB572 million (31 December 2017: RMB572 million).

(2) Operating lease commitments

| | As at 31 December | |
|---------------------------|-------------------|-----------|
| | 2018 | 2017 |
| Within 1 year (inclusive) | 798,004 | 659,675 |
| 1 to 2 years (inclusive) | 612,356 | 394,716 |
| 2 to 3 years (inclusive) | 506,187 | 303,303 |
| After 3 years | 1,706,590 | 425,571 |
| Total | 3,623,137 | 1,783,265 |

61. CONTINGENCIES

As at 31 December 2018 and 2017, the contingent liabilities due to pending litigations amounted to RMB142,716 thousand and RMB42,415 thousand, respectively.

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62. SHARE-BASED PAYMENTS OF A SUBSIDIARY

GJIHL, a subsidiary of the Company, operated two equity-settled share-based compensation schemes including a share option scheme (the "Share Option Scheme") and a share award scheme (the "Share Award Scheme") for the purpose of motivating and rewarding staff who contributed to GJIHL's operations. During the year ended 31 December 2018, the total equity-settled share-based compensation expense of RMB 65,512 thousand was recognized in profit or loss (2017: RMB 65,535 thousand).

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS

(a) Relationship of related parties

(1) Major shareholders

Major shareholders include shareholders with shareholdings of 5% or above in the Company. Share percentage in the Company:

| | As at 31 December | |
|---|-------------------|--------|
| | 2018 | 2017 |
| Shanghai State-owned Assets Operation Co., Ltd. ("Shanghai SA") | 21.82% | 21.82% |
| Shanghai International Group Co., Ltd. ("SIG") | 7.83% | 7.83% |
| Shenzhen Investment Holding Co., Ltd. ("SIHC") | 6.99% | 6.99% |

(2) Subsidiaries of the Company

The detailed information of the Company's subsidiaries is set out in note 27.

(3) Associates and joint ventures of the Group

The detailed information of the Group's associates and joint ventures is set out in note 29.

| Name of the related parties | Relationship of the related parties |
|---|---|
| Shanghai Rural Commercial Bank ("SRCB") | The director of the Company acts as a director of the entity |
| Zheng Tong Co., Ltd. ("Zhengtong") | The senior management of the Company acts as a director of the entity |
| Shanghai Pudong Development Bank Co., Ltd. ("SPD Bank") | The director of the Company acts as a director of the entity |
| Anhui Huamao Endi Aishi Fashion Co., Ltd. ("Anhui Huamao") | The supervisor of the Company acts as a director of the entity |
| Great Wall Securities Co., Ltd. ("GW Securities") | The supervisor of the Company acts as the vice chairman of the entity |

(4) Other related parties of the Group

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(a) Relationship of related parties (continued)

(4) Other related parties of the Group (continued)

Name of the related parties

Shenzhen Energy Group Co., Ltd.
("Shenzhen Energy")
Yangtze River Economic United Development (Group) Co., Ltd. ("YUDC")
Shanghai International Group Co., Ltd (Hong Kong) ("SIG (HK)")
Guotai Junan Leasing (Shanghai) Co., Ltd.
("Guotai Junan Leasing")
Shanghai Huarui Bank Co., Ltd. ("Huarui Bank")

Ping An Insurance (Group) Company of China, Ltd. ("Ping An Insurance")Bright Food (group) Co., Ltd. ("Bright Food")

SPDB Financial Leasing Co., Ltd. ("SPDB Financial Leasing")Galaxy Asset Management Co.,Ltd. ("Galaxy AMC")Guosen Securities Co., Ltd. ("Guosen Securities")

China Minsheng Investment Group ("CMIG")

China Minsheng Financial Holding Co., Ltd. ("CM Financial")
Shenzhen Special Economic Zone Construction and Development Co., Ltd. ("SSEZ")
FAW Group Co., Ltd. ("FAW")

Tullett Prebon SITICO (China) Ltd. ("TP SITICO") Shanghai International Trust Co., Ltd. ("Shanghai Trust") China International Fund Management Co., Ltd. ("CIFM")

Relationship of the related parties

The supervisor of the Company acts as a member of senior management of the entity The director of the Company acts as the vice chairman of the entity The director of the Company acts as the chairman of the entity The Shanghai SA holds more than 30% equity interests of the entity's parent company The director of the Company acted as the chairman of the entity The director of the Company acts as a director of the entity The director of the Company acts as a director of the entity The senior management of The Shanghai SA acts as a director of the entity The director of the Company acts as a director of the entity The director of the Company acted as a director of the entity The director of the Company acted as a senior management of the entity The director of the Company acted as the chairman of the entity The demission director of the Company acted as the director and senior management of the entity The demission supervisor of the Company acted as a member of senior management of the entity The entity used to be under the control of SIG The entity used to be under the control of SIG

The entity used to be under the control of SIG

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(b) Transactions between the Group and other related parties

(1) Fee and commission income from related parties

| Name of related partiesDescription of transaction2018 | 2017 20,462 1,429 |
|---|-------------------------|
| | |
| Shanghai SASecurities brokerage1,102 | 1,429 |
| SIG (HK) Securities brokerage 240 | |
| Shenzhen EnergySecurities brokerage1,597 | 13,241 |
| Shanghai Trust Securities brokerage N/A | 76 |
| Hua An FundTrading seats lending 32,788 | 24,156 |
| Galaxy AMCTrading seats lending2,174 | N/A |
| CIFM Trading seats lending N/A | 2,673 |
| SPD Bank Underwriting 264 | 6,134 |
| YUDC Underwriting — | 3,538 |
| Bright Food Underwriting 5,825 | 3,396 |
| CMIG Underwriting 3,538 | 2,025 |
| SSEZ Underwriting 1,208 | 52 |
| SPDB Financial Leasing Underwriting 2,208 | 925 |
| SPD BankAssets management25,885 | 26,570 |
| YUDC Assets management 597 | 1,200 |
| Shanghai SAAssets management461 | 900 |
| SRCB Assets management 390 | 711 |
| Ping An Insurance Assets management — | 2,085 |
| SIHC Financial advisory 377 | 708 |

(2) Fee and commission expense to related parties

| | | Year ended 31 Dec | ember |
|-------------------------|--|-------------------|-------|
| Name of related parties | Description of transaction | 2018 | 2017 |
| SPD Bank | Third-party funds depository business | 820 | 2,146 |
| TP SITICO | Currency brokerage | N/A | 873 |

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(b) Transactions between the Group and other related parties

(3) Interest received from related parties

| | | Year ended 31 D | ecember |
|-------------------------|--|-----------------|---------|
| Name of related parties | Description of transaction | 2018 | 2017 |
| SPD Bank | Financial assets held under resale agreements | 12,981 | 8,370 |
| GW Securities | Financial assets held under resale agreements | 461 | 815 |
| Huarui Bank | Financial assets held under resale agreements | _ | 756 |
| Guosen Securities | Financial assets held under resale agreements | 949 | 16 |
| Hua An Fund | Financial assets held under resale agreements | 28 | 9 |
| SPD Bank | Deposit in financial institutions | 135,843 | 326,686 |

(4) Interest paid to related parties

| | | Year ended 31 December | | |
|-------------------------|---|------------------------|--------|--|
| Name of related parties | Description of transaction | 2018 | 2017 | |
| SRCB | Financial assets sold under 9,264 repurchase agreements | | | |
| SPD Bank | Financial assets sold under repurchase agreements | 759 | 213 | |
| Hua An Fund | Financial assets sold under repurchase agreements | 43 | 259 | |
| SPD Bank | Placements from other financial institutions | 148 | 6,545 | |
| SPD Bank | Bonds | 15,682 | 18,000 | |
| Guosen Securities | Bonds | 1,570 | 1,570 | |
| SIG | Accounts payable to brokerage customers | 32 | 330 | |
| FAW | Accounts payable to brokerage customers | 373 | 290 | |

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(b) Transactions between the Group and other related parties (continued)

(5) Operating expenses and costs paid to related parties

| | | Year ended 31 December | | |
|-------------------------|-----------------------------|------------------------|-------|--|
| Name of related parties | Description of transaction | 2018 | 2017 | |
| Zhengtong | Information inquiry fees | 600 | 1,100 | |
| SPD Bank | Sales of financial products | 3,360 | 239 | |

(6) Related party transactions with Shanghai International Group Co., Ltd. constitute continuing connected transactions as defined by Hong Kong Listing Rules. For the year ended 31 December 2018, the annual caps and the actual amounts of securities and financial products transactions and financial services related continuing connected transactions with Shanghai International Group Co., Ltd. and its associates are as follows:

| | Year ended 31 December 2018 | | |
|---|-----------------------------|---------------------------------|--|
| Description of transaction | Caps RMB in million | Actual amount RMB in million | |
| Securities and financial products | | | |
| Inflow | | | |
| Products with fixed income features | 3,915.10 | 2,206.70 | |
| Other products and financing transactions | 26.50 | 23.39 | |
| Outflow | | | |
| Products with fixed income features | 5,930.80 | 1,173.65 | |
| Other products and financing transactions | 22.60 | — | |
| Financial services | | | |
| Revenue generated | 57.33 | 7.45 | |
| Fees paid | 58.83 | 3.16 | |

(c) Balances of related party transactions between the Group and its related parties

(1) Deposits with related parties

| | As at 31 December | | |
|-------------------------|-------------------|-----------|--|
| Name of related parties | 2018 | 2017 | |
| SPD Bank | 6,137,599 | 2,951,986 | |
| SRCB | 2,402 | 2,517 | |

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(c) Balances of related party transactions between the Group and its related parties (continued)

| | | | As at 31 Dece | ember |
|-----|-------------------------------|-----------------------------|---------------|---------|
| | Name of related parties | Description of transactions | 2018 | 2017 |
| | Hua An Fund | Trading seats lending | 14,598 | 7,650 |
| | CM Financial | Management fee | | |
| | | and Remuneration | 2,107 | 114 |
| (3) | Financial assets held under 1 | resale agreements | | |
| | | | As at 31 Dece | ember |
| | Name of related parties | | 2018 | 2017 |
| | Guosen Securities | | 100,173 | _ |
| (4) | Accounts payable | | | |
| | | | As at 31 Dece | ember |
| | Name of related parties | Description of transactions | 2018 | 2017 |
| | SPD Bank | Third-party funds | | |
| | | depository business | 413 | 556 |
| | SPD Bank | Sales of financial products | 2,202 | 239 |
| (5) | Bonds payable to related par | rties | | |
| | | | As at 31 Dece | ember |
| | Name of related parties | | 2018 | 2017 |
| | SPD Bank | | _ | 500,000 |
| | Guosen Securities | | 50,606 | 50,000 |
| | | | | |

(2) Accounts receivable

(6) Related parties' funds, asset management plans and trusts held by the Group

| | As at 31 December | | |
|-------------------------|-------------------|------|--|
| Name of related parties | 2018 | 2017 | |
| Hua An Fund | 30,000 | _ | |

63. RELATED PARTY RELATIONSHIPS AND TRANSACTIONS (continued)

(c) Balances of related party transactions between the Group and its related parties (continued)

(7) The Group's assets management plans or funds held by related parties

| | As at 31 December | | |
|-------------------------|-------------------|-------|--|
| Name of related parties | 2018 | 2017 | |
| Shanghai SA | 206,022 | _ | |
| Guotai Junan Leasing | 2,046 | 5,523 | |
| Anhui Huamao | 2 | 7,471 | |

(d) Remuneration of key management personnel

Remuneration of key management personnel of the Group, including amounts paid to the Company's directors and supervisors as disclosed in note 19, is as follows:

| | Year ended 31 December | |
|---|------------------------|--------|
| | 2018 | 2017 |
| Salaries, allowances and benefits | 9,656 | 12,638 |
| Pension scheme contributions and other social welfare | 931 | 1,235 |
| Discretionary bonuses | 15,781 | 20,965 |
| Total | 26,368 | 34,838 |

Further details of directors' and supervisors' emoluments are included in note 19.

64. SEGMENT REPORTING

The Group is organized into business units based on their products and services and has six reportable operating segments as follows:

- The institutional finance-Institutional investor services segment, which primarily includes prime brokerage, stock-pledged financing and securities repurchase, research businesses provided to institutional clients, as well as market-making and proprietary trading;
- (2) The institutional finance-Investment banking segment, which primarily includes listing sponsorship, equity underwriting, debt underwriting, structured debt financing, M&A financial advisory services and diversified corporate solutions to corporate and government clients;
- (3) The personal finance segment, which primarily includes securities and futures brokerage, margin financing, securities lending, wealth management and financial planning services provided to retail clients through both online and offline channels;

64. SEGMENT REPORTING (continued)

- (4) The investment management segment, which primarily includes asset management, fund management, and direct investment management services to institutions and individuals;
- (5) The international business segment, which represents the business operation of overseas subsidiaries of the Company, which mainly engage in brokerage, corporate finance, asset management, margin financing, financial products, market-making and investment businesses; and
- (6) The other segment, which primarily includes other operations of head office, including investment holding as well as interest income and interest expense incurred for general working capital purposes.

Voor onded 31 December 2018

(a) Operating segments

| | Year ended 31 December 2018 | | | | | | |
|--|-----------------------------|-------------|-------------|-------------|---------------|-----------|--------------|
| | Institutional finance | | | | | | |
| | Institutional | | | | | | |
| | investor | Investment | Personal | Investment | International | | |
| | services | banking | finance | management | business | Other | Total |
| Segment total revenue and other income | | | | | | | |
| Fee and commission income | 1,180,096 | 1,677,959 | 4,530,292 | 1,466,566 | 939,273 | - | 9,794,186 |
| Interest income | 5,626,609 | - | 6,038,115 | 10,330 | 1,166,897 | 38 | 12,841,989 |
| Net investment gains | 4,208,178 | - | - | 350,867 | 514,039 | - | 5,073,084 |
| Gain on disposal | | | | | | | |
| of a subsidiary | - | - | - | 648,287 | - | - | 648,287 |
| Other income and gains | 2,196,153 | _ | 15,775 | 33,368 | (131,976) | 758,519 | 2,871,839 |
| Total revenue and other income | 13,211,036 | 1,677,959 | 10,584,182 | 2,509,418 | 2,488,233 | 758,557 | 31,229,385 |
| Segment expenses | (7,660,189) | (1,096,109) | (9,327,001) | (1,146,777) | (1,899,804) | (958,708) | (22,088,588) |
| Including: Interest expenses | (3,406,679) | _ | (2,841,436) | (47,519) | (713,495) | (756) | (7,009,885) |
| Provision for impairment losses | _ | _ | (1,150) | _ | _ | _ | (1,150) |
| Credit loss expense | (679,052) | _ | (69,475) | (11,143) | (216,823) | _ | (976,493) |
| | | | | | | | |
| Segment operating profit | 5,550,847 | 581,850 | 1,257,181 | 1,362,641 | 588,429 | (200,151) | 9,140,797 |
| Share of profits of associates | | | | | | | |
| and joint ventures | | | | 127,545 | | | 127,545 |
| Segment profit before income tax | 5,550,847 | 581,850 | 1,257,181 | 1,490,186 | 588,429 | (200,151) | 9,268,342 |
| Income tax expense | (1,340,154) | (140,478) | (303,525) | (359,780) | (102,690) | 48,323 | (2,198,304) |
| Segment profit for the year | 4,210,693 | 441,372 | 953,656 | 1,130,406 | 485,739 | (151,828) | 7,070,038 |
| As at 31 December 2018 | | | | | | | |
| Segment total assets | 205,571,719 | 1,168,074 | 130,469,082 | 18,538,279 | 78,037,585 | 2,944,341 | 436,729,080 |
| Segment total liabilities | 130,398,012 | 867,976 | 97,692,222 | 3,673,350 | 69,020,249 | 1,403,879 | 303,055,688 |
| Year ended 31 December 2018 | | | | | | | |
| Other segment information: | | | | | | | |
| Depreciation and amortization expenses | 123,524 | 52,211 | 250,409 | 18,460 | 65,028 | 64,647 | 574,279 |
| Capital expenditure | 194,304 | 119,870 | 160,581 | 19,936 | 79,273 | 344,385 | 918,349 |
| | | | | | | | |

64. SEGMENT REPORTING (continued)

(a) **Operating segments** (continued)

| | Year ended 31 December 2017 | | | | | | |
|--|-----------------------------|-------------|-------------|------------|---------------|-----------|--------------|
| | Institutional finance | | | | | | |
| | Institutional | | | | | | |
| | investor | Investment | Personal | Investment | International | | |
| | services | banking | finance | management | business | Other | Total |
| Segment total revenue and other income | | | | | | | |
| Fee and commission income | 1,235,397 | 2,659,284 | 5,988,949 | 1,747,216 | 953,557 | - | 12,584,403 |
| Interest income | 4,932,795 | - | 6,342,090 | 41,804 | 1,096,230 | 33 | 12,412,952 |
| Net investment gains | 5,181,651 | - | - | 533,437 | 719,533 | _ | 6,434,621 |
| Other income and gains | 37,196 | | 26,553 | 803,114 | (44,427) | 698,940 | 1,521,376 |
| Total revenue and other income | 11,387,039 | 2,659,284 | 12,357,592 | 3,125,571 | 2,724,893 | 698,973 | 32,953,352 |
| Segment expenses | (5,948,621) | (1,366,018) | (8,806,100) | (836,156) | (1,719,754) | (630,155) | (19,306,804) |
| Including: Interest expenses | (3,492,460) | - | (2,686,738) | (29,631) | (497,281) | _ | (6,706,110) |
| Provision for impairment losses | (390,336) | | 20,901 | (139,763) | (218,751) | (10,000) | (737,949) |
| Segment operating profit Share of profits of associates | 5,438,418 | 1,293,266 | 3,551,492 | 2,289,415 | 1,005,139 | 68,818 | 13,646,548 |
| and joint ventures | | | | 14,760 | | | 14,760 |
| Segment profit before income tax | 5,438,418 | 1,293,266 | 3,551,492 | 2,304,175 | 1,005,139 | 68,818 | 13,661,308 |
| Income tax expense | (1,280,240) | (304,444) | (836,046) | (542,418) | (199,051) | (16,200) | (3,178,399) |
| Segment profit for the year | 4,158,178 | 988,822 | 2,715,446 | 1,761,757 | 806,088 | 52,618 | 10,482,909 |
| As at 31 December 2017 | | | | | | | |
| Segment total assets | 185,747,221 | 540,669 | 160,513,532 | 16,178,073 | 63,363,860 | 5,304,832 | 431,648,187 |
| Segment total liabilities | 130,817,301 | 1,554,101 | 106,754,629 | 3,265,240 | 54,922,796 | 638,897 | 297,952,964 |
| Year ended 31 December 2017 | | | | | | | |
| Other segment information: | | | | | | | |
| Depreciation and amortization expenses | 105,235 | 27,393 | 227,238 | 11,149 | 34,068 | 58,391 | 463,474 |
| Capital expenditure | 218,908 | 71,540 | 166,643 | 51,006 | 55,320 | 334,485 | 897,902 |

(b) Geographical segments

| | Year ended 31 December | | |
|---------------------------|------------------------|------------|--|
| Revenue | 2018 | 2017 | |
| Mainland, China | 25,089,050 | 28,662,656 | |
| Hong Kong, China Total | 2,620,209 | 2,769,320 | |
| 10ta | 21,105,255 | 51,451,570 | |

The Group's non-current assets are mainly located in Mainland China (country of domicile).

64. SEGMENT REPORTING (continued)

(c) Information about a major customer

The Group has no single customer which contributed to 10 percent or more of the Group's revenue for the years ended 31 December 2018 and 2017.

65. FINANCIAL RISK MANAGEMENT

(1) Policies for and structure of risk management

Policies for risk management

The Group faces various financial risks in the normal course of business, mainly including credit risk, liquidity risk and market risk. The Group has established policies and procedures to identify and evaluate these risks, and continually monitors these risks by setting appropriate risk limits and internal control systems and through reliable management and information systems. The Group's risk management policies include two aspects: the objective of risk management and the principles of risk management.

Objective for risk management

The overall objective of the Group's risk management is to establish a management mechanism that enables scientific decision-making, standardized operation, efficient management and sustainable development that can maintain the Group's financial stability and improve its market position and performance. Specifically, it includes:

- ensuring strict compliance with relevant laws, regulations and the Group's policies;
- establishing and improving corporate governance that meets current requirements, and building scientific and proper processes of decision-making, execution, supervision and feedback;
- establishing a set of robust and effective risk management policies to identify errors and fraud, close loopholes, and ensure a healthy conduct of business activities;
- setting up a proper and effective risk measurement and analysis system, which can effectively identify, measure, analyze and evaluate various risks that may arise from the normal course of business, to ensure the safety and integrity of the Group's assets;
- improving management efficiency and effectiveness, striving to keep assets secured and risks well managed based on effective control of risk.

Principles for risk management

The principles for risk management include: compliance, completeness, independence, segregation of duties, prudence, effectiveness, timeliness, Chinese wall and a combination of qualitative and quantitative analyses.

65. FINANCIAL RISK MANAGEMENT (continued)

(1) Policies for and structure of risk management (continued)

Structure of risk management

The Group's risk management structure includes corporate governance structure and risk management organizational structure.

Corporate governance structure

According to the "Company Law", "Securities Law" and "Code of Corporate Governance for Securities Companies" and other laws and regulations, the Group has established a modern corporate governance structure that features management comprising of Shareholders' Meetings, the Board of Directors, the Board of Supervisors and the senior management. The Group manages risks by explicitly stipulating management's authorization, responsibility and business objectives, and regulating their behavior.

Organizational structure of risk management

The Group has established a four-level risk management system, which consists of the Board of Directors as the core, top management level, dedicated risk supervision departments, and relevant functional and business departments. The dedicated risk supervision departments comprise the First Risk Management Department, the Internal Audit Department, the Compliance Department, the Legal Department and the Second Risk Management Department.

(2) Credit risk

The Group's cash and bank balances are mainly deposited with state-owned commercial banks or jointstock commercial banks with adequate capital. Clearing settlement funds are mainly deposited with China Securities Depository and Clearing Corporation Limited. The credit risk on cash and cash equivalents is relatively low.

The Group primarily faces three types of credit risks: firstly, the risk of loss arising from the Group's obligation to settle on behalf of its customers in securities trading or derivative trading on the customers' accounts which become under-margined on the settlement date due to the Group's failure to require full margin deposits before the transactions or because the customers are unable to cover their transactions due to other reasons; secondly, the credit risk associated with its securities financing activities, which is the risk of losses due to defaults of its margin financing and securities lending clients, securities repurchase clients and stock-pledged financing clients; thirdly, the default risk of investments in credit products, namely the risk of asset impairment and changes in investment returns due to defaults of borrowers or issuers who refuse to repay the principal and interest when due.

65. FINANCIAL RISK MANAGEMENT (continued)

(2) Credit risk (continued)

In order to manage the credit risk arising from the brokerage business, securities and futures brokerage transactions in Mainland China are all settled on a full-pledged basis, which enables the Group's credit risk associated with the brokerage business to be well under control.

Credit risk arises from the margin financing and securities lending business and stock-pledged financing primarily due to fraudulent information from clients, failure of customers to repay debts in full in a timely manner, customers' breach of contracts with respect to the size and structure of trading positions, customers' violation of regulatory requirements in their trading actions, and the involvement of collateral in legal disputes, among others. The Credit Business Department of the Company and its Hong Kong subsidiary has dedicated employees who are responsible for the approval of limits of margin deposits, stock-pledged financing business, and the margin financing and securities lending business, which are updated based on the periodic assessment of customers' ability to repay. The credit and risk management monitors the status of margin deposits and stock-pledged financing, and makes margin calls when necessary. In cases where customers fail to deposit more money as required, collateralized securities lending business, securities repurchase and stock-pledged financing, the Group estimates the probability of default based on practical experience and historical data, sets loss given default based on industrial information and market data, and takes forward-looking factors into consideration.

In order to manage default risks associated with investments in credit products, for bond investments, the Group has established credit lines for counterparties and investment restrictions in accordance with their credit ratings. When determining the expected credit loss of bond investments, the Group estimates probability of default based on the mapping relationship of rating, sets loss given default based on industrial information and market data, and takes forward-looking factors into consideration.

For trade receivables, the Group applies a simplified approach in calculating ECLs based on the historical credit loss experience, adjusted for related information specific to the debtors and the economic environment, etc.

For other financial assets without using a simplified approach, the ECL is based on the 12-month ECL. The 12-month ECL is the portion of lifetime ECLs ("LTECL") that results from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL.

Both LTECLs and 12-month ECLs are calculated on either an individual basis or a collective basis, depending on the nature of the underlying portfolio of financial instruments. The Group primarily calculates LTECLs on an individual basis.

65. FINANCIAL RISK MANAGEMENT (continued)

(2) Credit risk (continued)

The Group has established a policy to perform an assessment, at the end of each reporting period, of whether a financial instrument's credit risk has increased significantly since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument. Based on the above process, the Group groups debt financial assets under the requirement of IFRS 9 into Stage 1, Stage 2, Stage 3 and POCI, as described below:

- Stage 1: When debt financial assets are first recognised, the Group recognises an allowance based on 12-month ECLs. Stage 1 debt financial assets also include facilities where the credit risk has improved and the loan has been reclassified from Stage 2.
- Stage 2: When debt financial assets have shown a significant increase in credit risk since origination, the Group records an allowance for the LTECLs. Stage 2 debt financial assets also include financial assets, where the credit risk has improved and the financial assets have been reclassified from Stage 3.
- Stage 3: Debt financial assets are considered credit-impaired. The Group records an allowance for the LTECLs.
- POCI: Purchased or originated credit-impaired ("POCI") assets are financial assets that are creditimpaired on initial recognition. POCI assets are recorded at fair value at original recognition and interest income is subsequently recognised based on a credit-adjusted EIR. ECLs are only recognised or released to the extent that there is a subsequent change in the expected credit losses.

For financial assets for which the Group has no reasonable expectations of recovering either the entire outstanding amount, or a proportion thereof, the gross carrying amount of the financial asset is reduced. This is considered to be a (partial) derecognition of the financial asset.

When estimating the ECLs, the Group considers different scenarios. Each of these is associated with different PDs. When relevant, the assessment of multiple scenarios also incorporates how defaulted debt instruments are expected to be recovered, including the probability that the debt instruments will cure and the value of collateral or the amount that might be received for selling the asset.

Criteria of significant increase in credit risk

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group considers reasonable and supportable information that is available without undue cost or effort, including quality and quantity analyses based on historical data, internal and external credit risk ranking, and forward-looking information. The Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition, on either an individual basis or a collective basis for the underlying portfolio of financial instruments with similar credit risk characteristics, to determine the change in the risk of a default occurring over the expected life of the financial instrument.

65. FINANCIAL RISK MANAGEMENT (continued)

(2) Credit risk (continued)

Criteria of significant increase in credit risk (continued)

The Group considers the following factors used to determine whether there is significant increase in credit risk of financial instruments including the significant increase of probability of default in the remaining life at the reporting date compares to probability of default at initial recognition date, the significant unfavorable changes which occur are related to the debtor's operation or financial status, etc. It is concluded that the credit risk on a financial instrument has increased significantly when the contractual payment is more than or equal to 30 days past due regardless of the way in which the Group assesses significant increases in credit risk unless the Group has reasonable and supportable information that is available without undue cost or effort, that demonstrates that the credit risk has not increased significantly.

Definition of credit-impaired financial asset

To determine whether a financial asset is credit-impaired, the standard used by the Group keep consistent with internal credit risk management object for relevant financial instruments, and the Group considers quantity and quality criteria simultaneously. It may not be possible to identify a single discrete event—instead, the combined effect of several events may have caused financial assets to become credit-impaired. It is concluded that a financial asset is credit-impaired when the contractual payment is more than or equal to 90 days past due unless there is reasonable and supportable information to support a more appropriate lagging default criterion

Key parameters of expected credit loss

Depending on whether the credit risk is significant increased or credit-impaired, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month or lifetime expected credit losses. The key parameters for measuring expected credit losses include the probability of default ("PD"), loss given default ("LGD") and exposure at default ("EAD"). The Group considers the quantity analysis of historical data (such as the credit rating of counter parties, ways of guarantee, the category of collaterals, and ways of repayment, etc.) and forward-looking information, to establish a model of PD, LGD, and EAD.

The definition is as following:

- PD is an estimate of the likelihood that a borrower will be unable to meet its debt obligations over the future 12 months or the whole remaining lifetime. The Group estimates PD based on the historical default data, internal and external credit ratings and forward-looking information, etc.
- LGD is the estimated share of the exposure at default that is lost when a borrower defaults. LGD varies depending on the category of counterparties, ways and priority of recourse, and the category of collateral. LGD is the percentage of loss when default occurs.
- EAD is an estimation of the extent to which the Group may be exposed to a counterparty in the event of the counterparty's default in the future 12 months or the whole remaining lifetime.

65. FINANCIAL RISK MANAGEMENT (continued)

(2) Credit risk (continued)

Forward-looking information

Both the assessment of a significant increase in credit risk and calculation of expected credit losses include forward-looking information. The Group identify the key economic factors affecting credit risk and the expected credit losses of different kinds of business based on a historical data analysis. The Group forecasts economic factors periodically and applies expert judgments to determine the impact of forward-looking information on PD, etc.

(i) Maximum exposure to credit risk

The table below summarizes the Group's maximum exposure to credit risk without taking account of any collateral and other credit enhancements.

| | As at 31 December | | |
|---|-------------------|-------------|--|
| | 2018 | 2017 | |
| Available-for-sale financial assets | _ | 12,233,675 | |
| Debt instruments at fair value through | | | |
| other comprehensive income | 39,166,681 | — | |
| Financial assets held under resale agreements | 61,117,584 | 92,599,199 | |
| Financial assets at fair value through profit or loss | 71,813,468 | 60,020,759 | |
| Refundable deposits | 7,552,678 | 6,914,654 | |
| Other non-current assets | 2,294,615 | 37,308 | |
| Accounts receivable | 3,634,734 | 4,288,361 | |
| Other current assets | 1,400,009 | 5,985,385 | |
| Margin accounts receivable | 53,655,358 | 73,983,947 | |
| Derivative financial assets | 92,792 | 200,041 | |
| Clearing settlement funds | 3,006,836 | 2,157,689 | |
| Cash held on behalf of brokerage customers | 77,492,497 | 79,476,131 | |
| Bank balances | 20,348,449 | 15,985,433 | |
| Total maximum credit risk exposure | 341,575,701 | 353,882,582 | |

65. FINANCIAL RISK MANAGEMENT (continued)

(3) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities for shortage of capital or fund. The Group has adopted the following measures to manage liquidity risk:

Risk monitoring system built using net capital as the core indicator

The Group establishes a risk monitoring system using net capital as the core indicator and includes other indicators such as the assets liability ratio, the debt to net assets ratio, the proprietary equity investment ratio, the net capital ratio, etc. according to "Administrative Measures for Risk Control Indicators of Securities Companies". Meanwhile, the Company strictly adheres to the requirements as per "Guidance for Liquidity Risk Management of Securities Companies" and sets up a framework of the liquidity risk management which features with the liquidity coverage ratio and the net stable funding ratio as the core indicators. The Company continually monitors these indicators and maintains sufficient liquidity reserves by establishing multi-hierarchies of an efficient liquid asset management system.

Strictly controlling scale of the proprietary trading business

The Group controls the scale of the proprietary trading business strictly. The proprietary investment to net capital ratio falls within the safety zone determined by the regulators. In addition, the Group also sets limits on the percentage of investments in securities and monitors them on a timely basis.

Implementation of risk budget

With the authorization of the Board of Directors, the Group prepares a risk budget for all businesses twice a year, i.e. at the beginning and in the middle of a year. Liquidity risk management is included as part of the risk budget.

Temporary liquidity replenishment mechanism

The Group has good cooperation with various commercial banks and obtains appropriate credit facilities, so as to establish a temporary liquidity replenishment mechanism. The commercial banks agreed to provide an overdraft facility amounting to RMB8,300 million and RMB8,300 million as at 31 December 2018 and 2017, respectively, in case of any temporary position shortage.

65. FINANCIAL RISK MANAGEMENT (continued)

(3) Liquidity risk (continued)

The table below lists the maturity profiles of financial liabilities of the Group based on the remaining undiscounted contractual cash flows:

| | | Within | 1 to | 3 months to | | | |
|---|-------------|------------|------------|-------------|--------------|--------------|-------------|
| 31 December 2018 | On demand | 1 month | 3 months | 1 year | 1 to 5 years | Over 5 years | Total |
| Financial liabilities | | | | | | | |
| Loans and borrowings | - | 8,300,741 | - | - | - | - | 8,300,741 |
| Short-term debt instruments | - | 3,707,157 | 1,727,785 | 1,714,662 | - | - | 7,149,604 |
| Placements from other | | | | | | | |
| financial institutions | - | 9,615,739 | 51,272 | 512,715 | _ | - | 10,179,726 |
| Accounts payable to brokerage customers | 82,347,043 | - | - | - | - | - | 82,347,043 |
| Financial assets sold under | | | | | | | |
| repurchase agreements | - | 62,866,215 | 6,618,450 | 1,386,087 | - | - | 70,870,752 |
| Financial liabilities at fair value through | | | | | | | |
| profit or loss | 18,996,244 | 1,919,350 | 3,038,114 | 9,307,527 | 267,206 | 262,876 | 33,791,317 |
| Derivative financial liabilities | 704 | 59,274 | 41,477 | 154,518 | - | - | 255,973 |
| Bonds payable | - | - | 451,450 | 16,569,272 | 56,877,290 | - | 73,898,012 |
| Other current liabilities | | 12,887,770 | 107,423 | 2,536,700 | | | 15,531,893 |
| Total financial liabilities | 101,343,991 | 99,356,246 | 12,035,971 | 32,181,481 | 57,144,496 | 262,876 | 302,325,061 |
| | | | | | | | |
| | | Within | 1 to | 3 months | | | |
| 31 December 2017 | On demand | 1 month | 3 months | to 1 year | 1 to 5 years | Over 5 years | Total |
| Financial liabilities | | | | | | | |
| Loans and borrowings | _ | 7,853,868 | 3,693,071 | _ | _ | _ | 11,546,939 |
| Short-term debt instruments | - | 3,406,056 | 12,802,502 | 21,233,323 | - | - | 37,441,881 |
| Placements from other | | | | | | | |
| financial institutions | _ | 1,052,683 | 2,614,847 | 4,101,721 | _ | - | 7,769,251 |
| Accounts payable to brokerage customers | 84,356,232 | - | _ | _ | - | - | 84,356,232 |
| Financial assets sold under | | | | | | | |
| repurchase agreements | - | 38,314,834 | 3,802,030 | 2,059,842 | 3,270,555 | - | 47,447,261 |
| Financial liabilities at fair value through | | | | | | | |
| profit or loss | 10,331,148 | 926,126 | 6,176,673 | 6,092,715 | 1,088,341 | - | 24,615,003 |
| Derivative financial liabilities | _ | 71,746 | 34,938 | 296,144 | - | - | 402,828 |
| Bonds payable | - | - | 230,000 | 2,019,366 | 65,323,901 | 8,298,500 | 75,871,767 |
| Other current liabilities | 247,162 | 1,981,777 | 25,007 | 2,288,630 | - | - | 4,542,576 |
| Other non-current liabilities | | | | 57,804 | 1,557,927 | 291,070 | 1,906,801 |
| Total financial liabilities | 94,934,542 | 53,607,090 | 29,379,068 | 38,149,545 | 71,240,724 | 8,589,570 | 295,900,539 |
| | | | | | | | |

65. FINANCIAL RISK MANAGEMENT (continued)

(4) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in interest rates, exchange rates and securities' market prices.

The Group also engages in the stock and bond underwriting business, and may commit to purchase any remaining shares or bonds in standby underwriting agreements. Under these circumstances, the Group faces the risk that the market prices of the left-over portion may fall below the subscription price due to changes in market conditions.

The Group sets the maximum exposure for market risk. The monitoring and measurement of the exposure is determined according to the principal amount and the stop-loss limit. The market risk is controlled to be within a predetermined range set by management.

(i) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Group's exposure to interest rate risk relates primarily to cash and bank balances, cash held on behalf of brokerage clients, clearing settlement funds, margin accounts receivable, derivative financial assets/liabilities, financial assets held under resale agreements, accounts receivable, refundable deposits, other current assets, other non-current assets, loans and borrowings, short-term debt instruments, placements from other financial institutions, financial assets sold under repurchase agreements, accounts payable to brokerage clients, other current liabilities, bonds payable, other non-current liabilities, financial assets/liabilities at fair value through profit or loss, available-for-sale financial assets(applicable to year ended 31 December 2017) and debt instruments at fair value through other comprehensive income(applicable to year ended 31 December 2018) that are interest-bearing.

The tables below summarize the interest rate risk of the Group. Financial assets and liabilities are presented with reference to the earlier of the contractual repricing dates or maturity dates, and are stated in their carrying amounts.

65. FINANCIAL RISK MANAGEMENT (continued)

(4) Market risk (continued)

(i) Interest rate risk (continued)

| | Within | 1 to | 3 months to | | | Non-interest | |
|-------------------------------------|--------------|------------|-------------|--------------|--------------|--------------|--------------|
| 31 December 2018 | 1 month | 3 months | 1 year | 1 to 5 years | Over 5 years | bearing | Total |
| Financial assets | | | | | | | |
| Debt instruments at fair value | | | | | | | |
| through other comprehensive | | | | | | | |
| income | 846,536 | 495,583 | 3,733,232 | 24,608,592 | 9,482,738 | _ | 39,166,681 |
| Equity Instrument at fair value | | | | | | | |
| through other comprehensive | | | | | | | |
| income | - | - | - | - | - | 16,785,949 | 16,785,949 |
| Financial assets held under resale | | | | | | | |
| agreements | 27,444,320 | 5,448,958 | 21,779,721 | 6,444,585 | - | - | 61,117,584 |
| Financial assets at fair value | | | | | | | |
| through profit or loss | 1,576,265 | 5,397,341 | 39,099,289 | 19,726,916 | 6,013,657 | 65,868,612 | 137,682,080 |
| Refundable deposits | 1,700,981 | - | - | - | - | 5,851,697 | 7,552,678 |
| Other non-current assets | - | _ | - | 2,067,057 | - | 227,558 | 2,294,615 |
| Accounts receivable | 2,660,529 | _ | - | _ | - | 974,205 | 3,634,734 |
| Other current assets | 186,333 | 604,716 | - | - | - | 608,960 | 1,400,009 |
| Margin accounts receivable | 14,397,450 | 10,293,514 | 28,964,394 | - | - | - | 53,655,358 |
| Derivative financial assets | 4,866 | 8,279 | 1,780 | - | - | 633,433 | 648,358 |
| Clearing settlement funds | 3,006,836 | - | - | - | - | - | 3,006,836 |
| Cash held on behalf of brokerage | | | | | | | |
| customers | 63,867,571 | 6,738,713 | 6,886,213 | - | - | - | 77,492,497 |
| Cash and bank balances | 16,176,188 | 2,462,262 | 1,709,999 | - | - | 434 | 20,348,883 |
| T-t-l | 101.007.075 | 21 440 200 | 100 174 000 | 50.047.150 | 15 400 205 | 00.050.040 | 40.4 700 000 |
| Total | 131,867,875 | 31,449,366 | 102,174,628 | 52,847,150 | 15,496,395 | 90,950,848 | 424,786,262 |
| Financial liabilities | | | | | | | |
| Loans and borrowings | 8,279,422 | _ | _ | _ | _ | _ | 8,279,422 |
| Short-term debt instruments | 3,671,827 | 1,685,344 | 1,688,253 | _ | _ | _ | 7,045,424 |
| Placements from other financial | | | , , | | | | , , |
| institutions | 9,612,311 | 50,871 | 500,064 | _ | _ | _ | 10,163,246 |
| Accounts payable to brokerage | | , | , | | | | |
| customers | 72,778,192 | _ | _ | _ | _ | 9,568,851 | 82,347,043 |
| Financial assets sold under | | | | | | , , | |
| repurchase agreements | 62,848,090 | 6,344,411 | 1,366,044 | _ | _ | _ | 70,558,545 |
| Financial liabilities at fair value | | | | | | | |
| through profit or loss | 8,470,426 | 5,873,933 | 17,707,818 | _ | _ | 1,224,466 | 33,276,643 |
| Derivative financial liabilities | 4,896 | 1,095 | 26,010 | _ | _ | 223,972 | 255,973 |
| Bonds payable | _ | _ | 14,475,001 | 53,782,199 | _ | _ | 68,257,200 |
| Other current liabilities | _ | _ | 1,620,116 | _ | _ | 13,838,307 | 15,458,423 |
| | | | | | | | |
| Total | 165,665,164 | 13,955,654 | 37,383,306 | 53,782,199 | | 24,855,596 | 295,641,919 |
| Interest rate sensitivity exposure | (33,797,289) | 17,493,712 | 64,791,322 | (935,049) | 15,496,395 | 66,095,252 | 129,144,343 |
| increating anonining exposule | (33,131,203) | 11,133,114 | 01,131,322 | (333,043) | 13,130,333 | 00,033,232 | 140,144,040 |

65. FINANCIAL RISK MANAGEMENT (continued)

(4) Market risk (continued)

(i) Interest rate risk (continued)

| | Within | 1 to | 3 months to | | | Non-interest | |
|-------------------------------------|--------------|------------|-------------|--------------|--------------|--------------|-------------|
| 31 December 2017 | 1 month | 3 months | 1 year | 1 to 5 years | Over 5 years | bearing | Total |
| Financial assets | | | | | | | |
| Available-for-sale financial assets | 40,000 | 366,796 | 1,224,998 | 7,607,913 | 2,993,968 | 27,738,125 | 39,971,800 |
| Financial assets held under | 10,000 | 500,150 | 1,221,330 | 1,001,010 | 2,000,000 | 21,100,120 | 33,371,000 |
| resale agreements | 13,709,402 | 7,966,415 | 43,566,378 | 20,497,658 | 6,859,346 | _ | 92,599,199 |
| Financial assets at fair value | 10,100,102 | 1,000,110 | 10,000,010 | 20,101,000 | 0,000,010 | | 02,000,100 |
| through profit or loss | 1,583,545 | 3,809,147 | 31,665,094 | 18,484,257 | 4,478,716 | 38,481,356 | 98,502,115 |
| Refundable deposits | 1,295,416 | - | - | | | 5,619,238 | 6,914,654 |
| Other non-current assets | | _ | _ | 25,008 | _ | 12,300 | 37,308 |
| Accounts receivable | 2,630,485 | _ | _ | | _ | 1,657,876 | 4,288,361 |
| Other current assets | 113,524 | 2.152.409 | 210,119 | _ | _ | 3,509,333 | 5,985,385 |
| Margin accounts receivable | 23,291,015 | 19,679,236 | 31,013,696 | _ | _ | | 73,983,947 |
| Derivative financial assets | | 1,294 | 52 | _ | _ | 313,887 | 315,233 |
| Clearing settlement funds | 2,157,689 | | _ | _ | _ | - | 2,157,689 |
| Cash held on behalf of brokerage | 2,101,000 | | | | | | 2,101,000 |
| customers | 65,580,995 | 6,385,737 | 7,509,399 | _ | _ | _ | 79,476,131 |
| Cash and bank balances | 13,935,247 | 643,498 | 1,406,688 | _ | _ | 516 | 15,985,949 |
| Gush and bank balances | 10,000,211 | | | | | | |
| Total | 124,337,318 | 41,004,532 | 116,596,424 | 46,614,836 | 14,332,030 | 77,332,631 | 420,217,771 |
| | | | | | | | |
| Financial liabilities | | | | | | | |
| Loans and borrowings | 7,842,274 | 3,678,004 | - | _ | - | - | 11,520,278 |
| Short-term debt instruments | 3,379,248 | 12,608,403 | 20,466,984 | _ | - | - | 36,454,635 |
| Placements from other financial | | | | | | | |
| institutions | 1,050,000 | 2,550,000 | 4,000,000 | _ | _ | - | 7,600,000 |
| Accounts payable to brokerage | | | | | | | |
| customers | 75,121,139 | - | - | - | - | 9,235,093 | 84,356,232 |
| Financial assets sold under | | | | | | | |
| repurchase agreements | 38,229,534 | 3,663,495 | 1,956,556 | 3,000,000 | - | - | 46,849,585 |
| Financial liabilities at fair value | | | | | | | |
| through profit or loss | 10,846,900 | 3,661,442 | 6,084,288 | 1,013,019 | - | 2,861,742 | 24,467,391 |
| Derivative financial liabilities | 8,644 | 11,922 | 651 | - | - | 381,611 | 402,828 |
| Bonds payable | - | - | 1,279,944 | 60,115,421 | 6,916,726 | - | 68,312,091 |
| Other current liabilities | 267,162 | - | 100,000 | - | - | 5,655,840 | 6,023,002 |
| Other non-current liabilities | | | | 1,204,258 | | 586,932 | 1,791,190 |
| Total | 136,744,901 | 26,173,266 | 33,888,423 | 65,332,698 | 6,916,726 | 18,721,218 | 287,777,232 |
| Interest rate sensitivity exposure | (12,407,583) | 14,831,266 | 82,708,001 | (18,717,862) | 7,415,304 | 58,611,413 | 132,440,539 |

65. FINANCIAL RISK MANAGEMENT (continued)

(4) Market risk (continued)

(i) Interest rate risk (continued)

Sensitivity analysis

The Group uses the sensitivity analysis to measure the impact on net interest income, fair value gains or losses and equity due to changes in interest rates. The sensitivity of net interest income represents the fluctuation of net interest income, as a result of certain changes in interest rates, arising from financial assets and liabilities held at the year end which will be repriced within the next year. The sensitivity of fair value gains or losses and equity are calculated as the fluctuations in fair values of fixed-rate financial assets that are classified at fair value through profit or loss, available-for-sale (applicable to year ended 31 December 2017) and debt instruments at fair value through other comprehensive income (applicable to year ended 31 December 2018), due to certain changes in interest rates.

The table below summarizes the results of the sensitivity analysis, and shows the impact on net profits and other comprehensive income (net of tax) resulting from a reasonably possible change in the interest rate, based on the assets and liabilities held as at 31 December 2018 and 2017, with all other variables held constant.

| | As at 31 December | | | | |
|--|-------------------|---------|-----------|---------|--|
| | 2018 | | 2017 | | |
| | +50 BP | -50 BP | +50 BP | -50 BP | |
| Change in – net profit – other comprehensive | (344,756) | 349,986 | (295,224) | 303,532 | |
| income | (500,136) | 519,419 | (122,228) | 125,647 | |
| Change in equity | (844,892) | 869,405 | (417,452) | 429,179 | |

(ii) Currency risk

Currency risk is the risk of fluctuation in the fair value of financial instruments or future cash flows arising from movements in foreign exchange rates. The Group's currency risk primarily relates to business activities denominated in foreign currencies different from the Group's functional currency, and its net investments in foreign subsidiaries.

Except for the subsidiaries incorporated in Hong Kong which hold assets mainly denominated in HKD, the assets and liabilities denominated in foreign currencies represent only an insignificant portion of the Group's entire assets and liabilities.

The Group's currency risk is not material because the net foreign currency exposure is relatively low.

65. FINANCIAL RISK MANAGEMENT (continued)

(4) Market risk (continued)

(iii) Price risk

Price risk is the risk that the fair value of equity securities declines because of unfavorable changes in the stock index level or the price of individual securities.

The Group mainly invests in listed equity securities, warrants, funds, stock futures, etc. The Group's maximum exposure to price risk is determined by the fair value of financial instruments it holds.

The above financial instruments are exposed to price risk due to fluctuations in fair values, which can be caused by factors specific to individual financial instruments or their issuers, or factors affecting all financial instruments traded in the market.

The analysis below is to show the impact on net profit and other comprehensive income (net of tax) due to changes in fair values of investments in equity securities, funds, equity derivative financial assets/ liabilities, trust products, stock futures and other equity investments by 10%, based on the carrying amounts at the end of each reporting period, with all other variables held constant. As for available-for-sale equity investments (applicable to year ended 31 December 2017) and equity instruments at fair value through other comprehensive income (applicable to year ended 31 December 2018), the impact only takes into account changes in fair value, without considering the impact on profit or loss due to possible impairment.

| | As at 31 December | | | | |
|-----------------------|-------------------|-------------|-----------|-------------|--|
| | 2018 | 3 | 2017 | | |
| | +10% | -10% | +10% | -10% | |
| Change in | | | | | |
| – net profit | 5,274,150 | (5,274,150) | 2,851,209 | (2,851,209) | |
| - other comprehensive | | | | | |
| income | 1,258,946 | (1,258,946) | 1,939,004 | (1,939,004) | |
| Change in equity | 6,533,096 | (6,533,096) | 4,790,213 | (4,790,213) | |

Sensitivity analysis

65. FINANCIAL RISK MANAGEMENT (continued)

(5) Capital management

The Group's objectives for capital management are:

- to safeguard the Group's ability to continue as a going concern so that they can continue to provide returns for shareholders and benefits for other stakeholders;
- to support the Group's stability and growth;
- to maintain a strong capital base to support the development of their business; and
- to comply with the capital requirements under the PRC and Hong Kong regulations.

The Group manages and adjusts its capital structure in accordance with changes in the economic situation and risk characteristics of relevant assets. In order to maintain or adjust its capital structure, the Company may adjust profit distribution to shareholders, return capital, issue new shares, subordinated debts and convertible bonds, etc.

The Group adopts the indicator of net capital to manage its capital. Net capital is a comprehensive risk control indicator which is calculated as net assets minus risk adjustments on certain assets, liabilities and business, determined in accordance with securities companies' business scope and liquidity of their assets and liabilities.

On 16 June 2016, the CSRC issued the Administrative Measures for Risk Control Indicators of Securities Companies (2016 amended) and the Calculation Rules for Risk Control Indicators of Securities Companies with amendments to the framework and criteria of risk control indicators with which the securities companies must be continually compliant, and the amended rules came into effect on 1 October 2016. Based on the rules above and other related rules issued or revised afterwards, the Company is required to meet the following standards for risk control indicators on a continual basis:

- the ratio of net capital divided by the sum of its various risk capital provisions shall be no less than 100% ("Ratio 1");
- (ii) the ratio of net capital divided by net assets shall be no less than 20% ("Ratio 2");
- (iii) the ratio of net capital divided by liabilities shall be no less than 8% ("Ratio 3");
- (iv) the ratio of net assets divided by liabilities shall be no less than 10% ("Ratio 4");
- (v) the ratio of the value of equity securities and derivatives held divided by net capital shall not exceed 100% ("Ratio 5");
- (vi) the ratio of the value of non-equity securities and non-equity derivatives held divided by net capital shall not exceed 500% ("Ratio 6");
- (vii) the ratio of core net capital divided by total assets on and off-balance sheet shall be no less than 8% ("Ratio 7");

65. FINANCIAL RISK MANAGEMENT (continued)

(5) Capital management (continued)

- (viii) the ratio of high quality liquid assets divided by net cash outflows within 30 days shall be no less than 100% ("Ratio 8");
- (ix) the ratio of stable funds available divided by stable funds required shall be no less than 100% ("Ratio 9"); and
- (x) the ratio of the value of margin financing, securities lending, stock-pledged financing and securities repurchase divided by net capital shall not exceed 400% ("Ratio 10");

As at 31 December 2018 and 2017, the Company has maintained the above ratios as follows:

| | As at 31 December | | |
|-------------|-------------------|------------|--|
| | 2018 | 2017 | |
| Net capital | 85,576,140 | 96,365,266 | |
| Ratio 1 | 343.15% | 312.79% | |
| Ratio 2 | 76.97% | 86.23% | |
| Ratio 3 | 58.05% | 63.04% | |
| Ratio 4 | 75.42% | 73.11% | |
| Ratio 5 | 27.45% | 27.92% | |
| Ratio 6 | 133.40% | 82.27% | |
| Ratio 7 | 21.54% | 29.32% | |
| Ratio 8 | 372.53% | 364.80% | |
| Ratio 9 | 151.12% | 137.73% | |
| Ratio 10 | 90.20% | 136.62% | |

The above ratios are calculated based on the financial information prepared in accordance with the relevant accounting rules and financial regulations applicable to enterprises in Mainland China.

Certain subsidiaries of the Company are also subject to capital requirements under the PRC and Hong Kong regulations, imposed by the CSRC and the Hong Kong Securities and Futures Commission, respectively.

66. FAIR VALUES OF FINANCIAL INSTRUMENTS

Fair value is the amount for which an asset could be exchanged, or a liability could be settled, between knowledgeable and willing parties in an arm's length transaction. Methods and assumptions below are used to estimate the fair value.

The Group uses the following hierarchy for determining and disclosing the fair values of financial instruments.

- (a) Fair value is based on quoted prices (unadjusted) in active markets for identical assets or liabilities ("Level 1");
- (b) Fair value is based on inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices) ("Level 2"); and
- (c) Fair value is based on inputs for the asset or liability that are not based on observable market data (unobservable inputs) ("Level 3").

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(1) Fair values of the financial assets and financial liabilities that are measured at fair value on a recurring basis:

| 31 December 2018 | Level 1 | Level 2 | Level 3 | Total |
|---------------------------------------|------------|-------------|-----------|-------------|
| Financial assets at fair value | | | | |
| through profit or loss | | | | |
| At fair value through | | | | |
| profit or loss | | | | |
| – Debt securities | 2,395,768 | 69,316,966 | 100,734 | 71,813,468 |
| – Funds | 16,635,004 | 18,349,587 | 4,985,014 | 39,969,605 |
| – Equity securities | 8,204,864 | 355,588 | 1,751,811 | 10,312,263 |
| - Other investments | 5,232,926 | 10,253,818 | 100,000 | 15,586,744 |
| Debt instruments at fair value | | | | |
| through other | | | | |
| comprehensive income | | | | |
| – Debt securities | 2,371,070 | 36,795,611 | — | 39,166,681 |
| Equity Instrument at fair value | | | | |
| through other | | | | |
| comprehensive income | | | | |
| – Equity securities | 3,601,815 | 44,515 | 746,439 | 4,392,769 |
| – CSFC investment | — | 12,393,180 | — | 12,393,180 |
| Derivative financial assets | 184,922 | 435,739 | 27,697 | 648,358 |
| Total | 38,626,369 | 147,945,004 | 7,711,695 | 194,283,068 |
| Financial liabilities at fair value | | | | |
| through profit or loss | | | | |
| At fair value through profit or loss | | | | |
| – Debt securities | _ | 3,705,281 | _ | 3,705,281 |
| – Others | 157,392 | _ | _ | 157,392 |
| Designated as at fair value | | | | |
| through profit or loss | | | | |
| – Debt securities | _ | 23,972,227 | 4,374,669 | 28,346,896 |
| – Others | — | 329,180 | 737,894 | 1,067,074 |
| Derivative financial liabilities | 29,811 | 86,217 | 139,945 | 255,973 |
| Total | 187,203 | 28,092,905 | 5,252,508 | 33,532,616 |
| | | | | |

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(1) Fair values of the financial assets and financial liabilities that are measured at fair value on a recurring basis: (continued)

| 31 December 2017 | Level 1 | Level 2 | Level 3 | Total |
|-------------------------------------|------------|-------------|-----------|-------------|
| Financial assets at fair value | | | | |
| through profit or loss | | | | |
| Held for trading | | | | |
| – Equity securities | 7,665,454 | 459,911 | _ | 8,125,365 |
| – Funds | 11,734,506 | 7,001,480 | _ | 18,735,986 |
| – Debt securities | 3,005,563 | 37,769,950 | _ | 40,775,513 |
| - Other investments | 1,555,641 | 1,238,944 | _ | 2,794,585 |
| Designated as at fair value through | | | | |
| profit or loss | | | | |
| – Equity securities | 418,500 | _ | 166,056 | 584,556 |
| – Funds | _ | 5,933,919 | 1,353,431 | 7,287,350 |
| – Debt securities | _ | 19,245,246 | _ | 19,245,246 |
| – Other investments | _ | 953,514 | _ | 953,514 |
| Available-for-sale financial assets | | | | |
| – Equity securities | 4,899,185 | 404,731 | 41,800 | 5,345,716 |
| – Funds | 639,178 | — | _ | 639,178 |
| – Debt securities | 2,041,583 | 10,192,092 | _ | 12,233,675 |
| – Other investments | 1,423,186 | 18,337,536 | 146,412 | 19,907,134 |
| Derivative financial assets | 85,179 | 98,708 | 131,346 | 315,233 |
| Total | 33,467,975 | 101,636,031 | 1,839,045 | 136,943,051 |
| Financial liabilities at fair value | | | | |
| through profit or loss | | | | |
| Held for trading | | | | |
| – Debt securities | 1,217 | 2,739,409 | — | 2,740,626 |
| – Others | 2,460,958 | — | — | 2,460,958 |
| Designated as at fair value through | | | | |
| profit or loss | | | | |
| – Debt securities | _ | 17,476,700 | 1,388,323 | 18,865,023 |
| – Others | — | 400,784 | — | 400,784 |
| Derivative financial liabilities | 37,126 | 66,669 | 299,033 | 402,828 |
| Total | 2,499,301 | 20,683,562 | 1,687,356 | 24,870,219 |

During the year mentioned above, there were no significant transfers of fair value measurements between Level 1 and Level 2.

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(2) Valuation process and methods for specific investments

As at the end of the reporting period, the Group's valuation methods and assumptions are as follows:

Level 1

Fair value of financial investment is based on quoted prices (unadjusted) reflected in active markets for identical assets or liabilities.

Level 2

Fair value of financial investment is based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly.

During the year, the Group held no changes on the valuation techniques for level 2.

Level 3

Fair value of financial investment is based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable. For certain unlisted equity securities and debt securities, the Group adopts the valuation techniques and quotation from counterparties' quotations or valuation techniques to determine the fair value. Valuation techniques include a discounted cash flow analysis, the market comparison approach, etc. The fair value measurement of these financial instruments may involve unobservable inputs such as credit spread, price to book ratio, price to earnings ratio, liquidity discount, etc. Fair value change resulting from changes in the unobservable inputs was not significant. The Finance Department periodically reviews all significant unobservable inputs and valuation adjustments used to measure the fair values of financial instruments in Level 3.

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(3) Movements in Level 3 financial instruments measured at fair value:

| Year ended 31 December 2018 | | | | | | |
|-----------------------------|---------------|----------------|----------------|------------|---------------------|-------------|
| | Equity | ~ 1 | | | | |
| | instruments | Financial | | | | |
| | at fair value | assets | | | Financial | |
| | through other | at fair value | Available-for- | | liabilities at fair | |
| (| comprehensive | through profit | sale financial | Derivative | value through | Derivative |
| | income | or loss | assets | assets | profit or loss | liabilities |
| As at 31 December 2017 | _ | 1,519,487 | 188,212 | 131,346 | (1,388,323) | (299,033) |
| Impact of adopting IFRS 9 | 676,045 | 1,351,488 | (188,212) | _ | _ | _ |
| As at 1 January 2018 | 676,045 | 2,870,975 | _ | 131,346 | (1,388,323) | (299,033) |
| Gains/(losses) for the year | _ | (320,381) | _ | 3,318 | 354,573 | (74,208) |
| Changes in fair value | | | | | | |
| recognized in other | | | | | | |
| comprehensive income | (125,852) | _ | — | _ | _ | _ |
| Purchases | 4,694 | 3,987,065 | _ | 416,588 | _ | _ |
| Issues | _ | _ | — | _ | (3,323,608) | (513,987) |
| Transfer in | 196,692 | 774,406 | _ | _ | (817,033) | _ |
| Transfer out | _ | (8,511) | _ | _ | _ | _ |
| Disposal and settlements | (5,140) | (365,995) | _ | (523,555) | 61,828 | 747,283 |
| As at 31 December 2018 | 746,439 | 6,937,559 | | 27,697 | (5,112,563) | (139,945) |

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(3) Movements in Level 3 financial instruments measured at fair value: (continued)

| | | Tear ended 51 December 2017 | | | | | |
|----------------------------------|------------------|-----------------------------|------------|----------------|-------------|--|--|
| | | | | Financial | | | |
| | Financial assets | | | liabilities | | | |
| | at fair value | Available-for- | | at fair value | | | |
| | through profit | sale financial | Derivative | through profit | Derivative | | |
| | or loss | assets | assets | or loss | liabilities | | |
| As at 1 January 2017 | 1,197,929 | 1,951,118 | _ | (1,048,648) | _ | | |
| Gains/(losses) for the year | 140,632 | 463,698 | 1,191 | (144,064) | 8,574 | | |
| Changes in fair value recognized | | | | | | | |
| in other comprehensive | | | | | | | |
| income | _ | (431,984) | _ | _ | _ | | |
| Purchases | 292,403 | 360,000 | 133,484 | _ | _ | | |
| Issues | _ | _ | _ | (195,611) | (438,332) | | |
| Disposal and settlements | (111,477) | (1,982,620) | (3,329) | _ | 130,725 | | |
| Transfer out | | (172,000) | | | | | |
| As at 31 December 2017 | 1,519,487 | 188,212 | 131,346 | (1,388,323) | (299,033) | | |

Year ended 31 December 2017

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(4) Important unobservable input value in fair value measurement of Level 3

For financial instruments in Level 3, prices are determined using valuation techniques such as discounted cash flow models and other similar techniques. Categorization of fair value measured within Level 3 of the valuation hierarchy is generally based on the significance of the unobservable inputs to the overall fair value measurement. The following table presents the valuation techniques and inputs of major financial instruments in Level 3.

| Financial assets/ | Fair value | Valuation technique(s) and | Significant unobservable | Relationship of unobservable |
|---|------------|-------------------------------|---------------------------------------|--|
| liabilities | hierarchy | key input(s) | input(s) | input(s) to fair value |
| Listed equity investment with disposal restriction in a specific period | Level 3 | Option pricing model | Volatility | The higher the volatility, the lower the fair value |
| Stocks/Unlisted equity Investments | Level 3 | Market comparable model | Discount for lack of marketability | The higher the discount, the lower the fair value |
| Stocks/Unlisted equity Investments | Level 3 | Recent transaction price | N/A | N/A |
| Unlisted funds | Level 3 | Market comparable model | Discount for lack of marketability | The higher the discount, the lower the fair value |
| Unlisted funds | Level 3 | Recent transaction price | N/A | N/A |
| Debt Securities | Level 3 | Discounted cash flow model | Risk adjusted discount rate | The higher the risk adjusted discounted rate, the lower the fair value |
| Other investments | Level 3 | Recent transaction price | N/A | N/A |
| Derivative assets | Level 3 | Option pricing model | Volatility | The higher the volatility, the higher the fair value |
| Derivative assets | Level 3 | Discounted cash flow model | Risk adjusted discount rate | The higher the risk adjusted discounted rate, the lower the fair value |
| Financial liabilities | Level 3 | Market comparable model | Discount for lack of marketability | The higher the discount, the lower the fair value |
| Financial liabilities | Level 3 | Recent transaction price | N/A | N/A |
| Derivative liabilities | Level 3 | Option pricing model | Volatility | The higher the volatility, the higher the fair value |

The fair value of the financial instruments in level 3 is not significantly sensitive to a reasonable change in these unobservable inputs.

66. FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(5) Financial assets and liabilities not measured at fair value

As at 31 December 2018 and 31 December 2017, the carrying amounts of the Group's financial instruments carried at cost or amortized cost approximated to their fair values, except for bonds payable, whose carrying amounts and fair values are summarized below:

| | As at 31 December | | | |
|------------------|-------------------|------------|--|--|
| Bonds payable | 2018 | 2017 | | |
| Carrying amounts | 68,257,200 | 68,312,091 | | |
| Fair values | | | | |
| – Level 1 | 7,368,802 | 7,341,152 | | |
| – Level 2 | 61,412,726 | 60,654,792 | | |
| – Level 3 | 962,359 | 846,857 | | |
| Total | 69,743,887 | 68,842,801 | | |

67. EVENTS AFTER THE REPORTING PERIOD

Other than those already disclosed elsewhere in the consolidated financial statements, significant events after the reporting period included the following events:

On 11 March 2019, the Group's subsidiary, Guotai Junan Holdings Limited (BVI) issued 3-year corporate bonds with par value of USD500 million. The bonds bear a fixed interest rate of 3.875% payable on a semi-annual basis. The Company, as the guarantor, provided unconditional and irrevocable guarantee for the payment obligation under the aforesaid bonds of Guotai Junan Holdings Limited (BVI).

On 12 March 2019, the Company issued 3-year corporate bonds with par value of EUR 255 million. The bonds bear a floating interest rate of 0.842% at initial payable on a quarterly basis.

68. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

| | As at 31 December | |
|---|-------------------|-------------|
| | 2018 | 2017 |
| Non-current assets | | |
| Property and equipment | 1,649,953 | 1,545,861 |
| Other intangible assets | 355,606 | 320,436 |
| Investments in subsidiaries | 15,789,770 | 12,240,770 |
| Investments in associates | 234,997 | 261,469 |
| Available-for-sale financial assets | _ | 33,063,479 |
| Debt instruments at fair value through other comprehensive income | 30,034,611 | _ |
| Equity instruments at fair value through other comprehensive income | 15,792,128 | _ |
| Financial assets held under resale agreements | 6,424,527 | 27,357,004 |
| Financial assets at fair value through profit or loss | 2,329,556 | 300,000 |
| Refundable deposits | 1,660,064 | 1,030,226 |
| Deferred tax assets | 1,115,299 | 221,843 |
| Other non-current assets | 1,810,893 | 1,531,099 |
| Total non-current assets | 77,197,404 | 77,872,187 |
| Current assets | | |
| Accounts receivable | 1,083,902 | 1,773,097 |
| Other current assets | 1,048,681 | 2,744,561 |
| Margin accounts receivable | 41,644,659 | 57,362,515 |
| Available-for-sale financial assets | — | 1,195,727 |
| Debt instruments at fair value through other comprehensive income | 5,316,810 | — |
| Financial assets held under resale agreements | 48,559,614 | 59,690,525 |
| Financial assets at fair value through profit or loss | 70,425,441 | 50,599,412 |
| Derivative financial assets | 550,733 | 243,277 |
| Clearing settlement funds | 2,539,476 | 1,687,359 |
| Cash held on behalf of brokerage customers | 46,445,755 | 49,696,777 |
| Cash and bank balances | 12,847,764 | 11,173,907 |
| Total current assets | 230,462,835 | 236,167,157 |
| Total assets | 307,660,239 | 314,039,344 |

68. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

| | As at 31 December | | |
|--|-------------------|-------------|--|
| | 2018 | 2017 | |
| Current liabilities | | | |
| Short-term debt instruments | 4,248,268 | 30,298,650 | |
| Placements from other financial institutions | 10,112,375 | 7,400,000 | |
| Accounts payable to brokerage customers | 46,036,444 | 49,426,727 | |
| Employee benefits payable | 4,190,269 | 3,769,414 | |
| Income tax payable | 1,236,191 | 1,128,574 | |
| Financial assets sold under repurchase agreements | 52,771,568 | 36,011,907 | |
| Financial liabilities at fair value through profit or loss | 5,972,936 | 6,361,505 | |
| Derivative financial liabilities | 167,153 | 385,394 | |
| Bonds payable | 9,030,848 | _ | |
| Other current liabilities | 11,545,020 | 4,921,054 | |
| Total current liabilities | 145,311,072 | 139,703,225 | |
| Net current assets | 85,151,763 | 96,463,932 | |
| Total assets less current liabilities | 162,349,167 | 174,336,119 | |
| Non-current liabilities | | | |
| Bonds payable | 49,783,162 | 57,883,520 | |
| Employee benefits payable | _ | 600,000 | |
| Financial assets sold under repurchase agreements | _ | 3,000,000 | |
| Financial liabilities at fair value through profit or loss | _ | 1,013,019 | |
| Other non-current liabilities | 82,115 | 82,115 | |
| Total non-current liabilities | 49,865,277 | 62,578,654 | |
| Net assets | 112,483,890 | 111,757,465 | |
| Equity | | | |
| Share capital | 8,713,941 | 8,713,934 | |
| Other equity instruments | 11,129,819 | 11,129,841 | |
| Reserves | 63,589,752 | 63,145,838 | |
| Retained profits | 29,050,378 | 28,767,852 | |
| Total equity | 112,483,890 | 111,757,465 | |

68. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

| | | | | Rese | rves | | | |
|---------------------------------------|-----------|-------------|------------|-------------|-----------|------------|-------------|-------------|
| | | Other | | Investment | | | | |
| | Share | equity | Capital | revaluation | Surplus | General | Retained | |
| | capital | instruments | reserve | reserve | reserve | reserve | profits | Total |
| At 1 January 2017 | 7,625,000 | 10,000,000 | 28,504,463 | 247,536 | 5,729,486 | 11,159,425 | 26,960,261 | 90,226,171 |
| Profit for the year | _ | _ | _ | _ | _ | _ | 7,673,344 | 7,673,344 |
| Other comprehensive income | | | | | | | | |
| for the year | | | | 1,304,669 | | | | 1,304,669 |
| Total comprehensive income | | | | | | | | |
| for the year | | | | 1,304,669 | | | 7,673,344 | 8,978,013 |
| Issuance of H shares | 1,088,934 | _ | 13,873,435 | _ | _ | _ | _ | 14,962,369 |
| Issuance of convertible bond | - | 1,129,841 | - | - | - | _ | _ | 1,129,841 |
| Appropriation to surplus reserve | - | - | - | - | 767,335 | _ | (767,335) | - |
| Appropriation to general reserve | - | _ | _ | _ | _ | 1,534,668 | (1,534,668) | _ |
| Dividends | - | - | - | - | _ | _ | (2,973,750) | (2,973,750) |
| Distribution to other equity | | | | | | | | |
| instrument holders | - | _ | _ | _ | _ | _ | (590,000) | (590,000) |
| Others | | | 24,821 | | | | | 24,821 |
| At 31 December 2017 | 8,713,934 | 11,129,841 | 42,402,719 | 1,552,205 | 6,496,821 | 12,694,093 | 28,767,852 | 111,757,465 |
| Impact of adopting IFRS 9 | | | | (314,039) | 11,256 | 22,513 | 78,794 | (201,476) |
| Restated opening balance under IFRS 9 | 8,713,934 | 11,129,841 | 42,402,719 | 1,238,166 | 6,508,077 | 12,716,606 | 28,846,646 | 111,555,989 |
| Profit for the year | _ | _ | _ | _ | _ | _ | 6,683,614 | 6,683,614 |
| Other comprehensive income | | | | | | | | |
| for the year | | | | (1,664,265) | | | | (1,664,265) |
| Total comprehensive income | | | | | | | | |
| for the year | | | | (1,664,265) | | | 6,683,614 | 5,019,349 |
| Dividends | _ | _ | _ | _ | _ | _ | (3,485,576) | (3,485,576) |
| Appropriation to surplus reserve | - | - | - | - | 668,361 | _ | (668,361) | - |
| Appropriation to general reserve | - | - | — | _ | _ | 1,336,723 | (1,336,723) | - |
| Distribution to other equity | | | | | | | | |
| instrument holders | _ | - | _ | _ | _ | _ | (590,000) | (590,000) |
| Other comprehensive income that has | | | | | | | | |
| been reclassified to retained profits | - | - | - | 399,222 | - | _ | (399,222) | - |
| Conversion of convertible bonds | 7 | (22) | 136 | _ | _ | _ | _ | 121 |
| Others | | | (15,993) | | | | | (15,993) |
| At 31 December 2018 | 8,713,941 | 11,129,819 | 42,386,862 | (26,877) | 7,176,438 | 14,053,329 | 29,050,378 | 112,483,890 |

69. COMPARATIVE AMOUNTS

The accounting treatment and presentation of certain items and balances in the financial statements have been revised to comply with the new requirements. Accordingly, certain prior year adjustments have been made, and certain comparative amounts have been reclassified and restated to conform with the current year's presentation and accounting treatment.

70. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorized for issue by the board of directors on 20 March 2019.

Section XII Documents Available for Inspection

| Documents Available for Inspection | 1. | The text of the annual report with signatures of authorized representatives of the Company |
|---------------------------------------|----|--|
| Documents Available for Inspection | 2. | The text of the financial report signed and chopped by authorized representatives of the Company, competent responsible persons of accounting works and persons in charge of accounting institutions |
| Documents Available for Inspection | 3. | The original copy of the audit report signed by the accounting firm as well as signed and chopped by the certified accountant |
| Documents Available for Inspection | 4. | All original copies of texts and announcements of documents of the Company publicly disclosed on websites designated by China Securities Regulatory Commission during the Reporting Period |
| Documents Available for Inspection | 5. | Other relevant information |

Chairman of the Board: Yang Dehong Date of approval by the Board: 20 March 2019

Section XIII Information Disclosure of Securities Company

I. RELEVANT INFORMATION ABOUT SIGNIFICANT ADMINISTRATIVE PERMISSIONS FOR THE COMPANY

$\sqrt{}$ Applicable \square Not applicable

| No. | Date of approval | Headings of approval | No. of approval |
|-----|------------------|--|-------------------------------------|
| 1 | 16 January 2018 | Notice on Matters regarding Participation in the RMB Interest Rate Swap Clearing Agency Business | 2018 Bian Han No. 8 |
| 2 | 18 January 2018 | No Objection Letter to Guotai Junan Securities Co., Ltd. in relation to the Listing and Transfer of Non-public Issuance of Corporate Bonds | Shang Zheng Han [2018] No. 93 |
| 3 | 25 January 2018 | Notice on Matters regarding Participation in the Centralized Clearing Business of Credit Default Swap | 2018 Bian Han No. 29 |
| 4 | 7 February 2018 | No Objection Letter to Guotai Junan Securities Co., Ltd. in relation to the Listing and Transfer of Non-public Issuance of Subordinated Bonds | Shang Zheng Han [2018] No. 165 |
| 5 | 8 February 2018 | Reply of Approval on the Change of Important Articles of the Articles of Association of Guotai Junan Securities Co., Ltd. | Hu Zheng Jian Xu Ke [2018] No.10 |
| 6 | 11 February 2018 | Reply of Approval on Public Issuance of Corporate Bonds to Qualified Investors by Guotai Junan Securities Co., Ltd. | Zheng Jian Xu Ke [2018] No.329 |
| 7 | 28 May 2018 | Reply of Approval of the Qualification of Feng Xiaodong as Supervisor of Securities Company | Hu Zheng Jian Xu Ke [2018] No.43 |
| 8 | 28 May 2018 | Reply of Approval of the Qualification of Lin Facheng as Director of Securities Company | Hu Zheng Jian Xu Ke [2018] No.44 |
| 9 | 6 June 2018 | Reply of Approval of the Qualification of Zhou Hao as Director of Securities Company | Hu Zheng Jian Xu Ke [2018] No.46 |
| 10 | 12 June 2018 | Reply of Approval of the Establishment of Eight Securities Branches by Guotai Junan Securities Co., Ltd. | Hu Zheng Jian Xu Ke [2018] No.48 |
| 11 | 31 July 2018 | No Objection Letter to Guotai Junan Securities in relation to the Application for the Qualification of First-class Dealer for Over- the-counter Options | Ji Gou Bu Han [2018] No. 1789 |

Section XIII Information Disclosure of Securities Company

| No. | Date of approval | Headings of approval | No. of approval |
|-----|------------------|--|---|
| 12 | 8 August 2018 | Reply of Approval of the Qualification of Zhao Hong as Senior Management of Securities Company | Hu Zheng Jian Xu Ke [2018] No. 60 |
| 13 | 27 August 2018 | Reply of Approval of the Qualification of Yu Feng as Senior Management of Securities Company | Hu Zheng Jian Xu Ke [2018] No. 65 |
| 14 | 28 August 2018 | Reply of Approval of the New Issuance of Overseas Listed Foreign Invested Shares by Guotai Junan | Zheng Jian Xu Ke [2018] No. 1392 |
| 15 | 2 November 2018 | No Objection Letter to Guotai Junan Securities for Conducting Credit Derivatives Business | Ji Gou Bu Han [2018] No. 2545 |
| 16 | 8 November 2018 | Notice of Approval on the Inter-bank Foreign Currency Market Membership of Guotai Junan Securities Co., Ltd. | Zhong Hui Jiao Fa [2018] No. 412 |
| 17 | 14 November 2018 | Notice on Accreditation of Clearing Membership by the Shanghai Clearing House | Qing Suan Suo Fa [2018] No. 193 |
| 18 | 2018/11/19 | No Objection Letter to Guotai Junan Securities Co., Ltd. in relation to the Appointment of Zhang Zhihong as Compliance Officer | Hu Zheng Jian Ji Gou Zi [2018] No. 472 |

Section XIII Information Disclosure of Securities Company

| No. | Name of the subsidiary | Date of approval | Headings of approval | No. of approval |
|-----|---|----------------------|---|--|
| 1 | Shanghai Securities and its subsidiaries | 11 January 2018 | Shanghai Supervision Bureau of CSRC's Reply of Approval of the Qualification of Li Guozhu as Senior Management of Securities Company | Hu Zheng Jian Xu Ke [2018] No. 1 |
| | | 11 January 2018 | Shanghai Supervision Bureau of CSRC's Reply of Approval of the Qualification of Ma Yonggang as Senior Management of Securities Company | Hu Zheng Jian Xu Ke [2018] No. 2 |
| | | 18 January 2018 | Shanghai Supervision Bureau of CSRC' s No Objection Letter to Shanghai Securities Co., Ltd. in relation to the Appointment of Ma Yonggang as Compliance Officer | Hu Zheng Jian Ji Gou Zi [2018] No. 13 |
| | | 18 January 2018 | Shanghai Supervision Bureau of CSRC's Reply of Approval of the Establishment of One Branch by Shanghai Securities Co., Ltd. | Hu Zheng Jian Xu Ke [2018] No. 4 |
| | | 9 April 2018 | Shanghai Supervision Bureau of CSRC's Reply of Approval of the Qualification of Lv Jinxin as Director of Securities Company | Hu Zheng Jian Xu Ke [2018] No. 34 |
| | | 30 September 2018 | Shanghai Supervision Bureau of CSRC's Reply of Approval of the Establishment of Two Branches by Shanghai Securities Co., Ltd. | Hu Zheng Jian Xu Ke [2018] No. 83 |

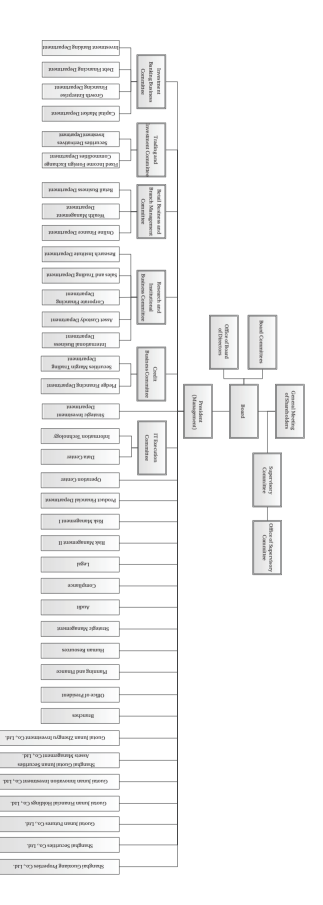
(2) Administrative Permissions of the Major Controlled Subsidiaries

II. RESULT OF CLASSIFICATION BY REGULATORY AUTHORITY

 $\sqrt{}$ Applicable \square Not applicable

The Company's classified evaluation result in 2018: Class A Grade AA

Appendix I Organization Chart of the Company



Appendix II Basic Information of Branch Office

1. BRANCH OFFICE OF THE COMPANY

| | | Date of | Registered capital (or working | Person-in- | Contact |
|-------------------------------|---|---------------|--------------------------------------|-------------------------|--------------------------|
| Branch office | Address | establishment | capital) | charge | number |
| Anhui Branch Office | Rooms 2501,2510,2511 and 2512, AHCOF International Trade Center, Intersection of South Second Ring Road and Jinzhai Road, Shushan District, Hefei City | 2013.2.21 | RMB 5 million | Xia Zhanghao (夏章皓) | 0571-7245858 Ext 8753 |
| Guangxi Branch Office | Rooms 2201 & 2205, 22/F, Tower A, Nanhu Mingdu Plaza, 30 Shuangyong Road, Qingxiu District, Nanning City | 2013.2.20 | Nil | Hu Lan (胡蘭) | 0771-5651977 |
| Xinjiang Branch Office | 256 Xinhua North Road, Tianshan District, Urumqi | 2013.3.4 | RMB 5 million | Zhang Qingsong (張青松) | 0991-2835838 |
| Beijing Branch Office | Room 202, Zhizhen Building, 7 Zhichun Road, Haidian District, Beijing City | 2000.9.6 | RMB 10 million | Zhang Zhipeng (張志明) | 010-82263606 |
| Shanghai Branch Office | 369 Jiangsu Road | 2000.8.15 | RMB 10 million | Jiang Wei (江偉) | 021-52400388 |
| Shanghai FTZ Branch Office | 1503-A, B, C, D, E, F, G, H, 2 Maji Road, China (Shanghai) Pilot Free Trade Zone | 2013.12.13 | RMB 5 million | Zhang Neng (張能) | 021-52400647 |
| Shenzhen Branch Office | 3401-3411, 3509, New World Center, Yitian Road West and Fuzhong Road North, Futian District, Shenzhen City | 2000.7.21 | RMB 10 million | Liu Jindong (劉敬東) | 0755-23976888 -6121 |
| Sichuan Branch Office | China Resources Building, 10 Shuangqing Road, Chenghua District, Chengdu City | 2000.7.31 | Nil | Jiang Tao (姜濤) | 028-65775298 |
| Hubei Branch Office | 7/F, 137 Xudong Street, Hongshan District, Wuhan City | 2000.8.11 | RMB 10 million | Hu Sufei (胡肅飛) | 027-87267558 |
| Tianjin Branch Office | Units 07-09, 42F, Surveying and Mapping Level, Jinta Office Building, Tianjin Worldwide Finance Center, No.2 Dagu North Road, Xiaobailou, Heping District, Tianjin City | 2009.6.30 | RMB 5 million | Geng Xunling (耿旭令) | 022-58308306 |
| Hebei Branch Office | 9/F, Tower A, Fangbei Building, No. 133, Yuhua East Road, Shijiazhuang City, Hebei Province | 2009.7.2 | RMB 5 million | Wang Zhiyong (王志勇) | 0311-85668338 |
| Shanxi Branch Office | Rooms 1204 & 1205, 12/F, Building 1, 15 Taiyuan High-tech Zone | 2009.7.3 | Nil | Fan Xiaojun (範曉軍) | 0351-7023028 |

Appendix II Basic Information of Branch Office

| Branch office | Address | Date of establishment | Registered capital (or working capital) | Person-in- charge | Contact number |
|---------------------------------|---|--------------------------|--|-------------------------|-------------------|
| Inner Mongolia Branch Office | Room 2102, International Finance Building, 18 Xinhua East Street, Hohhot City | 2009.6.30 | Nil | Xu Xihai (徐錫海) | 0431-5212939 |
| Liaoning Branch Office | 68 Shiyiwei Road, Heping District, Shenyang City | 2009.7.1 | RMB 5 million | Luan Jinchang (欒金昶) | 024-22821663 |
| Jilin Branch Office | Rooms 2506-2509, 2607, Huamao International Building, 4848 Renmin Street, Nanguan District, Changchun City, Jilin Province | 2009.6.30 | RMB 5 million | Fei Weifu (費維富) | 0431-84505678 |
| Heilongjiang Branch Office | 3/F Keji Building,90 Xidazhi Street, Nangang District, Harbin City, Heilongjiang Province | 2009.6.30 | RMB 5 million | Hou Xiaopeng (侯霄鵬) | 0451-86201260 |
| Jiangsu Branch Office | Room 401 & 502, 389 Taiping South Road, Qinhuai District, Nanjing City | 2009.7.9 | Nil | Wang Yuansong (王原松) | 025-84575188 |
| Zhejiang Branch Office | Room 1401, Unit 1 & 2, Building 6, Fanhai International Center, 185 Wuxing Road, Sijiqing Sub-district, Jianggan District, Hangzhou City | 2009.6.30 | RMB 5 million | Cao Chenglong (曹成龍) | 0571-87227580 |
| Fujian Branch Office | 11/F, Export-Import Bank of China Building, 350 Jiangbin Central Boulevard, Taijiang District, Fuzhou City, Fujian Province | 2009.7.2 | RMB 5 million | Lin Jian (林堅) | 0591-83666109 |
| Jiangxi Branch Office | Room 908, 9/F, Nanchang Sunny World Center Office and Serviced Apartment Building, 1218 Ganjiang Central Boulevard, Honggutan New District, Nanchang City, Jiangxi Province | 2009.7.3 | RMB 5 million | Huang Quan (黄全) | 0791-86113053 |
| Shandong Branch Office | 5/F, Building 1, Longao Jinzuo Office Building, No. 8000 Jingshi Road, Lixia District, Jinan City | 2009.6.29 | RMB 5 million | Zhang Congxuan (張從宣) | 0531-68817977 |
| Henan Branch Office | 39 Jinshui East Road, Zhengdong New District, Zhengzhou City | 2009.6.29 | RMB 5 million | Yu Ping(於萍) | 0371-65752727 |
| Hunan Branch Office | 4/F, 89 Wuyi Boulevard, Changsha City, Hunan Province | 2009.7.1 | RMB 5 million | Yin Ping (尹萍) | 0731-85525225 |

Appendix II Basic Information of Branch Office

| | | | Registered capital | | |
|----------------------------|--|--------------------------|-------------------------|------------------------|-------------------|
| Branch office | Address | Date of establishment | (or working capital) | Person-in- charge | Contact number |
| Hainan Branch Office | Northwest Side, 3/F, Beijing Building, 56 Guomao Boulevard, Haikou City, Hainan Province | 2009.6.30 | RMB 5 million | Lin Guokui (林國奎) | 0898-68551022 |
| Guizhou Branch Office | 22/F, Tower 1-6, East Zone, Financial Business District, Area B, Zhongtian Exhibition, Changling North Road, Guanshanhu District, Guiyang City, Guizhou Province | 2009.7.1 | RMB 5 million | Ma Hong (馬鴻) | 0851-85818223 |
| Yunnan Branch Office | Rooms 1706, 1707, 1708, 1709 and 1710, 17/F, Building 4, Qicaijunyuan, Baita Road, Panlong District, Kunming City, Yunnan Province | 2009.6.30 | RMB 5 million | Zhang Wenzhou (張文洲) | 0871-63107159 |
| Shaanxi Branch Office | 2/F, Finance Commerce Center, Telecom Plaza, 56 Gaoxin Road, Yanta District, Xi'an City, Shaanxi Province | 2009.7.2 | RMB 5 million | Chen Bin (陳兵) | 029-88304680 |
| Gansu Branch Office | 215 Jiuquan Road, Chengguan District, Lanzhou City | 2009.6.30 | Nil | Lan Geru (蘭革儒) | 0931-8436687 |
| Guangdong Branch Office | Units 2502A, 2502B, 2506, 2602 and 2603, R&F Center, No. 10 Huaxia Road, Zhujiang Xincheng, Tianhe District, Guangzhou City | 2009.6.29 | RMB 5 million | Li Xiaodong (李曉東) | 020-28023166 |
| Chongqing Branch Office | 17-1/F, 3 Finance Street, Jiangbei District, Chongqing City | 2009.6.30 | RMB 5 million | Huang Feng (黄鋒) | 023-63707175 |

2. BRANCH OFFICE OF SHANGHAI SECURITIES

| | | | Registered | | |
|-----------------|---|---------------|---------------|--------------|---------------|
| | | | capital | | |
| | | Date of | (or working | Person-in- | Contact |
| Branch office | Address | establishment | capital) | charge | number |
| Shanghai Branch | 3/F, No. 373 Shangcheng Road, China | 2017.11.9 | RMB 5 million | Zhang Guofa | 021-53686919 |
| Office | (Shanghai) Pilot Free-Trade Zone | | | (張國發) | |
| Wenzhou Branch | 2/F, Tower D, Xiechi Mall, Renmin East | 2012.6.1 | RMB 5 million | Cai Xiaomin | 0577-88812528 |
| Office | Road, Wenzhou | | | (蔡曉敏) | |
| Shenzhen Branch | Unit 1105-1106, Huarong Tower, No.178 | 2018.2.12 | RMB 5 million | Wang Yu (王瑜) | 0755-83640898 |
| Office | Mintian Road, Futian Street, Futian District, | | | | |
| | Shenzhen City | | | | |

1. SECURITIES BRANCH OF THE COMPANY

Geographic

area

| cities and | Number of | Names of | | | |
|------------------------|------------------------|---|---|-------------------|----------------|
| autonomous regions) | securities branches | securities branches | Address of securities branches | Person-in-charge | Contact number |
| Beijing | 1 | Beijing Dewai Street Securities Branch | 109-A (De Sheng Zone), Building 1, Court 13, Deshengmenwai Street, Xicheng District, Beijing City | Chen Ping (陳平) | 010-82080798 |
| | 2 | Beijing Zhichun Road Securities Branch | 105, 1/F and 204, 2/F, Tower B, Zhizhen Building, 7 Zhichun Road, Haidian District, Beijing City | Cai Ming (柴明) | 010-82263600 |
| | 3 | Beijing Finance District Securities Branch | G/F and 203, 204, 2/F, Building 2, Yingtai Business Center, 28 Finance Street, Xicheng District, Beijing City | Li Hao (李浩) | 010-59312789 |
| | 4 | Beijing Fangzhuang Road Securities Branch | 1 Fangzhuang Road, Fengtai District, Beijing City | Chen Bin (陳兵) | 010-82263583 |
| | 5 | Beijing Tongzhou Xinhua West Street Securities Branch | 101, 1/F, Building 1, Court 60, Xinhua West Street, Tongzhou District, Beijing City | Wang Zhijun (王志軍) | 010-82311188 |
| | 6 | Beijing Huairou Fuqian Street Securities Branch | 3 Fuqian Street, Hairou District, Beijing City | Li Qian (李倩) | 010-69680345 |
| | 7 | Beijing Lugu Road Securities Branch | 106, 107 and 108, South Tower, 1/ F, Building 1, Court 6, Yinhe Street, Jingshan District, Beijing | Fu Lin (付林) | 010-68659161 |
| | 8 | Beijing Yizhuang Hongda North Road Securities Branch | Rooms 101 and 518, 16 Hongda North Road, Beijing Economic-Technological Development Area, Beijing City | | 010-51062212 |
| | 9 | Beijing Chaonei Street Securities Branch | Room 10203, 2/F, Yinhe Souhou Center, 2 Nanzhugan Alley, Dongcheng District, Beijing City | Li Xiaoyong(李小勇) | 010-50953125 |
| | 10 | Beijing Jianguo Road Securities Branch | 119, Building 5, Court 93, Jianguo Road, Chaoyang District, Beijing City | Wang Xiaolu (王曉路) | 010-50953115 |

Geographic

| area (provinces, | | | | | |
|---------------------|------------|---|---|---------------------|----------------|
| cities and | Number of | Names of | | | |
| autonomous | securities | securities | | | |
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 11 | Beijing Guanghua Road Securities Branch | Unit 03, 01/F, No. 1 (Commercial Office), Guanghua Road, Chaoyang District, Beijing City | Teng Shangguo (滕上國) | 010-50953131 |
| | 12 | Beijing Zhongguangcun Street Securities Branch | 107, l/F, 8 Haidian North Second Street, Haidian District, Beijing City | Mo Xiankun (莫獻坤) | 010-50953105 |
| | 13 | Beijing Anzhen Men Securities Branch | Unit 105, 1/F, Building 9, Court 5, Anding Road, Chaoyang District, Beijing City | Peng Yin (彭寅) | 010-82263818 |
| | 14 | Beijing Suzhou Bridge Securities Branch | 105A and 106A, 1/F, Xihai International Center, Court 99, North Third Ring West Road, Haiding District, Beijing City | | 010-82263995 |
| | 15 | Beijing Wangjing Futong East Street Securities Branch | 101A of 101 and 105A of 105, Building 12, Futong East Street, Chaoyang District, Beijing City | Li Sheng (李盛) | 010-82263608 |
| Shanghai | 16 | Shanghai Jiujiang Road Securities Branch | Building 16, 663 Jiujiang Road, Huangpu District, Shanghai City | Ding Bing (丁冰) | 021-63522648 |
| | 17 | Shanghai Dapu Road Securities Branch | 92 Dapu Road, Shanghai City | Gu Liwen (顧立文) | 021-58761684 |
| | 18 | Shanghai Hongqiao Road Securities Branch | 188 Hongqiao Road | Shen Liang (沈亮) | 021-33568338 |
| | 19 | Shanghai Jiangsu Road Securities Branch | 369 Jiangsu Road, Shanghai City | Li Yongcai (李永才) | 021-52401110 |
| | 20 | Shanghai Liquan Road Securities Branch | 1-2/F, No. 728 and 720 700 Lane, Liquan Road, Putuo District, Shanghai City | Qiao Yiyin (喬亦穎) | 021-52808918 |
| | 21 | Shanghai Lujiazui East Road Securities Branch | 161 Lujiazui East Road, Pudong New District | Luo Haojun (駱浩鈞) | 021-58767818 |
| | 22 | Shanghai Mudanjiang Road Securities Branch | 1 & 2/F, Baoxin Building, 1188 Mudanjiang Road | Huang Fang (黄芳) | 021-56673533 |
| | 23 | Shanghai Tuanjie Road Securities Branch | 1, 3 and 4/F, 41 Tuanjie Road, Baoshan District, Shanghai City | | 021-56698801 |
| | 24 | Shanghai Fushan Road Securities Branch | 450 Fushan Road, Pudong New District | Yu Liang (於梁) | 021-68755959 |

Geographic

area

| cities and autonomous | Number of securities | Names of securities | | | |
|--------------------------|----------------------|--|---|---------------------|----------------|
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 25 | Shanghai Shangcheng Road Securities Branch | 618 Shangcheng Road, Pudong New District | Wen Shixu (文詩序) | 021-68825016 |
| | 26 | Shanghai Siping Road Securities Branch | 1962 Siping Road, Shanghai City | Yan Zheying (閆澤英) | 021-55580598 |
| | 27 | Shanghai Yishan Road Securities Branch | Rooms 103, 502 and 503, Tower C, 900 Yishan Road | Cao Mingang (曹敏剛) | 021-54235353 |
| | 28 | Shanghai Tianshan Road Securities Branch | Room 340-1 and Room 402-1, No. 1 338 Lane, Tianshan Road, Changning District, Shanghai City | Zang Jialin (臧佳霖) | 021-33536373 |
| | 29 | Shanghai Jingan District Nanjing West Road Securities Branch | Rooms 2202-2205, 688 Nanjing West Road, Jingan District, Shanghai City | Wu Yong (吳勇) | 021-61765201 |
| | 30 | Shanghai Hongkou District Datian Road Securities Branch | 179 Dalian Road, Hongkou District, Shanghai City | Zhen Yong (鄭勇) | 021-65191866 |
| | 31 | Shanghai Weihai Road Securities Branch | No 363, 1-2/F, No 369 and 2/F, No 373 Weihai Road, Jingan District, Shanghai City | Yao Yiyin (姚軼穎) | 021-63401585 |
| | 32 | Shanghai Jiading Tacheng Road Securities Branch | Building 4, 885 Tacheng Road, Jiading District, Shanghai City | Zhang Jianjun (張建軍) | 021-69016118 |
| | 33 | Shanghai Songjiang Zhongshan East Road Securities Branch | 1 & 2/F, Building 4, 298 Zhongshan East Road, Songjiang District, Shanghai City | Zhen Jun (鄭軍) | 021-67848999 |
| | 34 | Shanghai Pudong New District Jinkang Road Securities Branch | 18/F (nominal level, actual level: unit 03, 16/F), 308 Jinkang Road, China (Shanghai) Pilot Free-Trade Zone | Yan Jia (嚴佳) | 021-53520207 |
| | 35 | | Room 501, 168 Yincheng Central Road, Pudong New District, Shanghai City | Ye Jia (葉佳) | 021-38677333 |
| Shenzhen | 36 | Shenzhen Shennan Boulevard Kingkey 100 Securities Branch | Unit 2801-02, 28/F, Tower A, Kingkey 100 Building, 5016 Shennan East Road, Guiyuan Sub-district, Luohu District, Shenzhen City | Cao Yun (曹韻) | 0755-8060009 |

Geographic

| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|--|---|--------------------|----------------|
| | 37 | Shenzhen Xiangmihu Road Securities Branch | Unit B1, 44F, NEO Building, intersection of Shennan Road and Tairan Road, Shatou Sub-district, Futian District, Shenzhen City | Zhen Lin (鄭琳) | 0755-82485608 |
| | 38 | Shenzhen Bihai Boulevard VC & PE Building Securities Branch | Room 02-06, 07/F, Shenzhen Bay VC & PE Building, 1001 Keyuan Road, Yuehai Sub-district, Nanshan District, Shenzhen City | Huang Liya (黃麗亞) | 0755-25771280 |
| | 39 | Shenzhen Fuhua Third Road Securities Branch | 3802B, 3803 and 3805, Shenzhen International Chamber of Commerce Building, intersection of Yitian Road and Fuhua Third Road, Futian District, Shenzhen City | Zhou Jiafeng (周佳鋒) | 0755-88315268 |
| | 40 | Shenzhen Huafa Road Securities Branch | 15/F, Tower C, Electronic Science and Technology Building, 2070 Shennan Central Road, Futian District, Shenzhen City | | 0755-83273771 |
| | 41 | Shenzhen Hongli West Road Securities Branch | 305, 3/F, Donghai City Plaza, South Side of Hongli West Road, Futian District, Shenzhen City | Wang Li (王黎) | 0755-82296268 |
| | 42 | Shenzhen Renming South Road Securities Branch | 18/F, Tower C, Tianan International Building, Renmin South Road, Luohu District, Shenzhen City | Wang Yifen (汪義芬) | 0755-82296268 |
| | 43 | Shenzhen Jintian Road Securities Branch | Unit 08-13, 5/F, Rongchao Tower, 4036 Jintian Road, Futian Central District, Lianhua Street, Futian District, Shenzhen City | Li Yongshi (李世永) | 0755-83755899 |
| | 44 | Shenzhen Coastal City Haide 3rd Road Securities Branch | 2304-2306, 23/F, East Tower, Coastal City, Haide 3rd Road, Nanshan District, Shenzhen City | Yang Yanan (楊顏安) | 0755-26575998 |
| | 45 | Shenzhen Songgang Securities Branch | 2/F, Baolilai Commercial City, Lougang Avenue, Songgang Town, Baoan District, Shenzhen City | Peng Guojia (彭國嘉) | 0755-27080065 |

Geographic

area

| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|--|--|--------------------|----------------|
| | 46 | Shenzhen Huaqiang North Road Securities Branch | 13/F, Shenfang Building, No. 2001 Huaqiang North Road, Futian District, Shenzhen City | Tian He (田禾) | 0755-83776136 |
| | 47 | Shenzhen Yitian Road Securities Branch | 30/F, Tower B, Chaorong Business Center, 6003 Yitian Road, Fuxin Community, Lianhua Street, Futian District, Shenzhen City | Cheng Xiuli (程秀麗) | 0755-82940585 |
| | 48 | Shenzhen Longhua\ Unitown Securities Branch | Shops L1-005 006, L2-001 and L1-013/ L2-007.008, Uniworld LIFE Plaza, No. 1111 Meilong Road, Longhua Street, Longhua District, Shenzhen City | Liu Zhong (劉中) | 0755-29107674 |
| | 49 | Shenzhen Keyuan South Road Securities Branch | Unit F, 1/F, China Energy Storage Tower, No. 3099, Keyuan South Road, Yuehai Sub-district, Nanshan District, Shenzhen City | Kang Le (康樂) | 0755-86562515 |
| | 50 | Shenzhen Qianhai Securities Branch | Registration place: Room 201, Block A, No.1 Qianwan First Road, Qianhai Shenzhen-Hong Kong Cooperation Zone, Shenzhen City (premises of Shenzhen Qianhai Commercial Secretary Co. Ltd.) | Wu Xian (吳弦) | 0755-26916219 |
| | 51 | Shenzhen Meilin Road Securities Branch | No. 1006, Tower B, Zhuoyue Meilin Center Square (South Area), Meilin Road, Meilin Sub-district, Futian District, Shenzhen City | 0. 0 | 0755-82719649 |
| | 52 | Shenzhen Longgang Avenue Securities Branch | No. 1B-1, Huifengxuan, No. 6006 Longgang Avenue, Longgang Subdistrict, Longgang District, Shenzhen City | Yang Huixia (楊輝霞) | 0755-84879540 |
| | 53 | Shenzhen Baoan Unicenter Securities Branch | Shops 18-22, Haili Road, South District, Unicenter, No. 99 Xinhu Road, Xinan Street, Baoan District, Shenzhen City | Zhang Qining (張琦寧) | 0755-23009516 |

Geographic

| area (provinces, | | | | | |
|---------------------|------------|-------------------------|---|--------------------|----------------|
| cities and | Number of | Names of | | | |
| autonomous | securities | securities | | | |
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 54 | Shenzhen Fuming Road | 2C, No. 196 Fuming Road, Fubao Street, | Tang Yunfeng | 0755-83755836 |
| | | Securities Branch | Futian District, Shenzhen City | (唐雲峰) | |
| | 55 | Shenzhen Shennan | Room 1302A, Building 1, Tower 1, | Wu Zhihong (伍志紅) | 0755-83273917 |
| | | Road CR City | Dachong Business Center, No. 9680 | | |
| | | Securities Branch | Shennan Road, Yuehai Sub-district, | | |
| | | | Nanshan District, Shenzhen City | | |
| | 56 | Shenzhen Dengliang | N2-1501, AliCloud Building, Alibaba | Zeng Dongyan | 0755-82493995 |
| | | Road Securities Branch | Shenzhen Office Tower, No. 3331, | (曾東燕) | |
| | | | Keyuan South Road (Shenzhen Bay | | |
| | | | Section), Weilan Coast Community, | | |
| | | | Yuehai Sub-district, Nanshan District, | | |
| | | | Shenzhen City | | |
| Sichuan | 57 | Chengdu North 1st Ring | No. 99, Section 1 of North 1st Ring | Guo Min (郭旻) | 028-86783357 |
| | | Road Securities Branch | Road, Chengdu City | | |
| | 58 | Chengdu Shuangqing | CR Building, No. 10 Shuangqing Road, | Liu Ting (劉婷) | 028-86627453 |
| | | Securities Branch | Chenghua District, Chengdu City | | |
| | 59 | Chengdu Shuncheng | 1/F, 2/F and 3/F, Shuncheng Building, | Zhu Tongyu (朱彤宇) | 028-86787827 |
| | | Avenue Securities | No. 229 Shuncheng Avenue, Qingyang | | |
| | | Branch | District, Chengdu City | | |
| | 60 | Luzhou Naxi District | 2/F, Building 10, Section 2 of Yunxi East | Zhu Libin (朱立斌) | 0830-2292776 |
| | | Yunxi East Road | Road, Naxi District, Luzhou City | | |
| | | Securities Branch | | | |
| | 61 | Chengdu Jintang County | No. 559-561 and No. 563-565, Section 1 | Ma Baojie (馬寶傑) | 028-67919599 |
| | | Shili Avenue Securities | of Shili Avenue, Jintang County | | |
| | | Branch | | | |
| | 62 | Luzhou Xingguang Road | Building 3, No. 68, Yuntai Road, | Yang Jiuxian (楊久鮮) | 0830-2280993 |
| | | Securities Branch | Chuannan Lingang District, Free Trade | | |
| | | | Zone, Sichuan Province | | |
| | 63 | Yaan Chaoyang Street | 5/F, No. 66 Chaoyang Street, Yucheng | Wang Yina (土夷娜) | 0835-2360663 |
| | 64 | Securities Branch | District, Yaan City, Sichuan Province | 1.71 (武帝) | 0001 0000500 |
| | 64 | Yibin Jinshajiang | No. 28, 3/F, Building 13, Xinyuewan | Lei Zhen (| 0831-2399588 |
| | 65 | | Phase II, Cuiping District, Yibin City | T·X7 (禾2) 4年) | 000 0000000 |
| | 65 | Chengdu Jianshe Road | 1/F, Sub No.17-18, No. 9 Jianshe Road, | Li Ya (豕炡) | 028-68892202 |
| | | 2nd Securities Branch | Chenghua District, Chengdu City | | |

Geographic

area

| cities and | Number of | Names of | | | |
|------------------------|------------------------|---|--|-------------------|----------------|
| autonomous regions) | securities branches | securities branches | Address of securities branches | Person-in-charge | Contact number |
| | 66 | Chengdu Tianfu 2nd Street Securities Branch | No. 204, 2/F, Building 1, No. 138 Tianfu 2nd Street, Hi-Tech Zone, Chengdu City | Xu Heng (徐蘅) | 028-86787613 |
| | 67 | Nanchong Beihu Road Securities Branch | Sub No. 2, 3 and 4, No. 99 Beihu Road, Shunqing District, Nanchong City | Chen Hong (陳泓) | 0817-2254188 |
| | 68 | Mianyang Jiannan Road Securities Branch | No. 3, 2/F, Tower 2, Fulin Oriental Plaza, No. 8 West Section of Jiannan Road, Fucheng District, Mianyang City | | 15984604974 |
| | 69 | Xichang Hangtian Avenue Securities Branch | 1/F, Liangshan Guotou Building, 4th Section of Hangtian Avenue, Xichang City | | 0834-5245668 |
| | 70 | Chengdu Jiaozi Avenue Securities Branch | No.1, 2/F, Building 5, No. 998, Jiaozi Avenue, Chengdu High-tech Zone, Free Trade Pilot Zone, Sichuan Province | | 028-65775117 |
| Tianjin | 71 | Tianjin Xinkai Road Securities Branch | No. 69 Xinkai Road, Hedong District (portion of 1/F, 4/F of the South Section) | Chen Yuan (陳媛) | 022-58186739 |
| | 72 | Tianjin Binhai New District Fuzhou Road Securities Branch | No. 1256 Fuzhou Road, Binhai New District, Tianjin City | Cao Xingang (曹欣剛) | 022-25894073 |
| | 73 | Tianjin Youyi Road Securities Branch | Unit 03, 04, 8/F, City Building (Tower 2 of Junyi Building) No. 35 Youyi Road, Hexi District, Tianjin City | Li Xiuping (李秀萍) | 022-59959029 |
| | 74 | Tianjin Qingnian Road Securities Branch | No. 281 Qingnian Road, Nankai District, Tianjin City | Liu Jianguo (劉建國) | 022-87870636 |
| | 75 | Tianjin High-tech District Meiyuan Road Securities Branch | Room -320, 321, Jinzuo Plaza, No. 5 Meiyuan Road, Binhai High-tech District, Tianjin City | Zhang Yan (張豔) | 022-58928878 |
| | 76 | Tianjin Binhai New District Huanghai Road Securities Branch | No. 16, 3rd Avenue, Economic and Technological Development Area, Tianjin City | Zhang Lipei (張麗沛) | 022-25894072 |
| Hebei | 77 | Handan Renmin East Road Securities Branch | No.34 Renmin East Road, Handan City | Shi Rongyan (石榮豔) | 0310-5516898 |

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| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|---------------------------|----------------|
| | 78 | Shijiazhuang Yuhua East Road Securities Branch | 10/F, Block A, Fangbei Tower, No. 133, Yuhua East Road, Shijiazhuang City, Hebei Province, and the north and south sides of the first floor hall | Xie Ying (謝穎) | 0311-89250018 |
| | 79 | Tangshan Jianhua West Road Securities Branch | No. 25-1 Jianhua West Road, Lubei District, Tangshan City | Hu Yanzhuo (胡彥卓) | 0311-85671289 |
| | 80 | Cangzhou Can County Jiaotong North Avenue Securities Branch | No. 11 Jiaotong North Avenue, Cangzhou City | Ouyang Baoliang (歐陽寶亮) | 0311-85868064 |
| | 81 | Chengde West Avenue Securities Branch | No. 104, 204 Commercial Units, Tianze Jiayuan, West Avenue, Shuangqiao District, Chengde City, Hebei Province | Yan Gaojie (閆高傑) | 0314-2565369 |
| | 82 | Baoding Ruixing Road Securities Branch | No. 377 Ruixing Road, Baoding City, Hebei Province | Gao Zong (高縱) | 0312-3376668 |
| | 83 | Qinghuangdao Hebei Avenue Securities Branch | No. 285 Hebei Avenue, Haigang County, Qinghuangdao City, Hebei Province | Shi Guobin (史國斌) | 0317-3160605 |
| | 84 | Langfang Guangyang Road Securities Branch | Room 101, 102, 1/F, Unit 2, Building 1, Wanhe Community, Guangyang District, Langfang City | Zhao Qingtao (趙清濤) | 0317-3160610 |
| | 85 | Zhangjiakou Zuanshi Middle Road Securities Branch | No. 19 Commercial Unit, Building 8, Longshan Shuijun Community, No.63 Zuanshi Middle Road, Qiaodong District, Zhangjiakou City | Yang Xiwang (楊希望) | 0310-5516758 |
| | 86 | Hengshui Renmin West Road Securities Branch | No.109 Commercial Unit, 1-2/F, Building 1, Jincheng Huafu, No.567 Renmin West Road, Taocheng District, Hengshui City, Hebei Province | Lv Ning (呂寧) | 0318-5171189 |
| Shanxi | 87 | Taiyuan Jianshe South Road Securities Branch | 2/F and part of 1/F, Shengshi Building, No. 632 Jianshe South Road, Xiaodian District, Taiyuan City, Shanxi Province | | 0351-4183615 |
| | 88 | Jincheng Hongxin West Street Securities Branch | 3/F, Huibang Yinzuo, No.1951 Hongxin West Street, Jincheng City | Wu Jianfeng (毋劍峰) | 0356-2222577 |
| | 89 | Lvliang Changzhi Road Securities Branch | No. 3, Changzhi Road, Lishi District, Lvliang City | Sun Chong (孫沖) | 0358-8259360 |

Geographic

area

| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|--|--|-------------------------|----------------|
| | 90 | Linfen Pingyang South Street Securities Branch | No. 2, Meihua Lane, Pingyang South Street, Linfen City | Sun Tingting (孫婷婷) | 0351-4181877 |
| | 91 | Datong Hongqi Street Securities Branch | Shop 10, Building 2, Ronghe Garden, Hongqi Street, Hongqi Village, Xinwang Town, Nanjiao District, Datong City | Zhou Hongru (周鴻儒) | 0352-5353555 |
| | 92 | Taiyuan Binzhou North Road Securities Branch | 4/F, No. 143 Binzhou North Road, Yingze District, Taiyuan City | Liu Ze (劉澤) | 0351-4181502 |
| | 93 | Jinzhong Xinjian North Road Securities Branch | No.46 Xinjian North Road, Yuci District, Jinzhong City, Shanxi Province | Zhang Xiaolong (張小龍) | 0351-4183517 |
| Inner Mongolia | 94 | Hohhot Ulanqab West Street Securities Branch | Commercial Building, South Side of Xintai Yudu Community, Ulanqab West Street, Xincheng District, Hohhot City, Inner Mongolia Autonomous Region | Wang Chong (王翀) | 0471-6685305 |
| | 95 | Baotou Shifu West Road Securities Branch | 1/F and 11/F, Keyuan Building, Shifu West Road, Kunlun District, Baotou City, Inner Mongolia Autonomous Region | Zhao Lixia (趙麗霞) | 0472-2143355 |
| | 96 | Chifeng Xar Moron Street Securities Branch | No. 03015-03016, Building 5, Plot A, Wanda Plaza, North of Xar Moron Street, Hongshan District, Chifeng City, Inner Mongolia Autonomous Region | Zhang Zilong (張子龍) | 0478-8772265 |
| | 97 | ErdosYihua North Road Securities Branch | 107 on 1/F and 201 on 2/F, Yixing Garden, No.4 Dongsheng Yihua North Road, District, Erdos City | | 0471-5212929 |
| | 98 | Bayannur Jinchuan Avenue Securities Branch | B5103 B5203, Building B5, Section 2 of Siji Garden, Xinhua West Street, Linhe District, Bayannur City, Inner Mongolia Autonomous Region | Ma Yunchi (馬雲馳) | 0471-3955884 |
| Liaoning | 99 | Shenyang Huanghe South Avenue Securities Branch | No. 48 Huanghe South Avenue, Huanggu District, Shenyang City | Pan Hongyan (潘洪豔) | 024-86852545 |
| | 100 | Shenyang Shiyiwei Road Securities Branch | No.68 Shiyiwei Road, Heping District, Shenyang City | Zhang Bo (張博) | 024-22861011 |
| | 101 | Dalian Chengyi Street Shenyang Securities Branch | No. 6 Chengyi Street, Shahekou District, Dalian City | Ba Qian (白茜) | 0411-84620393 |

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| area (provinces, | | | | | |
|---------------------|------------|---|--|---------------------|----------------|
| cities and | Number of | Names of | | | |
| autonomous | securities | securities | | | |
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 102 | Anshan Xinhua Street Securities Branch | No2, Building 35, Xinhua Street, Tiedong District, Anshan City | Yao Ruyan (姚如妍) | 0412-2215307 |
| | 103 | Panjin Xinglongtai Street Securities Branch | No. 02, Building 0001, Xinyihe Community Shangwang, Zhenxing Area, Xinglongtai District, Panjin City | | 0427-7808859 |
| | 104 | Dalian Jinma Road Securities Branch | No. 135 Jinma Road, Economic Development Zone, Dalian City, Liaoning Province | Zhang Liang (張亮) | 0411-39265935 |
| | 105 | Chaoyang Xinhua Road Securities Branch | No. 24 Section 3 of Xinhua Road, Shuangta District, Chaoyang City, Liaoning Province | Xu Peng (徐鹏) | 0421-2916660 |
| | 106 | Shenyang Beier East Road Securities Branch | No.22 (No. 9 Gate), Beier East Road, Tiexi District, Shenyang City | Liu Hao (劉浩) | 024-22829990 |
| Jilin | 107 | Changchun Renmin Avenue Securities Branch | Room 2501-2505, 25/F and Room 102, Huamao International Office Building, No. 4848 Renmin Avenue, Nanguan District, Changchun City, Jilin Province | Jiang Weifeng (姜衛峰) | 0432-64872577 |
| | 108 | Changchun Weixing Road Securities Branch | B301-B304, B306, Tower B, Pearl Plaza, No. 8788 Renmin Avenue, Nanguan District | Zhang Yinjia (張寅甲) | 0431-88598811 |
| | 109 | Jilin Songjiang Road Securities Branch | Room 0001005, Building 11, No. 145 Songjiang Road, Chuanying District, Jilin City, Jilin Province | Lv Sanling(呂三令) | 0433-4371818 |
| | 110 | Huadian City Huadian Avenue Securities Branch | Shop 6, No. 5 of Xuefu, No. 1 Huadian Avenue, Minhua Street, Huadian City, Jilin Province | | 0432-64871660 |
| | 111 | Siping Central West Road Securities Branch | No. 58 Central West Road, Renxing Street, Tiexi District, Siping City, Jilin Province | Li Ding (李丁) | 0434-7785999 |
| | 112 | Yanji Changbaishan Road Securities Branch | No. 5 East, Block 2, Building 5, Minghao Modern City Community, Changbaishan Road, Yanji City | Liu Jun (劉君) | 0433-4371818 |
| | 113 | Tonghua Guangming | No. 47 Guangming Road, Dongchang | Dong Yuxin (東虞新) | 0431-88733639 |

Road Securities Branch District, Tonghua City

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|--|--|-------------------|----------------|
| | 114 | Jilin Jiefang Road Securities Branch | No.2, 1/F, Building 2, Phase 3 of Jiangpan Renjia, No. 332 Jiefang North Road, Changyi District, Jilin City, Jilin Province | | 0432-66191091 |
| | 115 | Changchun Linhe Street Securities Branch | Room 112, Block B-1, Phase 2 of Langting 1865 Project, East of Linhe Street, Jingyue Development Zone, Changchun City | Wang Kexin (王可心) | 0431-89825678 |
| Heilongjiang | 116 | Harbin Shangzhi Avenue Securities Branch | No. 109 Shangzhi Avenue, Daoli District, Harbin City | Li Li (李力) | 0451-87657007 |
| | 117 | Harbin Xidazhi Street Securities Branch | 2/F No. 90 Xidazhi Street, Nangang District, Harbin City | Wu Ning (吳凝) | 0451-86213825 |
| | 118 | Harbin City Harbin Avenue Securities Branch | Room 8, 1-2/F, Block C Shangfu, East of Chengnance, Enclosed Area between Xining South Road and Zhongxinzuo Road, Nanxing Street, Harbin Avenue, Nangang District, Harbin City | Liu Desheng (劉德勝) | 0451-55592018 |
| | 119 | Harbin Shangzhi Central Street Securities Branch | No. 205, Central Street, Shangzhi Town, Shangzhi City | Tang Xiong (唐雄) | 0451-53358591 |
| | 120 | Qiqihar Central Plaza Securities Branch | No. 31, Central Plaza, Longsha District, Qiqihar City | Cai Cuiwei (蔡翠微) | 0452-8919501 |
| | 121 | Daqing Huojuxin Street Securities Branch | Room 03, Jinying Guoji Shangfu, No. 24 Huojuxin Street, High-tech District, Daqing City, Heilongjiang Province | - · | 0451-86236438 |
| Guangdong | 122 | Guangzhou Dongfeng Middle Road Securities Branch | 3-5/F, Guangdong Provincial Reserve Grain Management Corporation Building, No. 313, Dongfeng Middle Road, Yuexiu District, Guangzhou City | Sun Rong (孫嶸) | 020-83553188 |
| | 123 | Guangzhou Huangpu Avenue Securities Branch | 1/F of No. 185-5 and 2/F of No. 187, West Road of Huangpu Avenue, Tianhe District, Guangzhou City | Xiao Qi (肖琦) | 020-87535101 |

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| (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|------------------------|----------------|
| | 124 | Guangzhou Renmin Middle Road Securities Branch | 1601-1608, 1619, Bank of America Plaza, No. 555 Renmin Middle Road, Liwan District, Guangzhou City, Guangdong Province | Dong Hong (董紅) | 020-81300406 |
| | 125 | Shantou Jinsha Road Securities Branch | No.46 Jinsha Road, Shantou City | Xu Shaoliang (許少亮) | 0754-88636172 |
| | 126 | Shunde Daliang Securities Branch | Office Building 1&2, 2F, Tower B, Guangdeye Building, No. 1 Dongle Road, Daliang Central Neighborhood Committee, Shunde District, Foshan City, Guangdong Province | Li Zhijian (李志堅) | 0757-22312188 |
| | 127 | Dongguan Tiyu Road Securities Branch | 101, 102, 103, A306, A307, HongXi Center, No. 2 Tiyu Road, Dongguan City | XuYe(許燁) | 0769-22800868 |
| | 128 | Zhongshan City Zhongshan 3rd Road Securities Branch | No. 1, 2, 5, 6, 7 of 1/F and East Side of 3/ F, Xinlongji Building, No.30 Zhongshan 3rd Road, East District, Zhongshan City | Lin Gaoliang (林杲亮) | 0760-89983280 |
| | 129 | Guangzhou Xingang East Road Securities Branch | No. 05, 101/F, No. 51, 53, 55 Xingang East Road, Haizhu District, Guangzhou City | Dai Peng (戴鵬) | 020-28368008 |
| | 130 | Meizhou Xinzhong Road Securities Branch | Duplex Shop No. 14-17, Block A, Xianhua Garden, Xinzhong Road, Meizhou City | Li Xiaolan (李曉蘭) | 0753-2178000 |
| | 131 | Zhanjiang Wanhao Shijia Securities Branch | Shop 03, 1/F, Building 3 & 4, Wanhao Shijia, No. 6 Lvmin Road, Xiashan District, Zhanjiang City | Cao Lisan (曹禮三) | 0759-2695866 |
| | 132 | Jiangmen Heshan Dongsheng Road Securities Branch | No. 181, 183, 185 Dongsheng Road, Shaping, Heshan City, Jiangmen | Lao Zhibiao (勞志標) | 13727338200 |
| | 133 | Zhuhai Jingshan Road Securities Branch | Shop 201 and 202, No. 91 Jingshan Road, Xiangzhou District, Zhuhai City | Zhang Shugeng (張述庚) | 18688198101 |
| | 134 | Maoming Youcheng 8th Road Securities Branch | Room 105, 1/F, No. 15, 17, 19 Youcheng 8th Road, Maoming City, Guangdong Province | He Guochao (何國超) | 0668-2727700 |

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|---|--|--------------------|----------------|
| | 135 | Jieyang Huangqishan Avenue Securities Branch | No. 29, 30, Block C, District B, Huarong Commercial and Trading Plaza, West of Huangqishan Avenue and North of Meiyang Road, Dongshan, Rongcheng District, Jieyang City, Guangdong Province | Chen Hui (陳輝) | 0663-8069999 |
| | 136 | Zhaoqing Xinghu Road Securities Branch | Shop A01, A08, A09, A10, A11, 1/F, Bihu Plaza, No.1 Xinghu East Road, Duanzhou District, Zhaoqing City | Kong Hao (孔豪) | 0760-89983285 |
| | 137 | Chaozhou Lvrong Road Securities Branch | No. 605, 6/F, Times Plaza, Office Building Block C, Lvrong Hupan, Northwest of the junction between Lvrong Road and Binyuan Road, Chaozhou City, Guangdong Province | Chen Zhixin (陳植欣) | 0754-88629898 |
| | 138 | Heyuan Yuewang Avenue Securities Branch | Room D105 & D106, Building D, Liyuan Shijinianhua, Huangsha Avenue West, Weishier Road South, Dongchengxipian District, New City District, Heyuan City | Li Yingxia (李映霞) | 0762-3868666 |
| | 139 | Guangzhou Hanxing Middle Road Securities Branch | No. 19, 21 & 2/F, 23, Hanxing Middle Road, Zhongcun Street, Panyu District, Guangzhou | Liu Gang (劉鋼) | 020-83565030 |
| | 140 | Qingyuan Jingfu Road Securities Branch | One of Shop 01, 02 & 27, G/F, Chaonan International Business Centre, No.27 Jingfu Road, Xincheng, Qingyuan City | Liu Xinqiang (劉新強) | 0763-3886810 |
| | 141 | Huizhou Wenchangyi Road Securities Branch | Shop 1101,1102 & 1103, Building A5, Dihaoxuan, Dijingwan, No.1 Wenchangyi Road, Jiangbei Street, Huizhou City | Lin Zibin (林子斌) | 13902626274 |
| | 142 | Foshan Nanhai Avenue Securities Branch | Shop 12, Nanhai Avenue, South Area of Liyayuan, No.33 Nanhai Avenue North, Guicheng, Nanhai District, Foshan City | Mai Shibao (麥時寶) | 020-83549327 |
| | 143 | Guangzhou Shanxiang Road Securities Branch | Room 117,118, 128, 129 & 130, G/F, No.5 Shanxiang Road, Huangpu District, Guangzhou City | Chen Rui (陳睿) | 020-81305091 |

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| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|--|---|------------------------|----------------|
| | 144 | Yangjiang Jinyuan Road Securities Branch | No. 3 and No. 5, Jinyuan Road, Jiangcheng District, Yangjiang City | Zhong Yinglei (鐘英磊) | 020-28023333 |
| | 145 | Shanwei Binhu Road Securities Branch | 1/F, Building 1, Taihao Apartment, Binhu Road, Shanwei City, Guangdong Province | · · · | 18933028833 |
| Hainan | 146 | Haikou Longkun South Road Securities Branch | Shop 1208-1308, Longquan Garden, No.56 Longkun South Road, Haikou City | | 0898-68512330 |
| | 147 | Haikou Guomao Avenue Securities Branch | 3/F, Beijing Building, No. 56 Guomao Avenue, Haikou City | Lin Minghong (林明宏) | 0898-68551551 |
| | 148 | Qionghai Jinhai Road Securities Branch | No. 163 Jinhai Road, Jiaji Town, Qionghai City, Hainan Province | Huang Wenshan (黃聞山) | 0898-62818418 |
| | 149 | Danzhou Zhongxing Avenue Securities Branch | 1/F, Telecom Building, Zhongxing Avenue, Danzhou City, Hainan Province | °, | 0898-23329388 |
| | 150 | SanyaYingbin Road Securities Branch | Shop 6A#, Building D, 25 Degree Sunshine Project, No.126 Yingbin Road, Jiyang District, Sanya City, Hainan Province | Lin Han (林瀚) | 0898-66759318 |
| Fujian | 151 | Fuzhou Hualin Road Securities Branch | Room for Commercial Use 02, 2/ F, 03, 2/F& 01, 2/F, Commercial and Residential Building, Guofa Plaza, No.138 Hualin Road, Huada Street, Gulou District, Fuzhou City, Fujian Province | | 0591-87550982 |
| | 152 | Fuzhou Yangqiao East Road Securities Branch | Shop 02, 1/F & shop 01, 2/F, Connector of Building 1-2, the second phase of Lane 1, Sanfangqixiang Protection and Renovation Works, No.19 Yangqiao East Road, Gulou District, Fuzhou City | | 0591-87550982 |
| | 153 | Xiamen Lujiang Road Securities Branch | Unit E, F, G, 7/F & unit B, 1/F, International Bank Building, No.8 Lujiang Road, Siming District, Xiamen City | Chen Meilin (陳鎂琳) | 0592-5566731 |

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|--|---|---------------------|----------------|
| | 154 | Changle Chaoyang Middle Road Securities Branch | No. 189 Chaoyang Middle Road, Changle City | Lin Jie (林杰) | 0591-27529915 |
| | 155 | Longyan Hualian Road Securities Branch | 2B, 2/F, Building 1, Duotejiayuan, No.5 Hualian Road, Xicheng, Xinluo District, Longyan City | Zhang Huan (張歡) | 0597-2206272 |
| | 156 | Quanzhou Yunlu Road Securities Branch | 1-2F, Qianxihui Building, Yunlu Road, Fengze District, Quanzhou City, Fujian Province | | 0595-22167025 |
| | 157 | Zhangzhou Shuixian Street Securities Branch | D06, D2, Block C, Rongchang Plaza, Rongchang Garden, Xinpu East Road South, Buwen Town, Longwen District, Zhangzhou City | Jiang Fenglei (蔣鳳蕾) | 0591-87819207 |
| | 158 | Jinjiang Changxing Road Securities Branch | Unit 601, 605, 6/F, Mingxin Wealth Centre, No.222 Changxing Road, Qingyang Street, Jinjiang, Quanzhou City, Fujian Province | Zhuang Qiang (莊強) | 0595-28989936 |
| | 159 | Minqing Tianxing Street Securities Branch | Shops 13, 1/F& 13/F, 2/F, Building No.2, Hengxiangguancheng, No. 2 Tianxing Street, Meicheng Town, Minqing County, Fuzhou City, Fujian Province | Chen Hong (陳洪) | 0591-22373860 |
| | 160 | Sanming Liedong Street Securities Branch | 1/F, Building 31, Meilingxincun, Lieming District, Sanming City, Fujian Province | | 0591-87431008 |
| | 161 | Fuqing Qiaorong City Securities Branch | Shop 101, 1/F, 211, 2/F & 212, 2/F, Building 12, Qiaorong Garden, Shimen Village, Honglu Street, Yinxi Village, Yinxi Street, Fuqing City, Fuzhou City, Fujian Province | Ye Zhaofang (葉兆芳) | 0591-87518521 |
| | 162 | Nan'an Chenggong Street Securities Branch | Unit 18-23, 25-31, 3/F, Commercial Building 1-2, Xin Yi Wealth Centre, Chenggong Street, Liucheng Office, Nan'an, Quanzhou, Fujian Province | Yang Ziwei (楊紫薇) | 0595-22167219 |

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| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|--------------------|----------------|
| | 163 | Xiamen International Financial Centre Securities Branch | Unit 2402, 24/F, Xiamen International Financial Centre, No.82 Zhanhong Road, Lianqian Street, Siming District, Xiamen City | Hou Yihan (侯伊翰) | 0591-87677321 |
| | 164 | Ningde Qiaoxing Road Securities Branch | 2-3/F, Shop 110, Building 17, Ningde Wanda Plaza, No. 1 Tianhu East Road, Jiaocheng District, Ningde City, Fujian Province | | 0593-2600799 |
| | 165 | Putian Yanshou South Street Securities Branch | No. 550 & 554 Yanshou South Street, Zhenhai Street, Licheng District, Putian City, Fujian Province | Lin Ming (林銘) | 0594-2303339 |
| Guangxi | 166 | Nanning Minzu Avenue Securities Branch | Room 2501, 2502, 2503&2505, Office Building, Block A, Yongkai Chunhui Garden, No. 137 Minzu Avenue, Qingxiu District, Nanjing City | Su Yi (蘇翊) | 0771-2537008 |
| | 167 | Guilin Kongming West Road Securities Branch | No. 16 Kongming West Road, Qixing District, Guilin City | Huang Shuang (黃爽) | 0773-5824899 |
| | 168 | Guangxi Hechi Jincheng Middle Road Securities Branch | Room 01, 4/F, Building 9, Jinlongwan Garden and Room 01& 02, 4/F, Commercial Plaza, Block B East, No. 98 Jincheng Middle Road, Hechi City | Chen Jiang (陳江) | 0778-2786659 |
| | 169 | Liuzhou Guizhong Avenue Securities Branch | Room 2202, 2203, 2211, 2212, 2213 & 2214, 22/F and Shop 1-17, 1/F, Building 4, Oriental Parkson, No. 7 Guizhong Avenue, Guilin City | Zhu Ying (朱瑩) | 0772-3800101 |
| | 170 | Yulin Guangchang East Road Securities Branch | No. 139 Guangchang East Road, Yulin City | Du Haiping (杜海平) | 0775-2085218 |
| | 171 | Nanning Shuangyong Road Securities Branch | Room 2206, Office Building A, Nanhu Mingdu Plaza, No. 30 Shuangyong Road, Qingxiu District, Nanning City | Chen Zhe (陳哲) | 0771-5555653 |
| Jiangxi | 172 | Nanchang Zhanqian Road Securities Branch | Room 2, 1/F and 18/F, Jiangxi Supply and Marketing Logistics Service Center, No. 105 Zhanqian Road, Xihu District, Nanchang City, Jiangxi Province | Xiong Liqing (熊麗卿) | 0791-86113093 |

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| cities and autonomous | Number of securities | Names of securities | | | |
|-----------------------|----------------------|---|--|-------------------------|----------------|
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 173 | Jiujiang Gantang Road Securities Branch | No. 159 Gantang North Road, Xunyang District, Jiujiang City | Yan Yan (鄢嫣) | 0792-8239808 |
| | 174 | Yingtan Huancheng West Road Securities Branch | No. 2 Huancheng West Road, Yuehu District, Yingtan City, Jiangxi Province | Huang Changjun (黄昌俊) | 0701-6210670 |
| | 175 | Yichun Yuanshan Middle Road Securities Branch | No. 262 Yuanshan Avenue, Yuanzhou District, Yichun City, Jiangxi Province | Li Juan (李娟) | 0791-6113092 |
| | 176 | Fuzhou Gandong Avenue Securities Branch | No. 939 Gandong Avenue, Fuzhou City | Wu Xianmin (吳憲民) | 0794-8265708 |
| | 177 | Nanchang Xiangshan North Road Securities Branch | 4-5/F, No. 237 Xiangshan North Road, Donghu District, Nanchang City, Jiangxi Province | Li Jie (栗捷) | 0791-86734895 |
| | 178 | Guixi Jianshe Road Securities Branch | 2/F, Building 6, Jiayu Garden, No. 120 Jianshe Road, Guixi City, Jiangxi Province | Zhu Yanjun (祝豔軍) | 0701-3331680 |
| | 179 | Jiujiang Shili Road Securities Branch | No. 1299, Shili Road, Lianxi District, Jiujiang City, Jiangxi Province | Cheng Gang (程剛) | 0792-8251999 |
| | 180 | Nanchang Jinxian Junhu Road Securities Branch | No. 251 Junhu Road, Minhe Town, Jinxian County, Nanchang City, Jiangxi Province | Shao Gang (邵剛) | 0791-85670715 |
| | 181 | Guixi Yejin Avenue Securities Branch | 1/F, Dormitory Building of the Construction Bank, No.19 Yejin Avenue, Guixi City, Jiangxi Province | Lin Haihui (林海輝) | 0701-3351985 |
| | 182 | Jiujiang Nanhai Road Securities Branch | Block A, Chaisang International, No. 7 Nanhai Road, Jiujiang Economic Development Zone, Jiujiang City, Jiangxi Province | Wu Yansong (吳岩松) | 0792-8617760 |
| | 183 | Fuzhou Nanfeng Judu Avenue Securities Branch | No. 42 Judu Avenue, Nanfeng County | Yan Yougen (嚴友根) | 0794-3221388 |
| | 184 | Yichun Gao'an Ruizhou Road Securities Branch | No. 70 Ruizhou Road, Gao'an City, Jiangxi Province | Gao Yong (高勇) | 15180126623 |

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| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|--------------------------|----------------|
| | 185 | Ganzhou Zhangjiangnan Avenue Securities Branch | 92, 93 & 94, 1/F and 93 & 94, 2/F, Haode Shui'anxintian, No. 18 Zhangjiangnan Avenue, Zhanggong District, Ganzhou City, Jiangxi Province | 0 0 | 0797-8456518 |
| | 186 | Pingxiang Yuejin South Road Securities Branch | No. 154 Yuejin South Road, Anyuan District, Pingxiang City | Yu Yongliang\ (餘永亮) | 0799-6841108 |
| | 187 | Nanchang Honggu Middle Avenue Securities Branch | Shop 120, 1-2/F, Building 1, Shangcheng Shijicun, No.728 Honggu Middle Avenue, Honggutan New Zone, Nanchang City, Jiangxi Province | 0 | 0791-86735024 |
| | 188 | Shangrao Gandong North Avenue Securities Branch | 1-1, No. 13, Gandong North Avenue, Xinzhou District, Shangrao City | Liu Wenchao (劉文超) | 13767409869 |
| | 189 | Jingdezhen Cidu Avenue Securities Branch | No.558 Cidu Avenue, Changjiang County, Jingdezhen City, Jiangxi Province | Zhang Ying (張瑩) | 0791-86111072 |
| | 190 | Xinyu Zhongshan Road Securities Branch | No. 285 Zhongshan Road, Yushui District, Xinyu City, Jiangxi Province | Nie Xu (聶勖) | 0795-3215108 |
| | 191 | Ji'an Jinggangshan Avenue Securities Branch | No. 108 Jinggangshan Avenue, Jizhou District, Ji'an City, Jiangxi Province | Ouyang Huijian (歐陽輝健) | 0795-3215116 |

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(provinces, cities and

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| autonomous | securities | securities branches | Address of securities branches | Downon in shares | Contact number |
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| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| Jiangsu | 192 | Nanjing Middle Road | 2/F, Li'ao Building, 323 Middle Road, | Chen Xin (陳鑫) | 025-83362683 |
| | | Securities Branch | Gulou District, Nanjing City | | |
| | 193 | Nanjing Taiping South | East Side of 1/F, Room 401, 389 Taiping | Tian Lan (田嵐) | 025-84575182 |
| | | Road Securities Branch | South Road, Qinhuai District, Nanjing | | |
| | | | City | | |
| | 194 | Changzhou Yanling | No. 29-1 Yanling Middle Road, Tianning | He Fuwei (何行怿) | 0519-86689705 |
| | | Middle Road Securities Branch | District, Changzhou City | | |
| | 195 | Xuzhou Heping Road | Nos. 102-1&505-511&513&514, | Xia Qian (夏謙) | 0516-83819222 |
| | 100 | Securities Branch | Wenyuan Building, No. 59 Heping | | 0010 00010222 |
| | | | Road, Yunlong District, Xuzhou City | | |
| | 196 | Wuxi Hubin Road | No. 101, 1/F & Nos. 201, 202, 203, 204, | Cheng Meiying (成美穎) | 0510-82710198 |
| | | Securities Branch | 2/F, No. 688 Hubin Road, Wuxi City | | |
| | 197 | Pizhou Zhujiang Road | Nos 111 & 112, Unit 1, Building 2, | Guo Yong (郭勇) | 0516-86258017 |
| | | Securities Branch | Yinxiang Zhujiang Commercial | | |
| | | | Complex, North Side of Zhujiang Road, | | |
| | | | Pizhou City | the file | |
| | 198 | Nanjing Lishui Zhongda | No. 77 Zhongda Street, Lishui District, | Zou Jian (鄒健) | 025-57225091 |
| | 100 | Street Securities Branch | Nanjing City | 1.1.1. (井喧) | 0510 55005100 |
| | 199 | Securities Branch | No. 33 Gongnong Road, Chongchuan District, Nantong | Lin Ming (孙吻) | 0513-55085108 |
| | 200 | | No. 1698 Shuanglong Avenue, Jiangning | Wang Xingyiang | 025-84575133 |
| | 200 | Avenue Securities Branch | | (王興祥) | 020 01010100 |
| | 201 | | Room D, C-2, 40th Floor, Modern | | 13915405723 |
| | | East Securities Branch | Media Plaza, No. 265 Suzhou Avenue | 0 | |
| | | | East, Suzhou Industrial Park | | |
| | 202 | Yangzhou Yangzijiang | 701-703, Building 1, No. 438-1 | Miao Jin (繆進) | 0519-86633701 |
| | | | Yangzijiang Middle Road, Yangzhou | | |
| | | Branch | Development Zone | | |
| | 203 | 0 0 | No. 58 Jiefang South Road, Yancheng | Wang Hao (汪浩) | 0515-88531059 |
| | 0.0.1 | Road Securities Branch | City | いい(本も山) | 0515 00 105000 |
| | 204 | 0 | Room 601, No. 30 Jiankang East Road, | Li rongyan (学水石) | 0517-83407888 |
| | | Road Securities Branch | Qingjiangpu District, Huai'an City | | |

Geographic

area

| (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|--|--------------------------|----------------|
| | 205 | Taizhou Gulou South Road Securities Branch | No. 398 Gulou South Road, Hailing District, Taizhou City | Cui Jianwei (崔健偉) | 0523-86998696 |
| | 206 | Lianyungang Julong South Road Securities Branch | No. 59 Julong South Road, Haizhou District, Lianyungang City | Zhuang Qingchao (莊慶超) | 0518-81060199 |
| | 207 | Zhenjiang Changjiang Road Securities Branch | 1/F, No. 9 Changjiang Road, Jingkou District, Zhenjiang City | Shi Wei (史薇) | 0511-83816460 |
| | 208 | Changshu Huanghe Road Securities Branch | Rooms 105&112&113, Tower 1, Building 1-4, HSBC Times Square, No. 22 Huanghe Road, Changshu City | Wang Jie (王潔) | 0512-52985556 |
| | 209 | Wuxi Renmin Middle Road Securities Branch | 25/F, Tower 1, Wuxi Henglong Square Office Building, No. 139 Renmin Middle Road, Liangxi District, Wuxi City | Cai Chenqiong (蔡晨瓊) | 18961705507 |
| | 210 | Kunshan Qianjin Middle Road Securities Branch | 10/F, International Building, No. 167 Qianjin Middle Road, Development Zone, Kunshan City | Xu Peihang (徐培航) | 0512-50333919 |
| | 211 | Nanjing Lushan Road Securities Branch | Room 303, No. 94 Lushan Village, Jianye Country, Nanjing City, Jiangsu Province | Zhang Dingkun (張定坤) | 025-83608882 |
| | 212 | Jiangyin Huancheng North Road Securities Branch | Room 1502, 1503, No. 27 Huancheng North Road, Jiangyin City | Zhang Jing (張晶) | 18921006845 |
| | 213 | Suzhou Shishan Road Securities Branch | Paradise Walk, Shishan, Shishan Road, High-tech Zone, Suzhou City | Shen Fangchao (沈方超) | 0512-68201768 |
| Zhejiang | | | | | |
| | 214 | Hangzhou Qingchun Road Securities Branch | No. 26 Qingchun Road, Xiacheng District, Hangzhou City | Zhang Hong (張虹) | 0571-87245709 |
| | 215 | Ningbo Caihong North Road Securities Branch | No.97 Caihong North Road, Yinzhou District | Zhu Xuequan (朱雪泉) | 0574-87742159 |

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| (provinces, | | | | | |
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| cities and | Number of | Names of | | | |
| autonomous regions) | securities branches | securities branches | Address of securities branches | Person-in-charge | Contact number |
| | 216 | Quzhou Kecheng Securities Branch | Complex Building, Kecheng Garden, Quzhou City, Zhejiang Province | Ye Zhaoming (葉兆明) | 0570-3067616 |
| | 217 | Linhai Jinshan Middle Road Securities Branch | No. 59 Jinshan Middle Road, Linhai, Taizhou | Zhu Liemin (朱列旻) | 0576-85197000 |
| | 218 | Shaoxing Chongxian Street Securities Branch | Rooms 3-3, 701 and 702, No. 5 Chongxian Street, Yuecheng District, Shaoxing City, Zhejiang Province | Shen Guanghui (沈光輝) | 0575-85118931 |
| | 219 | Yuyao Shunshui South Road Securities Branch | Nos. 63 and 65 Shunshui South Road, Yuyao City | Wang Pengwei (王澎偉) | 0574-62661058 |
| | 220 | Tiantai Huancheng East Road Securities Branch | No. 277 Huancheng East Road, Chicheng Subdistrict, Tiantai County (Yuelong Building) | Ding Chunling (丁春玲) | 0576-83899471 |
| | 221 | Xianju Jiufang Alley Securities Branch | No.139 Jiufang Alley, Fuying Subdistrict, Xianju County | Yuan Liang (袁亮) | 0576-87794623 |
| | 222 | Ningbo Min'an East Road Securities Branch | 2-3 and 2-4, Block 002, No. 181 Heji Street, Yinzhou District, Ningbo City, Zhejiang Province | Xu Jinjing (徐錦晶) | 0574-86683877 |
| | 223 | Jinhua Bayi South Street Securities Branch | Rooms 102-01 and 102-02, 1F, and Rooms 201 and 202, 2F, Block A, Tianhe Building, Bayi South Street, Wucheng District, Jinhua City | Yao Xuehong (姚雪紅) | 0579-82568870 |
| | 224 | Jiaxing Zhongshan West Road Securities Branch | No. 914 Zhongshan West Road, Jiaxing City | Yu Jingsheng (余京生) | 0573-82288280 |
| | 225 | Wenzhou Jiangbin West Road Securities Branch | Room 103 (southeastern), Block 1, Rongxing Building, Jiangbin West Road, Lucheng District, Wenzhou City | Zhang Wei (章巍) | 0577-88831177 |
| | 226 | Ningbo Junzi Street Securities Branch | No. 58 Qizha Road, No. 92 Junzi Street, Haishu District | Chen Xin (陳欣) | 0574-81850368 |
| | 227 | Quzhou Hehua Middle Road Securities Branch | Nos. 63-5 Hehua Middle Road, Quzhou City, Zhejiang Province | Jiang Meifeng (江美峰) | 0570-3065905 |

Geographic

area

| (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|--|-------------------|--------------------------------|
| | 228 | Hangzhou Xueyuan Road Securities Branch | No. 131-2 Xueyuan Road, Xihu District, Hangzhou City, Zhejiang Province | Shen Ming (沈明) | 0571-87229037 |
| | 229 | Hangzhou Wuxing Road Securities Branch | Rooms 501-A and 1401-2, Unit 1, Block 6, Fanhai International Center, No. 185 Wuxing Road, Jianggan District, Hangzhou City | Gao Cuifeng (高翠峰) | 0571-87224937 |
| | 230 | Hangzhou Xiaoshan Shixin Middle Road Securities Branch | Nos. 81 and 83 Shixin Middle Road, Beigan Street, Xiaoshan District | Gu Yonggang (顧勇剛) | 0571-83697172 |
| | 231 | Deqing Wuyuan Street Securities Branch | Nos. 181, 181-1, 183, 183-1, 185 and 185-1 Wuyuan Street, Deqing County | Shi Yiping (施縉平) | 0572-8081858 |
| | 232 | Huzhou Binhe Road Securities Branch | Eastern side of 1F, Shidai Commercial Building, No. 688 Binhe Road, Huzhou City | Fan Yin (范寅) | 0571-87245610, 0572-2022006 |
| | 233 | Yiwu Chouzhou North Road Securities Branch | 1F, Nos. 701 and 703 Chouzhou North Road, and 1F, No. 2, 6, 8 and 10 Jinmao Building, No. 699 Chouzhou North Road, Yiwu City, Zhejiang Province | Wang Yue (王躍) | 0571-87245811 |
| | 234 | Cixi Kaifa Avenue Securities Branch | No. 200 Kaifa Avenue (1F of south section of Zhongyi Building), Gutang Subdistrict, Cixi City, Ningbo, Zhejiang Province | Wu Lifeng (伍立鋒) | 0574-63081168 |
| | 235 | Wenling Wanchang Central Road Securities Branch | Nos. 18 and 20 Wanchang Central Road, Taiping Subdistrict, Wenling City, Zhejiang Province | Zhang Ting (張挺) | 0571-87560523 |
| | 236 | Hangzhou Binjiang Science and Technology Museum Street Securities Branch | Room 101, Kai Rui Jin Zuo, No. 1505 Science and Technology Museum Street, Binjiang District, Hangzhou City, Zhejiang Province | Zhang Kai (章凱) | 0571-87245697 |

| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|--|---------------------|----------------|
| | 237 | Rui'an Xinyang Avenue Securities Branch | No. 380-386 Xinyang Avenue, Xinsheng Subdistrict, Rui'an City, Wenzhou, Zhejiang Province (West Side of Shops, 1F, Building 2, Jin Yang Jia Yuan) | Lin Changchun (林長春) | 13676591140 |
| Anhui | 238 | Hefei Changjiang West Road Securities Branch | No.1, East Section of the Long Corridor of Science and Technology of Anhui Agricultural University, No. 130 Changjiang West Road, Shushan District, Hefei City, Anhui Province | Li Ding (李頂) | 0551-62816558 |
| | 239 | Anqing Fangzhi South Road Securities Branch | No. 80 Fangzhi South Road, Daguan District, Anqing City, Anhui Province | Fang Mihu (方密虎) | 0556-5586768 |
| | 240 | Huainan Chaoyang East Road Securities Branch | Shop 103, Building 3, Roman Plaza, North side of Chaoyang East Road, Tianjia'an District, Huainan City | Xu Yan (徐雁) | 0554-2670650 |
| | 241 | Wuhu Wenhua Road Securities Branch | No. 39-2 Wenhua Road, Wuhu City | Yue Hao (岳浩) | 0551-62818714 |
| | 242 | Fuyang Huaihe Road Securities Branch | 1F, Shops 108 and 109, Building 2, No. 666 Huaihe Road, Yingzhou District, Fuyang City | Niu Jinwei (牛金偉) | 0558-2222201 |
| Shandong | 243 | Jinan Jingshi Road Securities Branch | Southwest Side of 1/F and East Side of 5A Floor, Building 1, Long'ao Jinzuo, No. 8000 Jingshi Road, Lixia District, Jinan City | Xu Meifei (絮美飛) | 0531-86950990 |
| | 244 | Jinan Shengli Street Securities Branch | 9F of training building and 1F of business building of Shangdong Book Mall, No. 56 Shengli Street, Shizhong District, Jinan City, Shandong Province | Liu Lin (劉琳) | 0531-86558085 |

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| Υ | lovinces, |

| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|---|---|---------------------|----------------|
| | 245 | Linyi Beijing Road Securities Branch | Rooms 103 and 1701, Tower 1, Jinyushan Building, No. 39 Beijing Road, Lanshan District, Linyi City, Shandong Province | Lv Dawei (呂大偉) | 0539-8320777 |
| | 246 | Qingdao Nanjing Road Securities Branch | No. 108B Nanjing Road, Shinan District, Qingdao City | Li Jian (李建) | 0532-85833400 |
| | 247 | Linyi Yimeng Road Securities Branch | Opposite to the People's Hall, No. 212 Yimeng Road, Lanshan District, Linyi City, Shandong Province | Liu Tao (劉濤) | 0539-7080988 |
| | 248 | Weifang Dongfeng East Street Securities Branch | South side of Building 14, No. 181 Dongfeng East Street, Yuandu Community, Xincheng Subdistrict, Weifang Gaoxin District, Shandong Province | Feng Shiguang (馮世光) | 0536-8111666 |
| | 249 | Jining Wutaizha Road Securities Branch | 1F, west skirt building of Shantui Building, No. 71 Wutaizha Road, Jining City | | 0537-7978681 |
| | 250 | Yantai South Street Securities Branch | No. 9 South Street, Zhifu District, Yantai City, Shandong Province | Geng Dianni (耿殿妮) | 0535-3392100 |
| | 251 | Zibo Liuquan Road Securities Branch | Nos. 010105, 010106 and 010107, Unit 1, Building 2, Zibo Pancheng Commerce Shopping Plaza, west of Liuquan Road and south of Liantong Road, Zhangdian District, Zibo City, Shandong Province | | 0533-6208680 |
| | 252 | Dongying Beiyi Road Securities Branch | 101, No. 787 Beiyi Road, Dongying District, Dongying City, Shandong Province | Qi Pengyun (亓鵬雲) | 0546-6092106 |
| | 253 | Qingdao Songling Road Securities Branch | No. 118, Songling Road, Laoshan District, Qingdao City, Shandong Province | Wang Anyi (王安宜) | 0532-85842774 |

Geographic

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|---|---|-------------------|----------------|
| | 254 | Zaozhuang Guangming West Road Securities Branch | No. 1677 Guangming West Road, Gaoxin District, Zaozhuang City, Shandong Province | Liu Riqun (劉日群) | 0632-5205678 |
| | 255 | Liaocheng Dongchang West Road Securities Branch | Shop 01, 1-2F, Building 50, Zhongtong Shidai Garden, No. 99 Dongchang West Road, Liaocheng City | Wang Jin (王進) | 0531-86124389 |
| | 256 | Weihai Qingdao North Road Securities Branch | Weihai International Finance Hotel, No. 9 Qingdao North Road, Huancui District, Weihai City, Shandong Province | Li Anning (李安寧) | 18669838929 |
| Henan | 257 | Zhengzhou Huanghe Road Securities Branch | No. 16 Huanghe Road, Zhengzhou City | Huang Yong (黃勇) | 0391-6627117 |
| | 258 | Jiyuan Jishui Street Securities Branch | No. 523 middle section of Jishui Street | Yu Haisong (余海松) | 0375-6195518 |
| | 259 | Xingyang Guotai Road Securities Branch | Southeast corner of Guotai Road and Sangong Road intersection, Xingyang City | Tang Jing (唐靜) | 0371-63257100 |
| | 260 | Luoyang Zhongzhou Middle Road Securities Branch | Eastern side of 5F, Zhong zhou International, Block 1, Courtyard 605, Zhongzhou Middle Road, Xigong District, Luoyang City | Liu Gang (柳剛) | 0379-62278611 |
| | 261 | Pingdingshan Chang'an Avenue Securities Branch | 3rd room at 1F and basement level counting from east to west, Building 5, Block D, Cuilin Lanwan, South of Weiyi Road and East of Jing'er Road, New Urban Area, Pingdingshan City | Geng Qianqi (耿千淇) | 0375-6195518 |
| | 262 | Nanyang Jianshe East Road Securities Branch | Flats 213-214, 2F, Unit 1, Block 9, Zixin Triumph City, Jianshe East Road and Mingshan Road intersection, Nanyang City | Hou Yanjie (侯燕傑) | 0391-6616132 |

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|-----|--|----------------------|--|--|-------------------------|----------------|
| reg | gions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | | 263 | Xuchang Jian'an Avenue Securities Branch | 3rd room starting from the west at 1-2F, Palladio Block 1, Jian'an Avenue, Dongcheng District, Xuchang City | | 0374-8588909 |
| | | 264 | Anyang Yongming Road Securities Branch | B04 and B05, Building 1, No. 15 bottom floor shops, southeast corner of Zhonghua Road and Yingchun East Street intersection | Xu Minghui (徐銘徽) | 0372-3773368 |
| | | 265 | Sanmenxia Liufeng Road Securities Branch | 1F, commerce section of Fengqiao International, No. 1# Courtyard, Fourth Block, Hedi North Road, Hubin District, Sanmenxia City | Jin Xin (金鑫) | 18638775738 |
| | | 266 | Jiaozuo Tower South Road Securities Branch | Flat 6, Taiji Tower, Taiji Jinrun Garden, No. 399 Tower South Road, Shanyang District, Jiaozuo City, Henan Province | Chen Yuzhang(陳豫章) | 18638655022 |
| | | 267 | Zhengzhou Jinshui East Road Securities Branch | West lobby, 1F, Tower A, Central Publication Building, No. 39 Jinshui East Road, Zhengzhou Area (Zhengdong) Pilot Free Trade Zone, Henan Province | Zhang Lu (張璐) | 0371-55673738 |
| Hu | ıbei | 268 | Wuhan Dongting Street Securities Branch | Jun'an Building, No. 30 Dongting Street, Jiang'an District | Xiong Dongping (熊東平) | 027-87250713 |
| | | 269 | Wuhan Jinghan Avenue Securities Branch | 1& 4F, Hankou Central Park, No. 528 Jinghan Avenue, Qiaokou District, Wuhan City | Zhou Chunyan (周春豔) | 027-83768585 |
| | | 270 | Wuhan Ziyang East Road Securities Branch | No. 77 Ziyang East Road, Wuchang, Wuhan City | Liu Jun (劉駿) | 027-68781213 |
| | | 271 | Jinzhou Bianhe East Road Securities Branch | Room 401, 4F, Block 5, Bianhe East Road (Shenhua), Shashi District | Li Mao (李茂) | 0716-8221632 |
| | | 272 | Xiangyang Xiangcheng West Street Securities Branch | No. 18-1 Xiangcheng West Street, Xiangyang City, Hubei Province | Zhao Qing (趙青) | 0710-3515118 |

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|---|---|-------------------|-----------------|
| | 273 | Yichang Sixin Road Securities Branch | No. 2 Sixin Road, Yichang City | Li Mao (李茂) | 0716-8228739 |
| | 274 | Yichang Zhenzhu Road Securities Branch | No. 33 Zhenzhu Road, Xiling District, Yichang City | Wang Yong (王勇) | 0717-6770368 |
| | 275 | Xiangyang Dongfeng Motor Avenue Securities Branch | 2F, Financial Building, Dongfeng Motor Avenue, Gaoxin District, Xiangyang City | Zhai Huijun (翟慧君) | 0710-3313256 |
| | 276 | Xianning Xianning Avenue Securities Branch | 1F of Block A and 5F of Block B, the International Building, No. 39 Xianning Avenue | Liu Fei (劉飛) | 0715-8893658 |
| | 277 | Wuhan Guanshan Avenue Securities Branch | A1-19, Block A, Guanggu New Development International Center, No. 473 Guanshan Avenue, Donghu New Technology Development Zone, Wuhan City | Lu Aijun (魯艾軍) | 027-87888925 |
| | 278 | Shiyan Beijing North Road Securities Branch | Flat 1-4, Block 1, No. 76 Beijing North Road, Wuyan Street Office, Maojian District, Shiyan City | Yang Bo (楊波) | 0719-8677929 |
| | 279 | Wuhan Maying Road Securities Branch | Rooms 3 and 4, 1F and Rooms 4 and 5, 2F, Building 7, Phase I Reconstruction Project of Suji Area Old and Dilapidated Buildings, No. 9 Maying Road, Hanyang District, Wuhan City | Zhu Liang(朱亮) | 027-18627015900 |
| | 280 | Xiaogan Beijing Road Securities Branch | 1F, Minbang Furnitures, Teyihao Xigongguan, Beijing Road, Xiaogan City, Hubei Province | Lv Qiang (呂強) | 0712-2329797 |
| | 281 | Huangshi Wuhan Road Securities Branch | Shop 5122, 1F, 5# Commercial Building, Mo'er City, No. 193 Wuhan Road, Huangshi City | Hua Mei (華梅) | 027-82805617 |
| | 282 | Wuhan Xudong Street Securities Branch | 1&7F, No. 137 Xudong Street, Hongshan District, Wuhan City | Yu Wei (喻偉) | 18162779058 |

| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|----------------------|----------------|
| Hunan | 283 | Changsha Wuyi Avenue Securities Branch | No. 89 Wuyi Avenue, Changsha City | Gao Yuan (高源) | 0731-84130011 |
| | 284 | Changde Wuling Avenue Securities Branch | Building 2, No. 197 Wuling Avenue, Chaoyang Road Community, Chuanzihe Street Office, Wuling District, Changde City, Hunan Province | Huang Wei (黃薇) | 0736-7232009 |
| | 285 | Chenzhou Guoqing North Road Securities Branch | 6F, Wealth Center, left to 1F of the office building of ICBC Beihu Sub-branch, No. 3 Guoqing North Road, Beihu District, Chenzhou City, Hunan Province | Li Chenghong (李承洪) | 0735-2293248 |
| | 286 | Xiangtan Jianshe South Road Securities Branch | Wing building at the east end of the municipal State Taxation Bureau building, No. 280 Jianshe South Road, Yutang District, Xiangtan City | Hua Xin (華欣) | 0731-55567333 |
| | 287 | Hengyang Jiefang Avenue Securities Branch | No. 8 Jiefang Avenue, Gaoxin District, Hengyang City, Hunan Province | Liu Xia (劉霞) | 0734-8277202 |
| | 288 | Zhuzhou Changjiang South Road Securities Branch | No. 291 Changjiang South Road, Tianyuan District, Zhuzhou City, Hunan Province | Wu Shaojie (吳邵傑) | 0731-22727638 |
| | 289 | Hengyang Yancheng Road Securities Branch | No. 1 Yancheng Road, Yanfeng District, Hengyang City | WangZi(王梓) | 0734-8213121 |
| | 290 | Shaoyang Baoqing West Road Securities Branch | No. 81 Baoqing West Road, Daxiang District, Shaoyang City, Hunan Province | Liao Zhaoliang (廖照良) | 0739-5029988 |
| | 291 | Changsha Furong Middle Road Securities Branch | 2F, Huasheng Building, No. 420 Section 3, Furong Middle Road, Changsha City, Hunan Province | Zhou Zhenwu (周振武) | 0731-85233100 |
| | 292 | Changde Renmin Road Securities Branch | No. 1888 Renmin Road, Guangmingxiang Community, Chengxi Representative office, Wuling District, Changde City, Hunan Province | Li Jun (李軍) | 0736-7139101 |
| | 293 | Zhuzhou Jianshe Middle Road Securities Branch | No. 40 Jianshe Middle Road, Lu Song District, Zhuzhou City, Hunan Province | Ceng Shanshan (曾山珊) | 0731-28248666 |

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| cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|--------------------------------------|-------------------------------------|--|---|---------------------|----------------|
| | 294 | Yongzhou Meiwan Road Securities Branch | 1F, No. 474 Meiwan Road, Lengshuitan District, Yongzhou City, Hunan Province (opposite to ABC Lengshuitan District Sub-branch) | Zhou Jingjie (周靖傑) | 8795521 |
| | 295 | Zhangjiajie Ziwu Road Securities Branch | Room 106, Building 1, North Side of Ziwu East Road, Fengwan Neighborhood Committee, Chongwen Representative Office, Yongding District, Zhangjiajie City | Chen Kai (陳凱) | 0736-7139102 |
| | 296 | Huaihua Remin Road Securities Branch | 2F, No. 21 Remin North Road, Hecheng District, Huaihua City, Hunan Province | Li Bing (李冰) | 0736-7222753 |
| | 297 | Yueyang Nanhu Avenue Securities Branch | No. 335 Nanhu Avenue, Yueyang City, Hunan Province | Wang Jingyang (王景楊) | 0730-8383776 |
| | 298 | Jishou Renmin Middle Road Securities Branch | No. 408 Renmin Middle Road, Qianzhou Representative Office, Jishou City, Hunan Province | Jia Chen (賈晨) | 18684908488 |
| | 299 | Yiyang Yiyang Avenue Securities Branch | Blocks 1 and 2, Mini Space, Zi Shan Lake New Town, Gaoxin District, Yiyang City, Hunan Province | Zhao Rongjuan (趙蓉娟) | 0731-85233100 |
| | 300 | Loudi Dixing Road Securities Branch | Rooms 1-213, 1-208 and 1-209, Building 004, Wanhao Urban Commercial Plaza of Dixing Road, Louxing District, Loudi City, Hunan Province | Li Yiming(李益明) | 0730-8373988 |
| | 301 | Changsha Yuelu Avenue Securities Branch | Rooms 1020 and 1021, Buildings 5 and 6, Greenland Times Square, No. 31 Yinshan Road, Yinpenling Street, Yuelu District, Changsha City, Hunan Province | Pi Guanya (皮冠雅) | 0731-85233100 |

| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|--|---|--------------------|----------------|
| Guizhou | 302 | Guiyang Zhonghua Middle Road Securities Branch | 9F & 13F, Fenghui International Building, No.1 Zhonghua Middle Road,Guiyang City | Yu Peitian (余沛田) | 0851-82238677 |
| | 303 | Zunyi Kunming Road Securities Branch | Hangtian Luozhuang Podium 1-3F, Kunming Road, Huichuan District, Zunyi City | Su Dan (蘇丹) | 0852-8973252 |
| | 304 | Anshun Nanhua Road Securities Branch | No. 67 Nanhua Road, Xixiu District, Anshun City, Guizhou Province | Ke Min (柯敏) | 0851-33220766 |
| | 305 | Xingyi Ruijin Road Securities Branch | 12F, Jinzhou Meifu West Building, the intersection of Ruijin Road & B4 Road, Jushan Committee, Xingyi City, Qianxinan Buyi and Miao Autonomous Prefecture, Guizhou Province | Xie Xiaoyan (謝小豔) | 0859-3666516 |
| | 306 | Kaili Beijing West Road Securities Branch | 5F, Oriental Culture Building, No 25 Beijing West Road, Kaili City, Qiandongnan Miao Autonomous Region, Guizhou Province | Lu Zhongjian (盧忠健) | 0852-8973131 |
| Yunnan | 307 | Kunming Renmin Middle Road Securities Branch | No. 9-2 Renmin Middle Road, Kunming City, Yunnan Province | Su Haiyan (蘇海燕) | 0871-63196511 |
| | 308 | Lijiang Fuhui Road Securities Branch | 2F, Attached Building of ICBC Office Building, Fuhui Road, Ancient Town, Lijiang City | Dong Shicai (董詩才) | 0888-5308451 |
| | 309 | Gejiu Jinhu West Road Securities Branch | 2F, Yunxi Jianshe Plaza, No. 304 Jinhu West Road, Gejiu City, Yunnan Province | | 0873-2156058 |
| | 310 | Mang City Kuoshi Road Securities Branch | Nos. 64-3, 64-4 & 64-5 Kuoshi Road, Mang City | Zhu Xiang (朱翔) | 0692-2295521 |
| | 311 | Wenshan Fenghuang Road Securities Branch | 1F, Fenghuang Mingzuo, Fenghuang Road, Wenshan City, Wenshan Zhuang and Miao Autonomous Prefecture, Yunnan Province | Yang Peng (楊鵬) | 0876-2620799 |

Geographic

area

| (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|---------------------|----------------|
| | 312 | Funing Wenti Road Securities Branch | Shop West No. 18, Leisure & Sports Centre, Wenti Road, Xinhua Town, Funing County, Wenshan Prefecture, Yunnan Province | 0.0 | 0876-2130653 |
| | 313 | Qujing Cuifeng East Road Securities Branch | Podium 1F, Huibao Building, Cuifeng East Road, Qilin District, Qujing City,Yunnan Province | Hu Kai (胡凱) | 0874-8874399 |
| | 314 | Yuxi Yuxing Road Securities Branch | No. 72 Shanhu Road, Hongta District, Yuxi City, Yunnan Province | Yang Wei (楊威) | 13887606511 |
| Chongqing | 315 | Chongqing Jiuchikan Securities Branch | 1&2 F, Tai'an Building, No. 66 Jiuchikan,Yuzhong District | Zhang Jiapeng (張佳鵬) | 023-63788907 |
| | 316 | Chongqing Minsheng Road Securities Branch | 5F & 9F, Ping Street, Minsheng Building, No. 181 Minsheng Road, Yuzhong District, Chongqing City | Zhou Daqing (周大慶) | 023-60551777 |
| | 317 | Chongqing Zhongshan Three Road Securities Branch | No. 168 Zhongshan Three Road,Yuzhong District | He Xianyu (賀顯羽) | 023-63860222 |
| | 318 | Chongqing Wanzhou Beibin Avenue Securities Branch | No. 1 Shopping Mall, -1F, No. 258 Beibin Avenue, Wanzhou District, Chongqing City | Zhan Xinjian (詹新建) | 023-58252788 |
| | 319 | Chongqing Fengjie Securities Branch | 1F, No. 139 Danzhou Road, Yongan Town, Fengjie County, Chongqing City | Xu Mingfei (許鳴飛) | 023-56553300 |
| | 320 | Chongqing Wushan Securities Branch | 2F, Building No. 1, No. 80 Jingtan First Road, Wuxia Town, Wushan County | Chen Liang (陳亮) | 023-57684443 |
| | 321 | Chongqing Xinnan Road Securities Branch | No.1, Unit 2, Buildings 4&5, Longhuiyuan, No. 285 Xinnan Road, Longshan Street, Yubei District, Chongqing City | Wang Huan (王歡) | 023-63712411 |
| | 322 | Chongqing Zhong County Securities Branch | 1&2 F, No. 21 Bridge Road, Zhongzhou Town, Zhong County, Chongqing City | Chen Qian (陳謙) | 023-54213158 |
| | 323 | Chongqing Nanping Huigong Road Securities Branch | 4F-01, No. 3 Huigong Road, Nanping Street, Nan'an District, Chongqing City | Zhang Tao (張濤) | 023-62925825 |

| area (provinces, cities and autonomous regions) | Number of securities branches | Names of securities branches | Address of securities branches | Person-in-charge | Contact number |
|---|-------------------------------------|--|---|-------------------|----------------|
| | 324 | Chongqing Jinyu Road Securities Branch | Podium Building 2-4-1, Qibo Building, No. 99 Jinyu Road, Jingkai Yuan, New Northern Zone, Chongqing City | Wang Juan (王雋) | 023-67890535 |
| | 325 | Chongqing Guanyin Bridge Pedestrian Street Securities Branch | Office Zone, Units 1-5, 18 F, Building 2, No. 16 Guanyin Bridge Pedestrian Street, Jiangbei District, Chongqing City | Shen Lijun (沈莉君) | 023-67891527 |
| Shaanxi | 326 | Xi'an Dongguanzheng Street Securities Branch | World Trade Centre, No. 66 Dongguanzheng Street, Beilin District, Xi'an City | Hu Lei (胡磊) | 029-82481777 |
| | 327 | Xi'an Gaoxin Road Securities Branch | 2E, Financial Business Centre, Telecom Plaza, No. 56 Gaoxin Road, Yanta District, Xi'an City | Wen Quan (溫泉) | 029-88304660 |
| | 328 | Xianyang Century Avenue Securities Branch | No. 2-1-1 Business Street, Fengwei Jiayuan (Birchwood • Image), Century Avenue, Xixian Fengdong New Town, Shaanxi Province | Han Jiachen (韓佳晨) | 029-32065180 |
| | 329 | Weinan Cangcheng Road Securities Branch | Room 801, Block A, Xinzhou Time Square, Cangcheng Road, Weinan City | Li Kai (李開) | 029-88304671 |
| | 330 | Xi'an Wenjing Road Securities Branch | Room 10102, Unit 1, Building 23, No.158 Fengcheng Eight Road, Economic & Technological Development Area,Xi'an City | Yan Honglin (閻泓霖) | 029-88304604 |
| | 331 | Xi'an Yanzhan Road Securities Branch | 1F, Room 10106, Unit 1, Building 1,Overseas Chinese Town Tianebao, No.463 Yanzhan Road, Yanta District, Xi'an City | Wang Yi (王怡) | 029-88304650 |
| Gansu | 332 | Lanzhou Jiuquan Road Securities Branch | No. 215 Jiuquan Road, Chengguan District, Lanzhou City | Song Zheng (宋崢) | 0931-8462415 |
| | 333 | Lanzhou Donggang West Road Securities Branch | Chunfeng Plaza, No. 561 Donggang West Road, Chengguan District, Lanzhou City | Lu Xin (魯欣) | 0931-8462016 |

Geographic

area

| (provinces, | | | | | |
|-------------|------------|--------------------------|---|-------------------|----------------|
| cities and | Number of | Names of | | | |
| autonomous | securities | securities | | | |
| regions) | branches | branches | Address of securities branches | Person-in-charge | Contact number |
| | 334 | Lanzhou Fuli West Road | Building 136, Lanzhou Shihua Block 15, | Chen Ye (陳燁) | 0931-7533217 |
| | | Securities Branch | No. 305 Fuli West Road, Xigu District, | | |
| | | | Lanzhou | | |
| | 335 | Tianshui Jianshe Road | No. 42 Jianshe Road, Qinzhou District, | Liu Chen (劉琛) | 0938-8227776 |
| | | Securities Branch | Tianshui City, Gansu Province | | |
| | 336 | Jiuquan South Avenue | No. 1 South Avenue, Jiuquan City | Li Penggang (李鵬剛) | 0937-8837790 |
| | | Securities Branch | | | |
| | 337 | Dunhuang Yangguan | No. 1 Yangguan Middle Road, Shazhou | Wang Bin (王彬) | 0937-8837790 |
| | | Middle Road Securities | Town, Dunhuang City, Jiuquan City, | | |
| | | Branch | Gansu Province | | |
| | 338 | Jiayuguan Xinhua Middle | South Shop 1F, No. 565 Xinhua Middle | Zhou Yani (周雅妮) | 0937-6267772 |
| | | Road Securities Branch | Road, Jiayuguan City, Gansu Province | | |
| | 339 | Zhangye Xianfu South | No. 188 Xianfu South Street, Ganzhou | Wang Yanjun (王燕軍) | 0936-8223567 |
| | | Street Securities Branch | District, Zhangye City, Gansu Province | 1 | |
| | 340 | Qingyang Anding East | Shop 108, 1-2F, Tower A, Dijinghaoting, | Yang Qing (楊青) | 0934-8609909 |
| | | Road Securities Branch | Anding East Road, Xifeng District, | | |
| | | | Qingyang City, Gansu Province | contrada da s | |
| Xinjiang | 341 | Urumqi Xinhua North | 1-2F, Building 1, No. 256 Xinhua North | Liu Jianwei (劉建偉) | 0991-839096 |
| | | Road Securities Branch | Road, Urumqi | | |
| | 342 | Changji City Wuyi West | 1-2F, Shop 150 (Building 103, Block | Wang Gang (土剛) | 0991-2833067 |
| | | Road Securities Branch | 2, District 40) nearby the passenger | | |
| | | | station, South of Wuyi West Road, | | |
| | | | Changji City, Changji Prefecture, | | |
| | 343 | Urumqi Hebei East Road | Xinjiang No. C-17 Pedestrian Street, Stage II, | Oian Lai(錄套) | 0991-2838032 |
| | 343 | Securities Branch | Kangchengguoling, No. 966 Hebei East | Qiali Lei (或術) | 0591-2030032 |
| | | Securities Drahen | Road, High-tech District, Urumqi City, | | |
| | | | Xinjiang | | |
| Xining | 344 | Xining Shengli Road | 1&4F, Building No. 1, No. 1 Shengli | Xu Kai (許凱) | 0991-2839659 |
| | 011 | Securities Branch | Road, Chengxi District, Xining City | ((()))) | 2000000 |
| Ningxia | 345 | Yinchuan Jiefang West | East of 18F, Ginza, Jianfa Modern City, | Kou lianbo (寇劍波) | 0371-65718534 |
| 0 | | Street Securities Branch | No. 31 Jiefang West Street, Xingqing | | |
| | | | District, Yinchuan City | | |
| Tibet | 346 | Lhasa Tama Middle Road | 3/F, CCB Dongcheng District Sub- | Miao Hang (繆航) | 028-65775106 |
| | | Securities Branch | branch, Tama Middle Road, Lhasa, | 0. / | |
| | | | Tibet Autonomous Region | | |
| | | | 0 | | |

2. SECURITIES BRANCHES OF SHANGHAI SECURITIES

Geographic Area (provinces, cities and Number of autonomous securities Name of regions) Address of securities branch **Contact number** branches securities branch Person-in-charge Shanghai 34 Pudong New Area Room 1003, No. 526 Nianjiabang Road, Tang Hua (唐華) 021-62336196 Nianjiabang Road Pudong New Area, Shanghai City Securities Branch Hongmei Road Securities No. 3309 Hongmei Road, Shanghai City Chen Zhiqing (陳智慶) 021-64469598 Branch Hu Xiaoyong (胡曉鏞) **Xinzhuang Securities** No. 319 Xinxi Road, Minhang District 021-64923077 Branch Hongkou Yuezhou Road Room -2, 3F, No. 58 Yuezhou Road, Lin Mingkang (林明康) 021-54037001 Securities Branch Hongkou District, Shanghai City Zhabei North Suzhou Unit 410, No. 1056 North Suzhou Road, Liu Haihao (劉海浩) 021-56666269 **Road Securities Branch** Jing'an District, Shanghai City Zhoupu Securities No. 388 Nianjiabang Road, Zhoupu Hu Hongrui (胡弘睿) 021-58110508 Branch Town, Pudong New Area Ledu Road Securities 5-6F, No. 251 Ledu Road, Songjiang Yu Jingtao (於靜濤) 13601777025 Branch District, Shanghai City Qingpu Securities Branch No. 566 Chengzhong East Road, Qingpu Hou Jiangtao (侯江濤) 021-59729992 Town, Qingpu District Yanchang West Road No. 80 Yanchang West Road, Shanghai Ji Dongming (姬東明) 021-56557590 Securities Branch City Shangcheng Road Flat A, 1&2F, No. 373 Shangcheng Road, Zhang Weihua (張衛華) 021-58880271 Securities Branch the China (Shanghai) Pilot Free Trade Zone **Chongming Securities** No.177 Dongmen Road, Chengqiao Fei Min (費敏) 021-69613311 Branch Town, Chongming County Nangiao Securities Nos. 9707-9719 Nanfeng Road, Nanqiao Pan Shengzhong (潘勝忠) 021-57422933 Branch Town, Fengxian District, Shanghai City Pudong New Area 4/F, No. 373 Shangcheng Road, China Xu Jing (徐晶) 13918655973 Shangcheng Road (Shanghai) Pilot Free-Trade Zone Second Securities Branch

| Geographic Area (provinces, cities and autonomous | Number of securities | Name of | | |
|---|----------------------|--|--|-------------------------------|
| regions) | branches | securities branch | Address of securities branch | Person-in-charge |
| | | Miaojing Road Securities Branch | No. 829 Miaojing Road, Pudong New Area | Gong Zhehao (龔哲浩) |
| | | Linping Road Securities Branch | 2F, No. 19 Linping North Road, Shanghai City | Chen Ji (陳冀) |
| | | Jiujiang Road Securities Branch | Nos. 41 and 47 Jiujiang Road | Fang Liang (方亮) |
| | | Jinshan Securities Branch | 3F, No. 10 Lane 939, Shihua Mengshan Road, Jinshan District, Shanghai City | Lu Hao (盧浩) |
| | | Jiading Securities Branch Baoshan Youyi Road Securities Branch | No. 156 Qinghe Road, Jiading District Rooms 105, 106, 107, 306, 312 and 313, No. 1506 Youyi Road, Baoshan District, Shanghai City | Wang Tao (王濤) Li Jing (李菁) |
| | | Hongkou Xinshi Road Securities Branch | Rooms 103 and 203, No. 228 Xinshi Road, Hongkou District, Shanghai City | Deng Boxiong (鄧伯雄) |
| | | Tibet South Road Securities Branch | No.889 Tibet South Road, Shanghai City | Yi Weixiong (易偉雄) |
| | | Pingshun Road Securities Branch | No. 108 Pingshun Road | Yu Lin (於林) |
| | | Dingxi Road Securities Branch | Rooms 305-310, North Wing, Building 12, No. 1122 Dingxi Road, Changning District, Shanghai City | Wang Haidong (汪海東) |
| | | Fengxian Huhang Highway Securities Branch | Rooms 2001 and 2002, 2F, Building 2, Lane 228, Huhang Highway, Fengxian District, Shanghai City | Li Bing (李冰) |
| | | Gao'an Road Securities Branch | No. 107 Gao'an Road, Xuhui District, Shanghai City | Xue Ni (薛旎) |
| | | Buzhen Securities Branch | No. 378 Buzhen Middle Road, Buzhen, Chongming County, Shanghai City | Ni Weikai (倪衛凱) |
| | | Jing'an Nanjing West Road Securities Branch | 22F, No. 758 Nanjing West Road, Jing'an District, Shanghai City | Shao Jie (邵捷) |
| | | Jiuting Securities Branch | 3F, No. 289-1 Jiuxin Road, Jiuting Town, | Mo Yichong (莫一沖) |

Songjiang District, Shanghai City

Contact number

021-58903018

021-65214658

021-53686203

021-60892201

021-59927997 021-56932790

021-65440007

021-63453130

021-56911405

021-62523182

021-60753818

021-64373480

021-59421582

021-62470279

021-33730733

| Area (provinces, cities and autonomous regions) | Number of securities branches | Name of securities branch | Address of securities branch | Person-in-charge | Contact number |
|---|-------------------------------------|--|--|-------------------|----------------|
| | | Qingpu Mingzhu Road Securities Branch | No. 145 Mingzhu Road, Xujing Town, Qingpu District, Shanghai City | Zhu Fuyuan (朱福元) | 021-69760705 |
| | | Yangpu Yulin Road Securities Branch | 1F, No. 825 Yulin Road, Yangpu District, Shanghai City | Zhao Xiaoli (趙曉曆) | 021-55270081 |
| | | Gulang Road Securities Branch | 1-2F, Nos. 806 and 808 Gulang Road, Sijing Town, Songjiang District, Shanghai City | Chen Wei (陳偉) | 021-57799100 |
| | | Songjiang Xinzhuan Road Securities Branch | Room 102, No. 668 Xinzhuan Road, Songjiang District, Shanghai City | Wang Yi (王毅) | 021-33551177 |
| | | Baoshan Yueluo Road Securities Branch | No. 253 and No. 20 Lane 249, Yueluo Road, Baoshan District, Shanghai City | Yang Xudong (楊旭東) | 021-56870833 |
| | | Baoshan Huaqiu Road Securities Branch | No. 8 Lane 58, Huaqiu Road, Baoshan District, Shanghai City | Cao Qiwei (曹琦瑋) | 021-56673567 |
| Zhejiang | 19 | Hangzhou Jiefang Road Securities Branch | 9/F, No. 85 Jiefang Road, Hangzhou, Zhejiang Province | Wang Zhou (王洲) | 0571-87169605 |
| | | Wenzhou Xiechi Mall Securities Branch | 1-2/F, Towers C & D, Xiechi Mall, Renmin East Road, Lucheng District, Wenzhou | Han Xuejun (韓學軍) | 0577-88835658 |
| | | Wenzhou Yongzhong West Road, Securities Branch | Room 116 & 117, Building 1-6, Wan Xin Jin Yuan, Yongzhong Street, Longwan District, Wenzhou | Zhu Limin (祝立敏) | 0577-86882921 |
| | | Wenzhou Yuele West Street Securities Branch | Room 113, 114 and 206, Building 1, Yuele Nanyuan, Wutian Street, Ouhai District, Wenzhou | Zhang Sheng (張盛) | 0577-88595508 |
| | | Rui'an Luoyang Avenue Securities Branch | 1-2/F, Street Shops of Building 3, Jingdu Garden, No, 1096-1112 Luoyang Avenue, Anyang Street, Rui'an, Zhejiang Province | Qian Xinyun (錢新雲) | 0577-65801119 |
| | | Aojiang Xing'ao East Road Securities Branch | Room 103 of Building A and Room 202 of Unit 3, Building A, Yong'an Huayuan, Xing'ao East Road, Aojiang Town, Pingyang County, Wenzhou, Zhejiang Province | Jiang Feng (江楓) | 0577-63196319 |

Geographic Area (provinces, cities and Number of autonomous securities Name of regions) branches securities branch Address of securities branch Person-in-charge **Contact number** Rui'an Tangxia Avenue 1-2/F, North Side of Complex Building Ye Jianvu (葉建餘) 0577-66070689 Securities Branch of Hong Xu Group Co., Ltd., Tangxia Avenue, Tang x i a Town, Rui ' an, **Zhejiang Province** Yueqing Xuyang Road Room 103, Building 21, Xuyang Lin Lijun (林麗君) 0577-62578208 Securities Branch Community, Chengnan Street, Yueqing Yueqing Hongqiao No. 223, Feihong South Road, Hongqiao Zhao Zhangyi (趙章益) 0577-62373360 Feihong South Road Town, Yueqing, Zhejiang Province Securities Branch Yueqing Liushi Huifeng 6/F of Agricultural Bank Building and Yu Changqi (余常其) 0577-62728573 **Road Securities Branch** 1/F of Agricultural Bank Ancillary Building, No.1 Huifeng Road, Liushi Town, Yueqing, Zhejiang Province Taizhou Donghuan Shop 4049, Junyue Building, 1/F, No, Yang Min (楊旻) 0576-88825988 Avenue Securities 222 & 224 Donghuan Avenue, Taizhou, Branch **Zhejiang Province** Hangzhou Dengyun Room 1501, Area A, Building 18, Hemu Fu Peijun (傅培軍) 0571-88994523 **Road Securities Branch** Courtyard, Gongshu District, Hangzhou, **Zhejiang Province** Jiaxing Zhongshan West Fei Jinxing (費金星) 11/F, West Side of Xingye Building, No. 0573-82113558 Road Securities Branch 299 Zhongshan West Road, Jiaxing, **Zhejiang Province** 1/F, No. 399 East Luqiao Avenue, Luqiao Jin Xin (金鑫) Taizhou Luqiao East 0576-82558918 Luqiao Avenue Securities District, Taizhou City, Zhejiang Province Branch Taizhou Wenling Renmin 1-2F, No. 136 Renmin East Road, Chen Ting (陳挺) 0576-80689759 East Road Securities Taiping Street, Wenling City, Taizhou Branch City, Zhejiang Province Shaoxing Xinchang 1-2F, No. 3-3 Renmin West Road, Yu Feng (俞鋒) 0575-86312393 Renmin West Road Nanming Street, Xinchang County Securities Branch

| Area (provinces, cities and autonomous regions) | Number of securities branches | Name of securities branch | Address of securities branch | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|----------------------|----------------|
| | | Jinhua Yiwu Chouzhou North Road Securities Branch | 1 & 3/F, No. 783 Chouzhou North Road, Futian Street, Yiwu City, Zhejiang Province | Lou Wencai (樓文才) | 0579-85992518 |
| | | Wenzhou Yongjia Huancheng West Road Securities Branch | No. 332-334 Huancheng West Road, Dongcheng Street Yongjia County, Wenzhou, Zhejiang Province | Jiang Fan (江帆) | 0577-67911930 |
| | | Wenzhou Cangnan Longgang Avenue Securities Branch | Room 101-102, Unit 1, Xinhua Building, Longgang Avenue, Longgang Town, Cangnan County, Wenzhou, Zhejiang Province | Zheng Weiqiang (鄭偉強) | 0577-68097188 |
| Shenzhen | 3 | Shenzhen Fuhong Road Securities Branch | Room 503C, World Trade Plaza, Fuhong Road, Futian District, Shenzhen | Qiu Gang (仇剛) | 0755-83003113 |
| | | Shenzhen Mintian Road Securities Branch | Room 1103-1104, Huarong Building, No. 178 Mintian Road, Fu'an Community, Futian Street, Futian District, Shenzhen | Yang Dongyun (楊東雲) | 0755-83298561 |
| | | Shenzhen Nanshan Houhai Avenue Securities Branch | Room 1907&1908, Tianli Central Business Square, east of Houhai Avenue, Yuehai Street, Nanshan District, Shenzhen City | Deng Kaishan (鄧愷讪) | 0755-86547648 |
| Guangdong | 2 | Guangzhou Yuan Village Erheng Road Securities Branch | South of 4th floor, Tianhe City Plaza, No. 2 Lanting Street, Erheng Road, Yuan Village, Tianhe District, Guangzhou, Guangdong Province | Chen Lilin (陳麗琳) | 020-85572298 |
| | | Foshan Chancheng Jihua 5th Road Securities Branch | No, 612-613, No. 55 Jihua 5th Road, Chancheng District, Foshan City | Chen Liping (陳麗蘋) | 0757-82911968 |

| Area (provinces, cities and autonomous regions) | Number of securities branches | Name of securities branch | Address of securities branch | Person-in-charge | Contact number |
|---|-------------------------------------|---|---|-----------------------------------|------------------------------|
| Chongqing | 1 | Chongqing Nancheng Avenue Securities Branch | 12/F, Zhenglian Building, No. 199 Nancheng Avenue, Nanping Street, Nan'an District, Chongqing | Li Yifeng (李毅鋒) | 023-62988805 |
| Jiangxi | 1 | Nanchang Minde Road Securities Branch | No. 349 Minde Road, Donghu District, Nanchang, Jiangxi Province | Cai Qing (蔡青) | 0791-86799787 |
| Fujian | 1 | Fuzhou Wusi Road Securities Branch | 2/F, Yifa Building, No. 111 Wusi Road, Fuzhou, Fujian Province | Chen Yiping (陳宜平) | 0591-87802318 |
| Hainan | 1 | Haikou Jinlong Road Securities Branch | Room 902, 9/F, Wan Li Long Business Building, No. 51 Guomao Jinlong Road, Longhua District, Haikou, Hainan Province | Nie Wenxiong (聶文雄) | 0898-68501323 |
| Beijing | 3 | Beijing Wanshou Road Securities Branch Beijing HepingLi North Street Securities Branch | Building 14, Cuiwei Zhongli Wanshou Road, Haidian District, Beijing City 1F, Hepingli Hotel, Building 16, Hepingli North Street, Dongcheng District, Beijing City | Wang Yu (王禹) Zhang Haoyu (張皓宇) | 010-68254022 010-84085502 |
| | | Beijing Chaoyang Hongyan Road Securities Branch | Shop 06, 1F, Building 5, Zhouzhuang Shanshuiwen Garden Chaoyang District, Beijing City | Zhang Xintang (張新堂) | 010-67301198 |
| Liaoning | 1 | Dalian Minzhu Plaza, Securities Branch | No. 8 Minzhu Plaza, Zhongshan District, Dalian, Liaoning Province | Qu Liqing (曲麗清) | 0411-82531910 |
| Tianjin | 1 | Tianjin Youyi Road Securities Branch | 505, Block B, Da'an Building, Intersection of Youyi Road and Pingjiang Avenue, Hexi District, Tianjin City | Zi Lijuan (眥麗娟) | 022-88270976 |

| Area (provinces, cities and autonomous regions) | Number of securities branches | Name of securities branch | Address of securities branch | Person-in-charge | Contact number |
|---|-------------------------------------|--|--|--------------------|----------------|
| Jiangsu | 7 | Nanjing Jiangdong North Road Securities Branch | Room 1701, No. 289 Jiangdong North Road, Gulou District, Nanjing, Jiangsu Province | Lv Meimei (呂梅梅) | 025-86267397 |
| | | Nanjing Shengtai Road Securities Branch | Room 301, Huijin Qilin Building, No.6 Shengtai Road, Jiangning Economic and Technological Development Zone, Nanjing, Jiangsu Province | Wu Peng (吳鵬) | 025-52768883 |
| | | Nanjing Lishui Zhiyuan Road Securities Branch | Room 110, Buiding 2, Kang Li Hua Fu, No. 68 Zhiyuan Road, Lishui, Nanjing | Chen Wenjie (陳文捷) | 025-56218955 |
| | | Suzhou Wujiang Liuhong Road Securities Branch | No. 70 Liuhong Road, Songling Town, Wujiang District, Suzhou, Jiangsu Province | Sun Jie (孫潔) | 0512-63185869 |
| | | Suzhou Ganjiang West Road Securities Branch | No. 456 Ganjiang West Road, Suzhou, Jiangsu Province | Peng Hongbin (彭洪斌) | 0512-65580677 |
| | | Yangzhou Guangling Wenchang Central Road Securities Branch | Room 110, Huatai Shouxi Guoji Building, No. 8 Wenchang Central Road, Guangling District, Yangzhou City | Liu Guanjun (劉官軍) | 18652775166 |
| | | Suzhou Wuzhong Fengjin Road Securities Branch | Room 109, Building 7, Dongwu Lvjun Gardon, Chengnan Street, Wuzhong Economic Development Zone, Suzhou | Chen Hong (陳宏) | 18913556258 |

3, FUTURES BRANCHES OF GUOTAI JUNAN FUTURES

| Number of futures | Names of | | | |
|----------------------|--|--|---|---|
| branches | futures branches | Address of futures branches | Person-in-charge | Contact number |
| 1 | Tianjin Futures Branch | 6/F, Hong Kong and Macao Building, No. 18, Zhengzhou Road, Heping District, Tianjin | Wang Yigang (王毅崗) | 022-23304929 |
| 3 | Shanghai City Guobin Road Futures Branch | Rooms 1607 and 1608, No. 36 Guobin Road, Yangpu District, Shanghai City | Chen Yunjing (陳蘊菁) | 021-55892980 |
| | Shanghai Futures Building Futures Branch | Room 2001B, Futures Building, No. 300, Songlin Road, China (Shanghai) Pilot Free Trade Zone | Jiang Tao (江濤) | 021-68402110 |
| | Shanghai Zhongshan North Road Futures Branch | Unit 507 & 508, 5/F, No.3000 Zhongshan North Road, Putuo District, Shanghai | Shen Yiping (沈益平) | 021-32522838 |
| 2 | Hangzhou Futures Branch | Room 501-B, Unit 1, Building 6, Fanhai International Center, No. 185, Wuxing Road, Jianggan District, Hangzhou, Zhejiang Province | Liang Bin (梁彬) | 0571-86921029 |
| | Ningbo Futures Branch | No. 4 <6-1> Lane 999, Yangfan Road, High-tech Zone, Ningbo, Zhejiang Province | Jiang Bo (江波) | 0574-87816661 |
| 1 | Changchun Futures Branch | Room 2302 & 2303, Building 1, Phase II, Chuan Yu Hong Tai International World Trade Center, Jingyue Development Zone, Changchun City, Jilin Province (Lease Term to 2021-10-10) | Qin Zhiguo (秦志國) | 0431—88515559 |
| 2 | Beijing Jianguomenwai Street Futures Branch | Unit 06, 7/F, East Tower, Twin Towers, B-12 Jianguomenwai Avenue, Chaoyang District, Beijing | Wei Wen (魏文) | 010-58795766 |
| | Beijing Sanyuanqiao Futures Branch | Unit 1501 and Unit 1502, 15F, Building 22, No. A5 Courtyard, Shuguang Xili, Chaoyang District, Beijing | Zhang Xi (張曦) | 010-64669901 |
| | futures branches 1 3 2 1 1 3 | futuresNames of futures branches1Tianjin Futures Branch3Shanghai City Guobin Road Futures Branch Shanghai Futures Branch3Shanghai City Guobin Road Futures Branch2Shanghai Zhongshan North Road Futures Branch2Hangzhou Futures Branch1Changchun Futures Branch2Beijing Jianguomenwai Street Futures Branch | futures branchesNames of futures branchesAddress of futures branches1Tianjin Futures Branch No Baughai City Guoban Road Futures Branch Building Futures Branch Building Futures Branch Building Futures BranchRooms 1607 and 1608, No. 36 Guoban Road 7 angpu District, Shanghai City Boanghai F ut ure es Building Futures Branch2Shanghai City Guoban Road Futures BranchRooms 1607 and 1608, No. 36 Guoban Road, Futures Branch Building Futures Branch2Shanghai Zhongshan North Road Futures BranchNorti S76 S08, 5/F, No.3000 Zhongshan North Road Futures Branch1Hang Zhou Futures BranchRoom S01-B, Unit 1, Building 6, Fanhai Branch North Road, Futures Branch1Hang Zhou Futures BranchRoom S01-B, Unit 1, Building 6, Fanhai Branch North Road, Futures Branch1Hang Zhou Futures BranchRoom S01-B, Unit 1, Building 6, Fanhai Branch North Road, Futures Branch1Singbo Futures Branch Ningbo Futures BranchNorta Colary S008, Jr, No.3002, | futuresNames ofMarces of futures branchesPerson-incrage1Tanjin Futures BranchAfdress of futures branch so. 18, Zhengzhou Road, Bleijing Nurse BranchAfdress of futures Branch Song 10, Strict, TianjinNang Yigang (王敏雄) Strict, Tianjin3Anang hai FuturesRooms 1607 and 1608, No. 36 Guobin Song Address Branch Building, Futures Building, No. 18, Zhengzhou Road, Bleijing Futures BranchNorms 1607 and 1608, No. 36 Guobin Fora Harters Building, No. 18, Zhengzhou Road, Strine Song 10, Song 2001, Bratters Building, No. 19Inag Tao (江南)3Shang hai FuturesNorms 1607 and 1608, No. 36 Guobin Road, China (Shanghai Dile) Fee Trade ZoneNorm 2001, Brutters Building, No. 2001 North Road FuturesNorms 1607 and 2001, Song 2001, |

| Geographic area | Number of futures branches | Names of futures branches | Address of futures branches | Person-in-charge | Contact number |
|--------------------|----------------------------------|---|---|-------------------------------------|-------------------------------|
| Liaoning | 1 | Dalian Futures Branch | Room 2703, Dalian Futures Building, Block A, Dalian International Financial Center, No.129, Hui zhan Road, Shahekou District, Dalian, Liaoning Province | Wang Wei (王偉) | 0411-84807767 |
| Guangdong | 2 | Guangzhou Futures Branch Shenzhen Futures Branch | Room 1102, No. 10 Huaxia Road, Tianhe District, Guangzhou City Room 1502, 1503 and 1504, New World Center, Yitian Road West and Fuzhong Road North, Lianhua Street, Futian District, Shenzhen City | Li Hui (李輝) Chen Xiongying (陳雄英) | 020-38628582 0755-23982567 |
| Jiangsu | 1 | Nanjing Futures Branch | Room 11, 18/F, Block B, Office Tower 2, Nanjing Xindi Center, Block of Hexi Business Center, Jianye District, Nanjing | Cao Xianghui (曹祥輝) | 025-87780996 |
| Henan | 1 | Zhengzhou Futures Branch | Room 1105, Futures Building, No. 30 Shangwu Waihuan Road, Zhengdong New Area, Zhengzhou | Zhang Wentian (張聞天) | 0371-65600699 |
| Hubei | 1 | Wuhan Futures Branch | Office (5), 40/F, Zheshang Building, No. 718 Jianshe Avenue, Jiang'an District, Wuhan | Zhan Jie (佔杰) | 027-82883009 |
| Shandong | 1 | Qingdao Futures Branch | Room 501, 5/F, Building 11, Jiezheng Wealth Center, No. 195 Hong Kong East Road, Laoshan District, Qingdao, Shandong Province | Xu Yang (許陽) | 0532-80993639 |
| Hebei | 1 | Shijiazhuang Futures Branch | Room 803 and Room 804, 8F, Block B, Fangbei Building, No. 133 Yuhua East Road, Yuhua District, Shijiazhuang, Hebei Province | Luo Dedong (羅德東) | 0311-89250192 |
| Shaanxi | 1 | Xi'an Futures Branch | Room 02, 16F (18F of Elevator Floor), PICC (Shaanxi) Financial Building, No. 12 Gaoxin 3rd Road, High-tech Zone, Xi'an, Shaanxi Province | Luo Mingzhe (羅明哲) | 029-88220219 |

4. FUTURES BRANCHES OF HICEND FUTURES

Geographic area

| (provinces, cities and | Number of | | | | |
|---------------------------|---------------------|--|--|--------------------|----------------|
| autonomous regions) | futures branches | Names of futures branches | Address of futures branches | Person-in-charge | Contact number |
| Sichuan | 1 | Chengdu Futures Branch of Hicend Futures Co., Ltd. | Room 811, 8/F, Unit 2, Building 5, No. 8 Liuli Road, Jinjiang District, Chengdu | Zhang Jingya (張婧雅) | 028-65103816 |
| Shanghai | 1 | Shanghai Lujiazui Futures Branch of Hicend Futures Co., Ltd. | Room 2101 & 2108, No. 707 Zhangyang Road, China (Shanghai) Pilot Free- Trade Zone | Chen Jiajie (陳佳傑) | 021-68771290 |
| Jiangsu | 1 | Suzhou Futures Branch of Hicend Futures Co., Ltd. | Room 04, 12/F, Block A, Building 58, Suzhou Center Plaza, Suzhou Industrial Park | Zhao Zuoyin (趙作銀) | 0512-81880106 |
| Shandong | 1 | Qingdao Futures Branch of Hicend Futures Co., Ltd. | Room 104, Unit B, Building 3, Hisense Innovation Valley, No. 20 Zhuzhou Road, Laoshan District, Qingdao City, Shandong Province | Li Yongtao (李永濤) | 0532-81922502 |
| Zhejiang | 1 | Hangzhou Futures Branch of Hicend Futures Co., Ltd. | Room 901, Building 2, Fortune Financial Center, Jianggan District, Hangzhou City, Zhejiang Province | Chen Yinyin (陳銀銀) | 0571-56979598 |
| Guangdong | 1 | Shenzhen Futures Branch of Hicend Futures Co., Ltd. | 2608, Building A, Hailrun Complex, No. 6021 Shennan Blvd, Tian'an Community, Shatou Street, Futian District, Shenzhen City | Li Yue (李越) | 0755-82521449 |
| Shandong | 1 | Jinan Futures Branch of Hicend Futures Co., Ltd. | 503 & 504, 5/F, Xinyuan Financial Building, Building 7 Xinyuanxin Center, No.3 Huaxin Road, Licheng District, Jinan City | Ma Hongguang (馬洪廣) | 0531-55666358 |
| Henan | 1 | Zhengzhou Futures Branch of Hicend Futures Co., Ltd. | Room 1905, Future Building, No. 69 Weilai Avenue, Jinshui District, Zhengzhou City | Ma Keyi (馬科藝) | 0371-58555661 |

1. THE COMPANY

1) Newly-established securities branches:

| No. | Names of newly-established securities branches | Locations of newly-established securities branches | Permit issuing date |
|-----|--|---|------------------------|
| 1 | Weihai Qingdao North Road Securities Branch | Weihai International Finance Hotel, No. 9 Qingdao North Road, Huancui District, Weihai City, Shandong Province | 26 October 2018 |
| 2 | Yangjiang Jinyuan Road Securities Branch | No. 3 and No. 5, Jinyuan Road, Jiangcheng District, Yangjiang City | 15 November 2018 |
| 3 | Putian Yanshou South Street Securities Branch | No. 550 & 554 Yanshou South Street, Zhenhai Street, Licheng District, Putian City, Fujian Province | 15 November 2018 |
| 4 | Shanwei Binhu Road Securities Branch | 1/F, Taihao Apartment, Binhu Road, Shanwei City, Guangdong Province | 27 November 2018 |
| 5 | Shenzhen Dengliang Road Securities Branch | N2-1501, AliCloud Building, Alibaba Shenzhen Office Tower, No. 3331, Keyuan South Road (Shenzhen Bay Section), Weilan Coast Community, Yuehai Sub-district, Nanshan District, Shenzhen City | 10 December 2018 |
| 6 | Chengdu Jiaozi Avenue Securities Branch | No.1, 2/F, Building 5, No. 998, Jiaozi Avenue, Chengdu High-tech Zone, Free Trade Pilot Zone, Sichuan Province | 10 December 2018 |
| 7 | Lhasa Tama Middle Road Securities Branch | 3/F, CCB Dongcheng District Sub-branch, Tama Middle Road, Lhasa, Tibet Autonomous Region | 17 December 2018 |

2) Relocated branch offices and securities branches:

| Names of branches before relocation | Names of branches after relocation | Locations of branches after relocation |
|---|--|--|
| Jilin Branch Office | Jilin Branch Office | Rooms 2506-2509, 2607, Huamao International Building, 4848 Renmin Street, Nanguan District, Changchun City, Jilin Province |
| Fujian Branch Office | Fujian Branch Office | 11/F, Export-Import Bank of China Building, 350 Jiangbin Central Boulevard, Taijiang District, Fuzhou City, Fujian Province |
| Jiangsu Branch Office | Jiangsu Branch Office | Room 401 & 502, 389 Taiping South Road, Qinhuai District, Nanjing City |
| Zhejiang Branch Office | Zhejiang Branch Office | Room 1401, Unit 1 & 2, Building 6, Fanhai International Center, 185 Wuxing Road, Sijiqing Sub-district, Jianggan District, Hangzhou City |
| Guangdong Branch Office | Guangdong Branch Office | Units 2502A, 2502B, 2506, 2602 and 2603, R&F Center, No. 10 Huaxia Road, Zhujiang Xincheng, |
| Guizhou Branch Office | Guizhou Branch Office | Tianhe District, Guangzhou City 22/F, Tower 1-6, East Zone, Financial Business District, Area B, Zhongtian Exhibition, Changling North Road, Guanshanhu District, Guiyang City, |
| Hebei Branch Office | Hebei Branch Office | Guizhou Province 9/F, Tower A, Fangbei Building, No. 133, Yuhua East Road, Shijiazhuang City, Hebei Province |
| Yichun Zhongshan Middle Road Securities Branch | Yichun Yuanshan Middle Road Securities Branch | No. 262 Yuanshan Avenue, Yuanzhou District, Yichun City, Jiangxi Province |
| Linyi Shuangyuehu Road Securities Branch | | Opposite to the People's Hall, No. 212 Yimeng Road, Lanshan District, Linyi City, Shandong Province |
| Nanchang Xiangshan North Road Securities Branch | Nanchang Xiangshan North Road Securities Branch | 4-5/F, No. 237 Xiangshan North Road, Donghu District, Nanchang City, Jiangxi Province |
| Quanzhou Baiyuan Road Securities Branch | Quanzhou Yunlu Road Securities Branch | 1-2F, Qianxihui Building, Yunlu Road, Fengze District, Quanzhou City, Fujian Province |
| Chongqing Wanzhou Xincheng Road Securities Branch | Chongqing Wanzhou Beibin Avenue Securities Branch | No. 1 Shopping Mall, -1F, No. 258 Beibin Avenue, Wanzhou District, Chongqing City |
| Lishi Binhe Beidong Road Securities Branch | Lvliang Changzhi Road Securities Branch | No. 3, Changzhi Road, Lishi District, Lvliang City |
| Dongying Huanghe Road Securities Branch | Dongying Beiyi Road Securities Branch | 101, No. 787 Beiyi Road, Dongying District, Dongying City, Shandong Province |

| Names of branches | Names of branches | |
|---|---|--|
| before relocation | after relocation | Locations of branches after relocation |
| Huai'an Jiankang East Road | Huai'an Jiankang East Road | Room 601, No. 30 Jiankang East Road, Qingjiangpu |
| Securities Branch | Securities Branch | District, Huai'an City |
| Wenshan Dongfeng Road Securities Branch | Wenshan Fenghuang Road Securities Branch | 1F, Fenghuang Mingzuo, Fenghuang Road, Wenshan City, Wenshan Zhuang and Miao Autonomous Prefecture, Yunnan Province |
| Beijing Jintong West Road | Beijing Guanghua Road Securities | Unit 03, 01/F, No. 1 (Commercial Office), Guanghua |
| Securities Branch | Branch | Road, Chaoyang District, Beijing City |
| Linfen Xiangyang West Road Securities Branch | Linfen Pingyang South Street Securities Branch | No. 2, Meihua Lane, Pingyang South Street, Linfen City |
| Nanchang Zhanqian Road Securities Branch | Nanchang Zhanqian Road Securities Branch | Room 2, 1/F and 18/F, Jiangxi Supply and Marketing Logistics Service Center, No. 105 Zhanqian Road, Xihu District, Nanchang City, Jiangxi Province |
| Shenzhen Shangbu Middle | Shenzhen Jintian Road Securities | Unit 08-13, 5/F, Rongchao Tower, 4036 Jintian |
| Road Securities Branch | Branch | Road, Futian Central District, Lianhua Street, Futian |
| | | District, Shenzhen City |
| Xianning Xianning Avenue | Xianning Xianning Avenue | 1F of Block A and 5F of Block B, the International |
| Securities Branch | Securities Branch | Building, No. 39 Xianning Avenue |
| Shaoxing Zhongxing Middle | * * | Rooms 3-3, 701 and 702, No. 5 Chongxian Street, |
| Road Securities Branch | Securities Branch | Yuecheng District, Shaoxing City, Zhejiang Province |
| Wuhan Luoyu Road | Wuhan Guanshan Avenue | A1-19, Block A,Guanggu New Development |
| Securities Branch | Securities Branch | International Center, No. 473 Guanshan Avenue, |
| | | Donghu New Technology Development Zone, Wuhan City |
| Suzhou Suya Road | Suzhou Suzhou Avenue East | Room D, C-2, 40th Floor, Modern Media Plaza, No. |
| Securities Branch | Securities Branch | 265 Suzhou Avenue East, Suzhou Industrial Park |
| Shenzhen High-Tech South | Shenzhen Keyuan South Road | Unit F, 1/F, China Energy Storage Tower, No. 3099, |
| 4th Road Securities Branch | Securities Branch | Keyuan South Road, Yuehai Sub-district, Nanshan District, Shenzhen City |
| Jinan Jiefang Road | Jinan Jingshi Road Securities | Southwest Side of 1/F and East Side of 5A Floor, |
| Securities Branch | Branch | Building 1, Long'ao Jinzuo, No. 8000 Jingshi Road, Lixia District, Jinan City |
| Chongqing Minsheng Road | Chongqing Minsheng Road | 5F & 9F, Ping Street, Minsheng Building, No. 181 |
| Securities Branch | Securities Branch | Minsheng Road, Yuzhong District, Chongqing City |
| Hangzhou Tianmushan | Hangzhou Xueyuan Road | No. 131-2 Xueyuan Road, Xihu District, Hangzhou |
| Road Securities Branch | Securities Branch | City, Zhejiang Province |
| Nanjing Tianyuan East | Nanjing Shuanglong Avenue | No. 1698 Shuanglong Avenue, Jiangning District, |
| Road Securities Branch | Securities Branch | Nanjing City |

| Names of branches before relocation | Names of branches after relocation | Locations of branches after relocation |
|--|---|--|
| Shenzhen Yitian Road Securities Branch | Shenzhen Yitian Road Securities Branch | 30/F, Tower B, Chaorong Business Center, 6003 Yitian Road, Fuxin Community, Lianhua Street, Futian District, Shenzhen City |
| Guiyang Zhonghua Middle Road Securities Branch Shenzhen Shangbu Middle Road Securities Branch | Securities Branch | 9F & 13F, Fenghui International Building, No.1 Zhonghua Middle Road, Guiyang City Unit 08-13, 5/F, Rongchao Tower, 4036 Jintian Road, Futian Central District, Lianhua Street, Futian |
| Shijiazhuang Jianhua South Avenue Securities Branch | Shijiazhuang Yuhua East Road Securities Branch | District, Shenzhen City 10/F, Block A, Fangbei Tower, No. 133, Yuhua East Road, Shijiazhuang City, Hebei Province, and the north and south sides of the first floor hall |
| Zhanjiang Renmin Avenue Securities Branch | , , , , | Shop 03, 1/F, Building 3 & 4, Wanhao Shijia, No. 6 Lvmin Road, Xiashan District, Zhanjiang City |

3) Deregistered securities branches:

| | | | Verification |
|------------------------------|--------------------------|---------------|---------------|
| Names of securities branches | Reply reference number | Approval date | letter date |
| Luoyuan Donghuan Road | Min Zheng Jian Xu Ke No. | 28 December | 16 March 2018 |
| Securities Branch | [2017]12 | 2017 | |

2. SHANGHAI SECURITIES

1) Newly-established branch offices and securities branches

| | Names of newly-established | | Permit issuing |
|-----|----------------------------|---|----------------|
| No. | branches | Locations of newly-established branches | date |
| 1 | Shenzhen Branch Office | Unit 1105-1106, Huarong Tower, No.178 Mintian Road, Futian Street, Futian District, Shenzhen City | N/A |

2) Relocated branch offices and securities branches:

| Names of branches before relocation | Names of branches after relocation | Locations of branches after relocation |
|--|---------------------------------------|---|
| Shenzhen Mintian Road | Shenzhen Mintian Road Securities | Room 1103-1104, Huarong Tower, No. 178 Mintian |
| Securities Branch | Branch | Road, Fu'an Community, Futian Street, Futian |
| | | District, Shenzhen City |
| Aojiang Xing'ao East Road | Aojiang Xing'ao East Road | Room 103 of Building A and Room 202 of Unit |
| Securities Branch | Securities Branch | 3, Building A, Yong'an Huayuan, Xing'ao East |
| | | Road, Aojiang Town, Pingyang County, Wenzhou, |
| | | Zhejiang Province |
| Tianshan Road | Pudong New Area Nianjiabang | Room 1003, No. 526 Nianjiabang Road, Pudong |
| Securities Branch | Road Securities Branch | New Area, Shanghai City |
| Xiangyang North Road | Hongkou Yuezhou Road Securities | Room -2, 3F, No. 58 Yuezhou Road, Hongkou |
| Securities Branch | Branch | District, Shanghai City |
| Datong Road Securities Branch | Pudong New Area Shangcheng | 4/F, No. 373 Shangcheng Road, China (Shanghai) |
| | Road Second Securities Branch | Pilot Free-Trade Zone |
| Hangzhou Wen'er Road | Hangzhou Dengyun Road | Room 1501, Area A, Building 18, Hemu Courtyard, |
| Securities Branch | Securities Branch | Gongshu District, Hangzhou, Zhejiang Province |

3. GUOTAI JUNAN FUTURES

1) Newly-established futures branches:

| No. | Names of newly-established futures branches | Locations of newly-established futures branches | Permit issuing date |
|-----|--|---|------------------------|
| 1 | Beijing Sanyuanqiao Futures Branch | Unit 1501 and Unit 1502, 15F, Building 22, No. A5 Courtyard, Shuguang Xili, Chaoyang District, Beijing | 15 June 2018 |
| 2 | Shijiazhuang Futures Branch | Room 803 and Room 804, 8F, Block B, Fangbei Building, No. 133 Yuhua East Road, Yuhua District, Shijiazhuang, Hebei Province | 20 June 2018 |
| 3 | Xi'an Futures Branch | Room 02, 16F (18F of Elevator Floor), PICC (Shaanxi) Financial Building, No. 12 Gaoxin 3rd Road, High-tech Zone, Xi'an, Shaanxi Province | 25 June 2018 |

2) Relocated branch offices and futures branches:

| Names of branches | Names of branches | |
|--------------------------|--------------------------|---|
| before relocation | after relocation | Locations of branches after relocation |
| Zhengzhou Futures Branch | Zhengzhou Futures Branch | Room 1105, Futures Building, No. 30 Shangwu |
| | | Waihuan Road, Zhengdong New Area, Zhengzhou |

4. HICEND FUTURES

1) Newly-established futures branches:

| No. | Names of newly-established futures branches | Locations of newly-established futures branches | Permit issuing date |
|-----|--|--|------------------------|
| 1 | Qingdao Futures Branch | Room 104, Unit B, Building 3, Hisense Innovation Valley, No. 20 Zhuzhou Road, Laoshan District, Qingdao City, Shandong Province | 15 January 2018 |
| 2 | Hangzhou Futures Branch | Room 901, Building 2, Fortune Financial Center, Jianggan District, Hangzhou City, Zhejiang Province | 25 June 2018 |
| 3 | Shenzhen Futures Branch | 2608, Building A, Hailrun Complex, No. 6021 Shennan Blvd, Tian'an Community, Shatou Street, Futian District, Shenzhen City | 25 October 2018 |
| 4 | Jinan Futures Branch | 503 & 504, 5/F, Xinyuan Financial Building. Building 7 Xinyuanxin Center, No.3 Huaxin Road, Licheng District, Jinan City | 23 November 2018 |
| 5 | Zhengzhou Futures Branch | Room 1905, Future Building, No. 69 Weilai Avenue, Jinshui District, Zhengzhou City | 26 November 2018 |

2) Deregistered futures branches:

| | | | | Verification |
|--|------------------------------|------------------------|---------------|--------------|
| | Names of securities branches | Reply reference number | Approval date | letter date |
| | Changsha Futures Branch | Nil | | |

Stock Code: 02611 Stock Name: GTJA