Striving For Excellence

2019 INTERIM REPORT



Deepening Brand Development of Core Business and Actively Expanding Financial Services in Securities Business

In the first half of 2019, with an aim to build a renowned brand for expressway operations and services, the Company captured opportunities brought about by the development of its brand to enhance service quality, continue to promote electronic toll collection (ETC) payments and further enhance the efficiency of toll stations. At the same time, the Company launched an intelligent applications enhancement project for the Shanghai-Hangzhou-Ningbo Expressway, as well as elevated the Company's overall operational efficiency through the integration of big data technology.

Meanwhile, Zheshang Securities, a subsidiary of the Company, strove to become a top-tier securities company in China, continued to actively develop financial services with its own characteristics, and enhanced its core competitive advantages in financial services in order to elevate its influence within the industry.

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Location Map of Expressways in Zhejiang Province

Definition of Terms

Audit Committee the audit committee of the Company

Board the board of directors of the Company

Company or Zhejiang Expressway Co., Ltd., a joint stock limited company incorporated

in the PRC with limited liability on March 1, 1997

Communications Group Zhejiang Communications Investment Group Co., Ltd. (浙江省交通投資集

團有限公司), a wholly State-owned enterprise established in the PRC, on

December 29, 2001 and the controlling shareholder of the Company

Controlling Shareholder has the meaning ascribed to it under the Listing Rules

De'an Co Deqing County De'an Highway Construction Co., Ltd. (德清縣德安公路建設

有限責任公司), a 80.1% owned subsidiary of the Company. A Joint Venture is established with Zhejiang Hongtu Transportation Construction Company

(浙江交工宏途交通建設有限公司) for PPP Project in Deqing County

Directors the directors of the Company

GDP gross domestic product

Group the Company and its subsidiaries

H Shares the overseas listed foreign shares of Rmb1.00 each in the share capital of

the Company which are primarily listed on the Hong Kong Stock Exchange

and traded in Hong Kong dollars since May 15, 1997

Hanghui Co Zhejiang Hanghui Expressway Co., Ltd. (浙江杭徽高速公路有限公司),

a 88.674% owned subsidiary of the Company

Huihang Co Huangshan Yangtze Huihang Expressway Co., Ltd. (黃山長江徽杭高速公路

有限責任公司), a wholly-owned subsidiary of the Company

Hong Kong Stock Exchange The Stock Exchange of Hong Kong Limited

Jiaxing Co Zhejiang Jiaxing Expressway Co., Ltd. (浙江嘉興高速公路有限責任公司),

a 99.9995% owned subsidiary of the Company

Jinhua Co Zhejiang Jinhua Yongjin Expressway Co., Ltd. (浙江金華甬金高速公路有限

公司), a wholly-owned subsidiary of the Company

Definition of Terms

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

Hong Kong Limited

Period the period from January 1, 2019 to June 30, 2019

PRC the People's Republic of China

Rmb Renminbi, the lawful currency of the PRC

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

Shangsan Co Zhejiang Shangsan Expressway Co., Ltd. [浙江上三高速公路有限公司],

a 73.625% owned subsidiary of the Company

Shareholders the shareholders of the Company

Shengxin Co Shengxin Expressway Co., Ltd. (浙江紹興嵊新高速公路有限公司), a 50%

owned joint venture of the Company

Shenjiahuhang Co Zhejiang Shenjiahuhang Expressway Co., Ltd.(浙江申嘉湖杭高速公路有限

公司), a wholly-owned subsidiary of the Company

SRCB Shanghai Rural Commercial Bank Co., Ltd. (上海農村商業銀行股份有限公

司), a 5.36% owned associate of the Company

Yangtze Financial Co., Ltd. (長江聯合金融租賃有限公司),

Leasing a 13% owned associate of the Company

Yuhang Co Zhejiang Yuhang Expressway Co., Ltd. [浙江余杭高速公路有限責任公司],

a 51% owned subsidiary of the Company

Zheshang Securities Zheshang Securities Co., Ltd. (浙商證券股份有限公司), a 63.74475% owned

subsidiary of the Shangsan Co

投資集團財務有限責任公司), a 35% owned associate of the Company

subsidiary of the Company

Zhoushan Co Zhejiang Zhoushan Bay Bridge Co., Ltd.(浙江舟山跨海大橋有限公司),

a 51% owned subsidiary of Shenjiahuhang Co

2019 Interim Results

The directors (the "Directors") of Zhejiang Expressway Co., Ltd. (the "Company") announced the unaudited consolidated results of the Company and its subsidiaries (collectively the "Group") for the six months ended June 30, 2019 (the "Period"), with the basis of preparation as stated in note 1 set out below.

During the Period, revenue for the Group was Rmb5,722.10 million, representing a year-on-year increase of 6.2%. Profit attributable to owners of the Company was Rmb1,977.61 million, representing a year-on-year increase of 7.8%. Basic earnings per share for the Period was Rmb45.53 cents, representing a year-on-year increase of 7.8%. Diluted earnings per share for the Period was Rmb44.47 cents, representing a year-on-year increase of 17.1%.

The Directors do not recommend the payment of an interim dividend for 2019.

The interim report of the Group for the six months ended June 30, 2019 has not been audited or reviewed by the auditors of the Company but has been reviewed by the audit committee of the Company.

In the first half of 2019, the Chinese economy maintained stable growth with a positive outlook, despite the relatively complicated macroeconomic conditions both in China and abroad. As the economy in China continued to evolve, national GDP rose 6.3% year-on-year. During the Period, Zhejiang Province's GDP rose 7.1% year-on-year, which was 0.8 percentage points higher than the national rate. The total output value of services, consumption, imports and exports, and digital economy in Zhejiang Province increased 8.3%, 9.3%, 5.7% and 11.6% year-on-year, respectively, which drove the province's overall economy to achieve medium-to-high growth.

During the Period, global economy and trade slowed as a result of a number of uncertainties in the international markets. Meanwhile, the Chinese economy is still facing prominent structural problems and downward pressure. The traffic volume on the Group's expressways continued to grow, but at a slower pace. Revenue from Zheshang Securities increased as supported by the pick-up in the Chinese capital markets. The Group's total revenue was Rmb5,722.10 million, representing an increase of 6.2% year-on-year, of which Rmb3,882.34 million was generated by the seven major expressways operated by the Group, representing an increase of 2.4% year-on-year and 67.8% of total revenue. The revenue generated by the securities business was Rmb1,641.22 million, representing an increase of 8.4% year-on-year and 28.7% of the total revenue.

A breakdown of the Group's revenue for the Period is set out below:

	For the six months ended June 30,					
	2019 Rmb'000	2018 Rmb'000	% Change			
Toll revenue Shanghai-Hangzhou-Ningbo Expressway Shangsan Expressway Jinhua Section, Ningbo-Jinhua Expressway Hanghui Expressway Huihang Expressway Shenjiahuhang Expressway Zhoushan Bay Bridge Securities business revenue Commission and fee income Interest income Other operation revenue Hotel operations Construction revenue	1,997,255 585,824 204,034 287,703 76,652 330,300 400,576 853,765 787,455 80,085 118,452	1,930,874 616,614 184,333 259,853 74,173 334,782 389,040 809,206 704,445	3.4% -5.0% 10.7% 10.7% 3.3% -1.3% 3.0% 5.5% 11.8% -8.1% N/A			
Total revenue	5,722,101	5,390,447	6.2%			

Toll Road Operations

During the Period, traffic volume on the Group's expressways experienced solid organic growth, benefitting from Zhejiang Province's favorable economic development. The varied rates of growth reflect the different regions in which the seven expressways are located.

The traffic volume on a number of the Group's expressways increased, benefitting from an adjustment of toll collection rules made by the Yuhang District Government and the Lin'an District Government of Hangzhou City, as well as the Yiwu Municipal Government.

According to the new rules, during a two-year period that started on September 28, 2017, the Yuhang District Government pays the toll between the Yuhang and Hangzhou sections of the Shanghai-Hangzhou Expressway for all Hangzhou passenger vehicles that have ETC registration. In addition, for a two-year period that started on September 15, 2018, the Yiwu Municipal Government pays the toll for all passenger vehicles that have ETC registration and are travelling on expressways within the border of Yiwu. For a one-year period that started on January 1, 2019, the Lin'an District Government also pays the toll for all passenger vehicles that have ETC registration and are travelling on the Hangzhou-Lin'an section of the Hanghui Expressway.

In addition, the "Regulations on Overloaded Trucks on Expressways" in Zhejiang Province were implemented on January 1, 2019. The new policy served to boost truck traffic on the Group's expressways.

During the Period, the following factors had a negative impact on the traffic volume and toll income on the Group's expressways.

For a two-year period that started on January 1, 2019, all qualified trucks that are in compliance with regulations and use Zhejiang Province's non-cash payment cards or ETC cards enjoy a 15% discount on tolls on a trial basis when travelling on the state-owned expressways of Zhejiang Province. The new rule caused a decrease in the overall toll income on the Group's expressways.

The traffic volume on the Shanghai-Hangzhou section of the Shanghai-Hangzhou-Ningbo Expressway was adversely impacted by the completion of construction of the Yuhang section of the Hangzhou urban elevated highway and the National Highway G320, which is parallel to the section, while the traffic control on the F Ramp of the Hongken Hub in the Xiaoshan District of Hangzhou City affected traffic volume on the Hangzhou-Ningbo section of the Shanghai-Hangzhou-Ningbo Expressway.

The Zhangzhen toll station on National Highway G104, which is parallel to the Shangsan Expressway, ceased toll collection on June 1, 2018, which negatively affected traffic volume on the Shangsan Expressway.

In addition, the Hangzhou-Huangshan High-speed Railway opened on December 25, 2018, which caused a decrease in passenger vehicle volume on the Huihang and Hanghui Expressways.

During the Period, 20 days of cut-off construction on the Lianshi-Hangzhou Section of the Shenjiahuhang Expressway, and road construction in the surrounding areas, resulted in a decrease in traffic volume on the Shenjiahuhang Expressway.

During the Period, total toll revenue from the 248km Shanghai-Hangzhou-Ningbo Expressway, the 142km Shangsan Expressway, the 70km Jinhua Section of the Ningbo-Jinhua Expressway, the 122km Hanghui Expressway, the 82km Huihang Expressway, the 93km Shenjiahuhang Expressway and the 46km Zhoushan Bay Bridge was Rmb3,882.34 million.

During the Period, the daily average traffic volume in full-trip equivalents, toll revenue and the corresponding year-on-year growth rates on the Group's expressways are listed in the table below:

The Group's Expressways	Traffic Average Traffic Volume in Full-Trip Equivalents (Vehicle)	Volume Year-on-year Growth	Toll Revenue (Rmb million)	Year-on-year Growth
Shanghai-Hangzhou-Ningbo Expressway – Shanghai-Hangzhou Section – Hangzhou-Ningbo Section	60,737 60,832 60,670	0.9% -4.4% 4.2%	1,997.26	3.4%
Shangsan Expressway	29,945	-4.1%	585.82	-5.0%
Jinhua Section, Ningbo-Jinhua Expressway	23,195	13.7%	204.03	10.7%
Hanghui Expressway	21,842	11.9%	287.70	10.7%
Huihang Expressway	9,235	4.9%	76.65	3.3%
Shenjiahuhang Expressway	28,832	5.0%	330.30	-1.3%
Zhoushan Bay Bridge	20,113	5.4%	400.58	3.0%

Securities Business

During the Period, as the domestic stock market started to pick up, trading volume on the Shanghai and Shenzhen stock markets increased by a total of 29.4% year-on-year, which helped to drive growth at Zheshang Securities. During the Period, the securities brokerage and proprietary trading businesses experienced favorable growth, whereas the investment banking, asset management, margin financing and securities lending businesses recorded varied levels of declines.

During the Period, Zheshang Securities recorded total revenue of Rmb1,641.22 million, an increase of 8.4% year-on-year, of which, commission and fee income increased 5.5% year-on-year to Rmb853.77 million, and interest income from the securities business was Rmb787.45 million, an increase of 11.8% year-on-year. In addition, during the Period, securities investment gains of Zheshang Securities included in the condensed consolidated statement of profit or loss and other comprehensive income of the Group was Rmb609.28 million, an increase of 328.9% year-on-year.

Other Business Operations

During the Period, other business revenue was mainly derived from hotel operations and road construction.

Grand New Century Hotel, owned by Zhejiang Yuhang Expressway Co., Ltd. (a 51% owned subsidiary of the Company), recorded revenue of Rmb46.55 million for the Period. Zhejiang Grand Hotel, owned by Zhejiang Grand Hotel Limited (a 100% owned subsidiary of the Company, which was acquired for a cash consideration of Rmb1,010,144,600 on June 5, 2019), recorded revenue of Rmb33.54 million for the Period.

Deging County De'an Highway Construction Co., Ltd. (an 80.1% owned subsidiary of the Company), recorded road construction revenue of Rmb118.45 million for the Period.

Long-Term Investments

Zhejiang Shaoxing Shengxin Expressway Co., Ltd. ("Shengxin Co", a 50% owned joint venture of the Company) operates the 73.4km Shaoxing Section of the Ningbo-Jinhua Expressway. During the Period, the average daily traffic volume in full-trip equivalents was 20,735, representing an increase of 1.86% year-on-year. Toll revenue was Rmb203.55 million. The joint venture reported a net profit of Rmb24.38 million, representing an increase of 4.6% year-on-year.

Zhejiang Communications Investment Group Finance Co., Ltd. (a 35% owned associate of the Company) derives income mainly from interest, fees and commissions for providing financial services, including arranging loans and receiving deposits, for the subsidiaries of Zhejiang Communications Investment Group Co., Ltd. ("Communications Group"), the controlling shareholder of the Company. During the Period, as interest expense increased substantially year-on-year, the associate company recorded a net profit of Rmb214.57 million, representing a decrease of 11.6% year-on-year.

Yangtze United Financial Leasing Co., Ltd. (a 13% owned associate of the Company) is primarily engaged in the finance leasing business, which includes the transferring and receiving of financial leasing assets, fixed-income securities investment, and other businesses approved by the China Banking Regulatory Commission. During the Period, due to an increase in provisions caused by a substantial increase in non-performing assets ratio, the associate company recorded a net profit of Rmb135.54 million, representing a decrease of 19.6% year-on-year.

Shanghai Rural Commercial Bank Co., Ltd. (a 5.36% owned associate of the Company) is primarily engaged in commercial banking business, including deposits, short-, medium-, and long-term loans, domestic and overseas settlements and other businesses that are approved by the China Banking and Insurance Regulatory Commission. During the Period, the share of profit of this associate included in the condensed consolidated statement of profit or loss and other comprehensive income of the Group was Rmb235.63 million.



The Group adopts a prudent financial policy with an aim to provide shareholders of the Company with sound returns over the long term.

During the Period, profit attributable to owners of the Company was approximately Rmb1,977.61 million, representing an increase of 7.8% over the corresponding period of 2018, basic earnings per share for the Company was Rmb45.53 cents, representing an increase of 7.8% year-on-year, diluted earnings per share for the Company was Rmb44.47 cents, representing an increase of 17.1%, and return on owners' equity was 10.0%, representing an increase of 19.0% year-on-year.

Liquidity and financial resources

As at June 30, 2019, current assets of the Group amounted to Rmb73,160.25 million in aggregate (December 31, 2018 (Restated): Rmb58,116.68 million), of which bank balances, clearing settlement fund, deposits and cash accounted for 11.7% (December 31, 2018 (Restated): 11.8%), bank balances and clearing settlement fund held on behalf of customers accounted for 28.1% (December 31, 2018 (Restated): 25.4%), financial assets at fair value through profit or loss accounted for 34.1% (December 31, 2018 (Restated): 37.1%) and loans to customers arising from margin financing business accounted for 10.6% (December 31, 2018 (Restated): 10.1%). The current ratio (current assets over current liabilities) of the Group as at June 30, 2019 was 1.30 (December 31, 2018 (Restated): 1.50). Excluding the effect of the customer deposits arising from the securities business, the resultant current ratio of the Group (current assets less bank balances and clearing settlement fund held on behalf of customers over current liabilities less balance of accounts payable to customers arising from securities business) was 1.50 (December 31, 2018 (Restated): 1.80).

The amount of financial assets at fair value through profit or loss included in current assets of the Group as at June 30, 2019 was Rmb24,945.16 million (December 31, 2018: Rmb21,558.61 million), of which 85.2% was invested in bonds, 3.7% was invested in stocks, 5.5% was invested in equity funds, and the rest were invested in structured products and trust products.

During the Period, net cash used in the Group's operating activities amounted to Rmb2,186.44 million, net cash generated from the Company's operating activities amounted to Rmb934.96 million. The currency mix in which cash and cash equivalents are held has not substantially changed as compared to the same period last year.

The Directors do not expect the Company to experience any problems with liquidity and financial resources in the foreseeable future.

Borrowings and solvency

As at June 30, 2019, total liabilities of the Group amounted to Rmb78,625.60 million (December 31, 2018 (Restated): Rmb60,833.67 million), of which 17.3% was bank and other borrowings, 4.7% was short-term financing note, 20.0% was bonds payable, 6.7% was convertible bonds, 17.4% was financial assets sold under repurchase agreements and 26.1% was accounts payable to customers arising from securities business.

As at June 30, 2019, total interest-bearing borrowings of the Group amounted to Rmb38,307.06 million, representing an increase of 26.1% compared to that as at December 31, 2018. The borrowings comprised outstanding balances of domestic commercial bank loans of Rmb6,270.32 million, borrowings from a domestic financial institution of Rmb5,145.55 million, borrowings from domestic institutions of Rmb2,201.12 million, beneficial certificates of Rmb158.37 million, short-term financing notes of Rmb3,522.45 million, mid-term notes of Rmb1,407.70 million, subordinated bonds of Rmb12,375.73 million, corporate bonds of Rmb1,945.05 million, convertible bonds denominated in Rmb of Rmb2,506.63 million, and convertible bonds denominated in Euro that equivalents to Rmb2,774.14 million. Of the interest-bearing borrowings, 60.4% was not payable within one year.

	Maturity Profile					
	Gross amount Rmb'000	Within 1 year Rmb'000	2-5 years inclusive Rmb'000	Beyond 5 years Rmb'000		
Floating rates						
Borrowings from domestic commercial	/ 070 / 40	545 540				
banks	6,070,110	517,510	4,654,600	898,000		
Borrowings from a domestic financial institution	5,145,552	2,740,552	_	2,405,000		
Borrowings from a domestic institution	25,221	25,221	_			
Beneficial certificates	48,272	48,272	_	_		
Fixed rates						
Borrowings from domestic commercial						
banks	200,206	200,206	-	_		
Borrowings from domestic institutions	2,175,899	2,115,899	60,000	_		
Beneficial certificates	110,100	110,100	-	_		
Short-term financing notes	3,522,446	3,522,446	-	_		
Subordinated bonds	12,375,729	5,825,729	6,550,000	_		
Corporate bonds	1,945,052	45,052	1,900,000	_		
Mid-term notes	1,407,699	7,699	1,400,000	_		
Convertible bonds	5,280,769	1,795	2,774,137	2,504,837		
Total as at June 30, 2019	38,307,055	15,160,481	17,338,737	5,807,837		
Total as at December 31, 2018 (Restated)	30,370,665	8,393,402	18,424,263	3,553,000		

As at June 30, 2019, the Group's borrowings from domestic commercial banks bore annual floating interest rates ranged from 4.41% to 4.9% and an annual fixed interest rate of 3.6975%, borrowings from a domestic financial institution bore annual floating interest rates ranged from 3.915% to 4.41%, borrowings from the domestic institutions bore annual fixed interest rates ranged from 3.0% and 6.22% and an annual floating interest of 4.1325%. As at June 30, 2019, the annual fixed interest rates of beneficial certificates were 3.0% and 3.15%, the annual floating interest rate of beneficial certificates was 2.4%, the annual fixed interest rate for short-term financing notes was 3.04%, the annual fixed interest rate for mid-term notes was 3.86%, the fixed annual interest rates for subordinated bonds were between 3.63% and 5.68%, the annual fixed interest rate for corporate bonds was 3.08%, the annual coupon rate for convertible bonds denominated in Euro was nil, and the annual coupon rate for convertible bonds denominated in Rmb was 0.2%. While the annual interest rate for accounts payable to customers arising from the securities business was fixed at 0.35%.

Total interest expenses and profit before interest and tax for the Period amounted to Rmb767.98 million and Rmb3,810.01 million, respectively. The interest cover ratio (profit before interest and tax over interest expenses) stood at 5.0 (Corresponding period of 2018 (Restated): 5.1) times.

As at June 30, 2019, the asset-liability ratio (total liabilities over total assets) of the Group was 72.4% (December 31, 2018 (Restated): 64.9%). Excluding the effect of customer deposits arising from the securities business, the resultant asset-liability ratio (total liabilities less balance of accounts payable to customers arising from securities business over total assets less bank balances and clearing settlement fund held on behalf of customers) of the Group was 66.1% (December 31, 2018 (Restated): 58.5%).

Capital structure

As at June 30, 2019, the Group had Rmb29,915.84 million in total equity, Rmb61,407.96 million in fixed-rate liabilities, Rmb11,338.91 million in floating-rate liabilities, and Rmb5,878.74 million in interest-free liabilities, representing 27.6%, 56.6%, 10.4% and 5.4% of the Group's total capital, respectively. The gearing ratio, which is computed by dividing the total liabilities less accounts payable to customers arising from the securities business by total equity, was 194.2% as at June 30, 2019 (December 31, 2018 (Restated): 140.5%).



Capital expenditure commitments and utilization

During the Period, capital expenditure of the Group totaled Rmb4,144.33 million. Amongst the total capital expenditure, Rmb3,953.15 million was incurred for acquiring equity investments, Rmb156.96 million was incurred for acquisition and construction of properties and ancillary facilities, and Rmb34.22 million was incurred for purchase and construction of equipment and facilities.

As at June 30, 2019, the remaining capital expenditure committed by the Group amounted to Rmb2,058.47 million in total. Amongst the remaining balance of total capital expenditure committed by the Group, Rmb750.00 million will be used for acquiring equity investments, Rmb276.90 million will be used for acquisition and construction of properties and ancillary facilities, Rmb1,031.57 million for acquisition and construction of equipment and facilities.

The Group will consider financing the above-mentioned capital expenditure commitments with internally generated cash flow first and then will comprehensively consider using debt financing and equity financing to meet any shortfalls.

Contingent liabilities and pledge of assets

Pursuant to the board resolution of the Company dated November 16, 2012, the Company and Shaoxing Communications Investment Group Co., Ltd. (the other joint venture partner that holds 50% equity interest in Shengxin Co) provided Shengxin Co with joint guarantee for its bank loan principal of Rmb2.2 billion, in accordance with their proportionate equity interest in Shengxin Co. During the Period, Rmb85.00 million of the bank loan principal had been repaid. As at June 30, 2019, the remaining bank loan principal balance is Rmb1,388.00 million.

Except for the above, as at June 30, 2019, the Group did not have any other contingent liabilities, pledge of assets or guarantees.

Foreign exchange exposure

During the Period, save for (i) dividend payments to the holders of H shares in Hong Kong dollars, (ii) Zheshang International Financial Holding Co., Limited. (a wholly owned subsidiary of Zheshang Securities Co., Ltd.) operating in Hong Kong, and (iii) issuance of the zero coupon convertible bond in an aggregate principal amount of Euro 365.00 million in Hong Kong capital market in 2017, which will be due in April 2022, the Group's principal operations were transacted and booked in Renminbi.

During the Period, the Group has not used any financial instruments for hedging purpose.

Use of Proceeds from Convertible Bond

The Company issued a zero coupon convertible bond due 2022 in an aggregate principal amount of Euro365.00 million on April 21, 2017. After deducting cost of issue of approximately Euro2.1 million, the net proceeds from the issuance of the Convertible Bond (the "Net Proceeds") were approximately Euro362.90 million.

The amount of the Net Proceeds brought forward to the six months ended June 30, 2019 was approximately Euro222.00 million (including the unutilized Net Proceeds as at December 31, 2018 of approximately Euro216.37 million and the deposit interest thereon accrued of approximately Euro5.63 million). Detailed breakdown and description of the Net Proceeds utilized during the six months ended June 30, 2019 are set out below:

Usages of the Net Proceeds	Actual Net Proceeds as at January 1, 2019 (Euro) (million)	Amount of the Net Proceeds utilized for the six months ended June 30, 2019 (Euro) (million)	Deposit interest of the Net Proceeds for the six months ended June 30, 2019 (Euro) (million)	Unutilized Net Proceeds as at June 30, 2019 (Euro) (million)
Daily operating expenses and repayment of bank loans	222.00	(152.47)	1.19	70.72

For the six months ended June 30, 2019, the Company received a deposit interest of approximately Euro1.19 million on the Net Proceeds. The remaining unutilized Net Proceeds and the interest thereon accrued amounted to approximately Euro70.72 million, which is expected to be utilized for daily operating expenses by 2020. Such expected usages of the remaining Net Proceeds are also in line with the use of the Net Proceeds as disclosed previously. Details of the unutilized Net Proceeds are set out below:

Usages of the Net Proceeds	Excepted timeline for utilizing the unutilized Net Proceeds	Percentage of the expected usages
Daily operating expenses	From July, 1 2019 to December 31, 2020	100%

Note: The expected timeline for utilizing the unutilized Net Proceeds is based on the best estimation of the future market conditions made by the Group. It will be subject to change based on the current and future development of market conditions.



Outlook

In the first half of 2019, amid the slowdown in the global economy and intensified trade frictions, China's economy continued to make steady progress as it continued its transition to high-quality development. Looking ahead to the second half of 2019, it is expected that the economy will continue to face downward pressure as the economic landscape at home and abroad remains complicated. The overall toll income on the Group's expressways is expected to continue to grow, but at a slower rate.

Given that China has announced that it will remove expressway toll stations on provincial borders, the Company will continue to promote the construction of ETC lanes to enhance traffic efficiency at its toll stations, improve its expressway service capabilities, and deepen its efforts to build up the Company brand. The Company will also speed up the implementation of intelligent applications for the Shanghai-Hangzhou-Ningbo Expressway and improve its big data analytic capabilities for road networks, with an aim to increase traffic volume, assure safe and smooth traffic flow, and actively strengthen the Company's core competitiveness in intelligent expressways.

As China further improves its capital markets and steadily opens up its capital account, the Group anticipates that new opportunities will present themselves for its securities business. Zheshang Securities will exercise prudent judgment and thoroughly understand policy guidance as it actively pushes forward with its business transformation, continues to achieve advantages in financial services with its own characteristics, strengthens its differential competitiveness and improves its influence in the market.

In the second half of 2019, the management of the Company will focus on improving its service quality and business operations, and consolidating its core business while exploring new opportunities. In particular, the Company will continue to strengthen its main toll road business and make sure that all of its expressway toll stations on provincial borders are removed as scheduled to provide a better experience for passengers and drivers, and make a greater contribution to the country's social and economic development. For the securities business, the Company will continue to grow and optimize its business and fully improve its core competitiveness. The Company will also seek suitable investment opportunities through diversified channels to further expand its asset base and profitability.

Disclosure of Interests and Other Matters

PURCHASE, SALE AND REDEMPTION OF THE COMPANY'S SHARES

Neither the Company nor any of its subsidiaries has purchased, sold, redeemed or cancelled any of the Company's shares during the Period.

DISCLOSURE OF DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES

As at June 30, 2019, none of the Directors, supervisors and chief executives of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap 571 of the Laws of Hong Kong) (the "SFO")) as recorded in the register required to be kept pursuant to Section 352 of the SFO, or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

OTHER INTERESTS DISCLOSEABLE UNDER THE SFO

As at June 30, 2019, the following shareholders held 5% or more of the issued share capital of the Company according to the register of interests in shares required to be kept by the Company pursuant to Section 336 of the SFO:

Substantial shareholders	Capacity	Total interests in number of ordinary shares of the Company	Percentage of the issued share capital of the Company (domestic shares)
Zhejiang Communications Investment Group Co., Ltd.	Beneficial owner	2,909,260,000	100%

Disclosure of Interests and Other Matters

Substantial shareholders	Capacity	Total interests in number of ordinary shares of the Company	Percentage of the issued share capital of the Company (H Shares)
BlackRock, Inc.	Interest of controlled corporation	118,491,645 (L)	8.26%
Citigroup Inc.	Interest of controlled corporation	117,513,209 (L) 42,000 (S) 117,050,736 (P)	8.19% 0.00% 8.16%
JP Morgan Chase & Co.	Beneficial owner, investment manager and custodian corporation/ approved lending agent	113,362,159 (L) 5,203,924 (S) 74,314,722 (P)	7.90% 0.36% 5.18%

The letter "L" denotes a long position. The letter "S" denotes a short position. The letter "P" denotes interest in a lending pool.

Save as disclosed above, as at June 30, 2019, no person had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE AND THE MODEL CODE

During the Period, the Company had complied with all code provisions in the Corporate Governance Code and Corporate Governance Report (the "Code") set out in Appendix 14 to the Listing Rules, and had adopted the recommended best practices in the Code as and when applicable.

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standard set out in the Model Code. Specific enquiry has been made to all the Directors and the Directors have confirmed their full compliance with the required standard set out in the Model Code and its code of conduct regarding directors' securities transactions during the Period.

Disclosure of Interests and Other Matters

RESPONSIBILITY STATEMENT OF THE DIRECTORS IN RESPECT OF THE INTERIM REPORT AND ACCOUNTS

Each of the Directors of the Company, whose name and function are listed in the section headed "Corporate Information" of this report, confirms that, to the best of his/her knowledge:

- the condensed consolidated financial statements prepared in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants give a true and fair view of the assets, liabilities, financial position and performance of the Group and the undertakings included in the consolidation taken as a whole;
- the management discussion and analysis included in the interim report includes a fair review of the development and performance of the business and the position of the Group and the undertakings included in the consolidation taken as a whole during the Period, together with a description of the principal risks and uncertainties that the Group faces for the remaining six months of the financial year; and
- the interim report includes a fair review of the material related party transactions that have taken place during the Period and any material changes in the related party transactions described in the Company's annual report for the year ended December 31, 2018.

By order of the Board

Zhejiang Expressway Co., Ltd.

YU Zhihong

Chairman

Hangzhou, the PRC, August 23, 2019

The electronic version of this report is published on the HKExnews website of the Hong Kong Exchanges and Clearing Limited (www.hkexnews.hk) and on the Company's website (www.zjec.com.cn).

Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income

	Notes	2019 Rmb'000	ns ended June 30, 2018 Rmb'000 (Unaudited
Revenue Including: Interest income Operating costs	4	(Unaudited) 5,722,101 787,455 (2,925,250)	and restated) 5,390,447 704,445 (2,590,416)
Gross profit Securities investment gains Other income and gains and losses Administrative expenses Other expenses (Recognition) reversal of impairment losses, net Share of profit of associates Share of profit of a joint venture Finance costs	5	2,796,851 658,810 103,789 (46,732) (39,656) (2,688) 327,447 12,189 (767,975)	2,800,031 142,049 277,729 (49,353) (39,514) 20,595 136,133 11,652 (652,747)
Profit before tax Income tax expense	7 8	3,042,035 (692,971)	2,646,575 (573,285)
Profit for the Period		2,349,064	2,073,290
Other comprehensive income Items that may be reclassified subsequently to profit or loss: Exchange difference on translation of financial statements of foreign operations		165	652
Total comprehensive income for the Period		2,349,229	2,073,942
Profit for the Period attributable to: Owners of the Company Non-controlling interests		1,977,610 371,454	1,835,053 238,237
		2,349,064	2,073,290
Total comprehensive income attributable to: Owners of the Company Non-controlling interests		1,977,688 371,541	1,835,359 238,583
		2,349,229	2,073,942
Earnings per share Basic (Rmb cents)	9	45.53	42.25
Diluted (Rmb cents)		44.47	37.97

Condensed Consolidated Statement of Financial Position

	Notes	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
NON-CURRENT ASSETS Property, plant and equipment Right-of-use assets Prepaid lease payments Expressway operating rights Goodwill Other intangible assets Interests in associates Interest in a joint venture Financial assets at fair value through profit or loss ("FVTPL") Contract asset Deferred tax assets		3,689,919 370,387 - 23,829,987 86,867 166,895 5,453,339 345,291 16,898 378,239 1,043,369	3,675,252 - 114,628 24,788,013 86,867 173,680 5,211,412 333,102 17,200 252,868 927,652
		35,381,191	35,580,674
CURRENT ASSETS Inventories Trade receivables Loans to customers arising from margin financing business Other receivables and prepayments Prepaid lease payments Derivative financial assets Financial assets at FVTPL Financial assets held under resale agreements Bank balances and clearing settlement fund held on behalf of customers Pledged bank deposit Bank balances, clearing settlement fund, deposits and cash — Time deposits with original maturity over three months — Cash and cash equivalents	10 11 12	188,641 278,367 7,767,607 501,892 - 24,945,164 10,333,853 20,581,607 - 250,444 8,312,672	159,339 242,077 5,850,084 456,538 4,822 4,169 21,558,606 8,206,182 14,742,161 10,000 280,913 6,601,784

Condensed Consolidated Statement of Financial Position

		,	
	Notes	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
CURRENT LIABILITIES Placements from other financial institutions Accounts payable to customers arising from securities business Trade payables Tax liabilities	14	20,520,983 1,182,646 548,302	400,679 14,653,413 1,299,098 479,469
Other taxes payable Other payables and accruals Contract liabilities Dividends payable	15	124,698 1,850,050 13,638 1,692,681	104,216 1,740,575 7,572 847
Derivative financial liabilities Bank and other borrowings Short-term financing note payable Bonds payable Convertible bonds	17	5,599,388 3,680,818 5,878,480 1,795	3,818 2,625,393 1,551 5,766,458
Financial assets sold under repurchase agreements Financial liabilities at FVTPL Lease liabilities	16	13,663,828 149,004 64,450 54,970,761	11,086,710 364,714 - 38,534,513
NET CURRENT ASSETS		18,189,486	19,582,162
TOTAL ASSETS LESS CURRENT LIABILITIES		53,570,677	55,162,836
NON-CURRENT LIABILITIES Bank and other borrowings Bonds payable Convertible bonds Deferred tax liabilities Lease liabilities	17	8,017,600 9,850,000 5,278,974 317,721 190,545	9,817,600 9,450,000 2,709,663 321,889
		23,654,840	22,299,152
		29,915,837	32,863,684
CAPITAL AND RESERVES Share capital Reserves		4,343,115 15,457,472	4,343,115 19,061,597
Equity attributable to owners of the Company Non-controlling interests		19,800,587 10,115,250	23,404,712 9,458,972
		29,915,837	32,863,684

Condensed Consolidated Statement of Changes in Equity

		c Attributable to owners of the Company							Non- controlling interests	Total	
	Share capital Rmb'000	Share premium Rmb'000	Statutory reserve Rmb'000	Capital reserve Rmb'000	Share of differences arising on translation Rmb'000	Dividend reserve Rmb'000	Special reserves Rmb'000	Retained profits Rmb'000	Sub-total Rmb'000	Rmb'000	Rmb'000
At January 1, 2018 (Audited and originally stated) Merger accounting restatement (Note 2)	4,343,115 -	3,355,621	5,035,016	1,712	162	1,302,934	638,468 2,440,426	5,977,472 (1,908,240)	20,654,500	8,549,851 620,327	29,204,351 1,152,513
At January 1, 2018 (Unaudited and restated) Profit for the Period Other comprehensive income for the Period	4,343,115 - -	3,355,621	5,035,016 - -	1,712	162 -	1,302,934	3,078,894	4,069,232 1,835,053	21,186,686 1,835,053	9,170,178 238,237 346	30,356,864 2,073,290 652
Total comprehensive income for the Period Contribution from non-controlling shareholders Dividends declared to non-controlling interests Final dividend	- - -	-	-	- - -	306	- - - (1,302,934)	-	1,835,053 - - -	1,835,359 - - - [1,302,934]	238,583 19,104 [230,028]	2,073,942 19,104 [230,028] [1,302,934]
At June 30, 2018 (Unaudited and restated)	4,343,115	3,355,621	5,035,016	1,712	468	-	3,078,894	5,904,285	21,719,111	9,197,837	30,916,948

Condensed Consolidated Statement of Changes in Equity

	contro								Non- controlling interests	Total	
	Share capital Rmb'000	Share premium Rmb'000	Statutory reserve Rmb'000	Capital reserve Rmb'000	Share of differences arising on translation Rmb'000	Dividend reserve Rmb'000	Special reserves Rmb'000	Retained profits Rmb'000	Sub-total Rmb'000	Rmb'000	Rmb'000
At January 1, 2019 (Audited and originally stated) Merger accounting restatement (Note 2)	4,343,115	3,355,621	5,220,278 379	1,712	1,219	1,628,668	638,468 2,442,563	7,644,079 (1,871,390)	22,833,160 571,552	8,871,033 587,939	31,704,193 1,159,491
At January 1, 2019 (Unaudited and restated) Profit for the Period Other comprehensive income for the Period	4,343,115 - -	3,355,621 - -	5,220,657 - -	1,712 - -	1,219 - 78	1,628,668 - -	3,081,031	5,772,689 1,977,610	23,404,712 1,977,610 78	9,458,972 371,454 87	32,863,684 2,349,064
Total comprehensive income for the Period Consideration paid for acquisition of subsidiaries under	-	-	-	-	78	-	-	1,977,610	1,977,688	371,541	2,349,229
common control A subsidiary's issuance of convertible bond	-	-	-	-	-	-	(3,953,145)	-	(3,953,145)	463,696	(3,953,145) 463,696
Contribution from non-controlling shareholders Dividends declared to non-controlling interests	-	-	- -	-	-	-	-	-	-	21,144	21,144
Final dividend	-	-	-	-	-	[1,628,668]	-	-	[1,628,668]	-	[1,628,668]
At June 30, 2019 (Unaudited)	4,343,115	3,355,621	5,220,657	1,712	1,297	-	(872,114)	7,750,299	19,800,587	10,115,250	29,915,837

Condensed Consolidated Statement of Cash Flows

	For the six month	ns ended June 30,
	2019	2018
	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited and restated)
Net cash used in operating activities Net cash used in investing activities Net cash generated from financing activities	(2,186,442) (220,946) 4,118,111	(464,267) (2,939,632) 5,540,272
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of the Period Effect of foreign exchange rate changes	1,710,723 6,601,784 165	2,136,373 5,719,029 652
Cash and cash equivalents at end of the Period	8,312,672	7,856,054

1. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard 34 *Interim Financial Reporting* issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

2. MERGER ACCOUNTING RESTATEMENT

On December 13, 2018, the Company entered into an equity purchase agreement with Zhejiang Communications Investment Group Co., Ltd. ("Communications Group") to acquire 100% equity interest in Zhejiang Shenjiahuhang Expressway Co., Ltd. ("Shenjiahuhang Co") from Communications Group for a cash consideration of Rmb2,943,000,000. Shenjiahuhang Co and its subsidiary are principally engaged in the operation and management of Huzhou (S12) and Lianhang (S13) sections of Shenjiahuhang Expressway and Zhoushan Bay Bridge (G9211) within National Expressway Network. Before the above acquisition, Shenjiahuhang Co was a wholly owned subsidiary of Communications Group. The acquisition has been approved by independent shareholders on March 4, 2019 and subsequently completed on April 9, 2019. After the completion of the acquisition, Shenjiahuhang Co then became a wholly owned subsidiary of the Company.

On June 5, 2019, the Company entered into an equity transfer agreement with a wholly-owned subsidiary of Communications Group, Zhejiang Shipping Group Co., Ltd. ("Zhejiang Shipping"), to acquire 100% equity interest in Zhejiang Grand Hotel Limited ("Zhejiang Grand Hotel") from Zhejiang Shipping for a cash consideration of Rmb1,010,144,600. Zhejiang Grand Hotel is principally engaged in the operation of hotel, retail, rental and food and beverages businesses. Before the above acquisition, Zhejiang Grand Hotel was a wholly owned subsidiary of Zhejiang Shipping. The acquisition was completed on June 14, 2019. After the completion of the acquisition, Zhejiang Grand Hotel then became a wholly owned subsidiary of the Company.

Since Communications Group is the parent company of the Company, the above acquisitions were regarded as business combinations involving entities under common control and were accounted for using merger accounting method, in accordance with the guidance set out in Accounting Guideline 5 "Merger Accounting for Common Control Combinations" issued by the HKICPA.

As a result, the comparative condensed consolidated statement of profit or loss and other comprehensive income and condensed consolidated statement of cash flows for the six months ended June 30, 2018 and the consolidated statement of financial position as at December 31, 2018 have therefore been restated, in order to include the profits, assets and liabilities of the combining entities since the date on which they first come under common control.

2. MERGER ACCOUNTING RESTATEMENT (Continued)

The adoption of merger accounting method in respect of the Group's acquisition of 100% equity interest in Shenjiahuhang Co and Zhejiang Grand Hotel, has resulted in an increase in total comprehensive income attributable to owners of the Company and an increase in profit attributable to owners of the Company for the six months ended June 30, 2018 by Rmb22,831,000 and Rmb22,831,000, respectively.

The effect of the adoption of merger accounting method in respect of the Group's acquisition of 100% equity interest in Shenjiahuhang Co and Zhejiang Grand Hotel described above on the condensed consolidated statement of profit or loss and other comprehensive income for the six months ended June 30, 2018 by line items is as follows:

	For the six months ended June 30, 2018 Rmb'000 (Unaudited and originally stated)	Merger accounting restatement Rmb'000	For the six months ended June 30, 2018 Rmb'000 (Unaudited and restated)
Revenue Including: Interest income Operating costs	4,632,296 704,445 (2,058,029)	758,151 - (532,387)	5,390,447 704,445 (2,590,416)
Gross profit Securities investment gains Other income and gains and losses Administrative expenses Other expenses Reversal (recognition) of impairment losses, net Share of profit of associates Share of profit of a joint venture Finance costs	2,574,267 142,049 261,329 (37,733) (33,650) 20,708 136,133 11,652 (408,606)	225,764 - 16,400 (11,620) (5,864) (113) - (244,141)	2,800,031 142,049 277,729 (49,353) (39,514) 20,595 136,133 11,652 (652,747)
Profit before tax Income tax expense	2,666,149 (587,921)	(19,574) 14,636	2,646,575 (573,285)
Profit for the Period	2,078,228	(4,938)	2,073,290

	For the six months ended June 30, 2018 Rmb'000 (Unaudited and originally stated)	Merger accounting restatement Rmb'000	For the six months ended June 30, 2018 Rmb'000 (Unaudited and restated)
Other comprehensive income Items that may be reclassified subsequently to profit or loss: Exchange difference arising on translation of financial statements of foreign operations	652	_	652
Total comprehensive income for the Period	2,078,880	(4,938)	2,073,942
Profit for the Period attributable to: Owners of the Company Non-controlling interests	1,812,222 266,006	22,831 (27,769)	1,835,053 238,237
	2,078,228	(4,938)	2,073,290
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	1,812,528 266,352	22,831 (27,769)	1,835,359 238,583
	2,078,880	(4,938)	2,073,942
Earnings per share Basic (Rmb cents)	41.73	0.52	42.25
Diluted (Rmb cents)	37.47	0.50	37.97

2. MERGER ACCOUNTING RESTATEMENT (Continued)

The effect of the adoption of merger accounting method in respect of the Group's acquisition of 100% equity interest in Shenjiahuhang Co and Zhejiang Grand Hotel described above on the consolidated statement of financial position as at January 1, 2018 and December 31, 2018 by line items is as follows:

	As at January 1, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at January 1, 2018 Rmb'000 (Unaudited and restated)	As at December 31, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at December 31, 2018 Rmb'000 (Unaudited and restated)
NON-CURRENT ASSETS						
Property, plant and equipment	2,948,134	833,644	3,781,778	2,882,791	792,461	3,675,252
Prepaid lease payments	65,300	54,151	119,451	63,163	51,465	114,628
Expressway operating rights	13,379,674	13,272,066	26,651,740	12,260,548	12,527,465	24,788,013
Goodwill	86,867	-	86,867	86,867	-	86,867
Other intangible assets	161,486	46	161,532	173,658	22	173,680
Interests in associates	1,686,227	-	1,686,227	5,211,412	-	5,211,412
Interest in a joint venture	303,065	-	303,065	333,102	-	333,102
Financial assets at fair value through profit or loss ("FVTPL")	711,715	-	711,715	17,200	-	17,200
Contract asset	-	-	-	252,868	-	252,868
Deferred tax assets	355,803	579,479	935,282	318,236	609,416	927,652
	19,698,271	14,739,386	34,437,657	21,599,845	13,980,829	35,580,674

	As at January 1, 2018 Rmb'000	Merger Accounting Restatement Rmb'000	As at January 1, 2018 Rmb'000	As at December 31, 2018 Rmb'000	Merger Accounting Restatement Rmb'000	As at December 31, 2018 Rmb'000
	(Audited and originally stated)		(Unaudited and restated)	(Audited and originally stated)		(Unaudited and restated)
CURRENT ASSETS						
Inventories	131,261	2,167	133,428	157,416	1,923	159,339
Trade receivables	244,587	28,353	272,940	216,233	25,844	242,077
Loans to customers arising from margin financing business	7,851,609	_	7,851,609	5,850,084	_	5,850,084
Other receivables and prepayments	911,226	16,756	927,982	407,684	48,854	456,538
Prepaid lease payments	2,137	2,685	4,822	2,137	2,685	4,822
Derivative financial assets	4,587	· -	4,587	4,169	-	4,169
Financial assets at FVTPL	14,369,529	_	14,369,529	21,558,606	-	21,558,606
Financial assets held under resale agreements	9,793,492	-	9,793,492	8,206,182	-	8,206,182
Bank balances and clearing settlement fund held on behalf of customers	15,035,007	_	15,035,007	14,742,161	_	14,742,161
Pledged bank deposit	-	_	-	10.000	_	10,000
Bank balances, clearing settlement fund, deposits and cash				.5,555		
- Time deposits with original maturity	20,000		20,000	200.012		200.042
over three months	20,000	120.215	20,000	280,913	12/ 0/0	280,913
- Cash and cash equivalents	5,588,814	130,215	5,719,029	6,477,724	124,060	6,601,784
	53,952,249	180,176	54,132,425	57,913,309	203,366	58,116,675

	As at January 1, 2018 Rmb'000 [Audited and originally stated]	Merger Accounting Restatement Rmb'000	As at January 1, 2018 Rmb'000 (Unaudited and restated)	As at December 31, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at December 31, 2018 Rmb'000 (Unaudited and restated)
CURRENT LIABILITIES						
Placements from other financial institutions Accounts payable to customers	-	-	-	400,679	-	400,679
arising from securities business	14,933,719	-	14,933,719	14,653,413	-	14,653,413
Trade payables	628,592	1,112,035	1,740,627	575,465	723,633	1,299,098
Tax liabilities	608,284	-	608,284	478,183	1,286	479,469
Other taxes payable	90,266	6,814	97,080	96,931	7,285	104,216
Other payables and accruals	2,515,399	2,855,754	5,371,153	1,630,327	110,248	1,740,575
Contract liabilities	-	-	-	7,572	-	7,572
Dividends payable	261,239	-	261,239	847	-	847
Derivative financial liabilities	3,941	-	3,941	3,818	-	3,818
Bank and other borrowings	420,000	759,746	1,179,746	200,741	2,424,652	2,625,393
Short-term financing note payable	762,800	-	762,800	1,551	-	1,551
Bonds payable	1,300,000	-	1,300,000	5,766,458	-	5,766,458
Financial assets sold under						
repurchase agreements	10,523,414	-	10,523,414	11,086,710	-	11,086,710
Financial liabilities at FVTPL	373,427	-	373,427	364,714	-	364,714
	32,421,081	4,734,349	37,155,430	35,267,409	3,267,104	38,534,513
NET CURRENT ASSETS (LIABILITIES)	21,531,168	(4,554,173)	16,976,995	22,645,900	(3,063,738)	19,582,162
TOTAL ASSETS LESS CURRENT LIABILITIES	41,229,439	10,185,213	51,414,652	44,245,745	10,917,091	55,162,836

	As at January 1, 2018 Rmb'000 [Audited and originally stated]	Merger Accounting Restatement Rmb'000	As at January 1, 2018 Rmb'000 (Unaudited and restated)	As at December 31, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at December 31, 2018 Rmb'000 (Unaudited and restated)
NON-CURRENT LIABILITIES Bank and other borrowings Bonds payable Convertible bond Deferred tax liabilities	60,000 8,850,000 2,720,654 394,434	9,032,700 - - -	9,092,700 8,850,000 2,720,654 394,434	60,000 9,450,000 2,709,663 321,889	9,757,600 - - -	9,817,600 9,450,000 2,709,663 321,889
	12,025,088	9,032,700	21,057,788	12,541,552	9,757,600	22,299,152
	29,204,351	1,152,513	30,356,864	31,704,193	1,159,491	32,863,684
Capital and reserves Share capital Reserves	4,343,115 16,311,385	- 532,186	4,343,115 16,843,571	4,343,115 18,490,045	- 571,552	4,343,115 19,061,597
Equity attributable to owners of the Company Non-controlling interests	20,654,500 8,549,851	532,186 620,327	21,186,686 9,170,178	22,833,160 8,871,033	571,552 587,939	23,404,712 9,458,972
	29,204,351	1,152,513	30,356,864	31,704,193	1,159,491	32,863,684

2. MERGER ACCOUNTING RESTATEMENT (Continued)

The effect of the adoption of merger accounting method in respect of the Group's acquisition of 100% equity interest in Shenjiahuhang Co and Zhejiang Grand Hotel described above on the Group's equity as at January 1, 2018 and December 31, 2018 is as follows:

	As at January 1, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at January 1, 2018 Rmb'000 (Unaudited and restated)	As at December 31, 2018 Rmb'000 (Audited and originally stated)	Merger Accounting Restatement Rmb'000	As at December 31, 2018 Rmb'000 [Unaudited and restated]
Share capital	4,343,115	-	4,343,115	4,343,115	_	4,343,115
Share premium	3,355,621	-	3,355,621	3,355,621	-	3,355,621
Statutory reserve	5,035,016	-	5,035,016	5,220,278	379	5,220,657
Capital reserve	1,712	-	1,712	1,712	-	1,712
Share of differences arising on translation	162	-	162	1,219	-	1,219
Special reserve	638,468	2,440,426	3,078,894	638,468	2,442,563	3,081,031
Dividend reserve	1,302,934	-	1,302,934	1,628,668	-	1,628,668
Retained profits	5,977,472	(1,908,240)	4,069,232	7,644,079	(1,871,390)	5,772,689
Non-controlling interests	8,549,851	620,327	9,170,178	8,871,033	587,939	9,458,972
Total	29,204,351	1,152,513	30,356,864	31,704,193	1,159,491	32,863,684

3. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments that are measured at fair value.

Application of new and amendments to HKFRSs

In the Period, the Group has applied, for the first time, the following new and amendments to HKFRSs issued by the HKICPA which are mandatory effective for the annual period beginning on or after January 1, 2019 for the preparation of the Group's condensed consolidated financial statements:

HKFRS 16 Leases

HK(IFRIC)-Int 23 Uncertainty over Income Tax Treatments

Amendments to HKFRS 9

Amendments to HKAS 19

Amendments to HKAS 19

Amendments to HKAS 28

Amendments to HKAS 28

Amendments to HKFRSs

Amendments to HKFRSs

Annual Improvements to HKFRSs 2015-2017 Cycle

Except as described below, the application of the new and amendments to HKFRSs in the Period has had no material effect on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in these condensed consolidated financial statements.

Impacts and changes in accounting policies of application on HKFRS 16 Leases

The Group has applied HKFRS 16 for the first time in the Period. HKFRS 16 superseded HKAS 17 *Leases* ("HKAS 17"), and the related interpretations. The Group applied the following accounting policies in accordance with the transition provisions of HKFRS 16.

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For contracts entered into or modified on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception or modification date. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

As a lessee

Short-term leases

The Group applies the short-term lease recognition exemption to properties leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

Right-of-use assets

Except for short-term leases, the Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the
 site on which it is located or restoring the underlying asset to the condition required by the terms and conditions
 of the lease.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term is depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the condensed consolidated statement of financial position.



3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

Leasehold land and building

For payments of a property interest which includes both leasehold land and building elements, the entire property is presented as property, plant and equipment of the Group when the payments cannot be allocated reliably between the leasehold land and building elements.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 Financial Instruments ("HKFRS 9") and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

Lease liabilities

At the commencement date of a lease, the Group recognizes and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date as the interest rate implicit in the lease is not readily determinable.

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate;
- amounts expected to be paid under residual value guarantees;
- the exercise price of a purchase option reasonably certain to be exercised by the Group; and
- payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which
 case the related lease liability is remeasured by discounting the revised lease payments using a revised discount
 rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the
 increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the
 particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

Taxation

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 *Income Taxes* requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption.



3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

As a lessor

Refundable rental deposits

Refundable rental deposits received are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments from lessees.

Lease modification

The Group accounts for a modification to an operating lease as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

Transition and summary of effects arising from initial application of HKFRS 16

The Group has elected the practical expedient to apply HKFRS 16 to contracts that were previously identified as leases applying HKAS 17 and HK(IFRIC)-Int 4 *Determining whether an Arrangement contains a Lease* and not apply this standards to contracts that were not previously identified as containing a lease. Therefore, the Group has not reassessed contracts which already existed prior to the date of initial application.

For contracts entered into or modified on or after January 1, 2019, the Group applies the definition of a lease in accordance with the requirements set out in HKFRS 16 in assessing whether a contract contains a lease.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

Transition and summary of effects arising from initial application of HKFRS 16 (Continued)

As a lessee

The Group has applied HKFRS 16 retrospectively with the cumulative effect recognised at the date of initial application, January 1, 2019. As at January 1, 2019, the Group recognised additional lease liabilities and right-of-use assets at amounts equal to the related lease liabilities adjusted by any prepaid lease payments by applying HKFRS16C8(b)(ii) transition.

When applying the modified retrospective approach under HKFRS 16 at transition, the Group applied the following practical expedients to leases previously classified as operating leases under HKAS 17, on lease-by-lease basis, to the extent relevant to the respective lease contracts:

- i. relied on the assessment of whether leases are onerous by applying HKAS 37 *Provisions, Contingent Liabilities* and *Contingent Assets* as an alternative of impairment review;
- ii. elected not to recognise right-of-use assets and lease liabilities for leases with lease term ends within 12 months of the date of initial application;
- iii. excluded initial direct costs from measuring the right-of-use assets at the date of initial application;
- iv. used hindsight based on facts and circumstances as at date of initial application in determining the lease term for the Group's leases with extension and termination options.

On transition, the Group has made the following adjustments upon application of HKFRS 16:

The Group recognised lease liabilities of Rmb270,155,000 and right-of-use assets of Rmb389,605,000 at January 1, 2019.

When recognising the lease liabilities for leases previously classified as operating leases, the Group has applied incremental borrowing rates of the relevant group entities at the date of initial application. The weighted average incremental borrowing rates applied by relevant group entities range from 4.7512% to 5.0284%.



3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

Transition and summary of effects arising from initial application of HKFRS 16 (Continued)

	At January 1, 2019 Rmb'000
Operating lease commitments disclosed as at December 31, 2018	338,383
Lease liabilities discounted at relevant incremental borrowing rates Less: Recognition exemption – short-term leases	276,537 (6,382)
Lease liabilities relating to operating leases recognised upon application of HKFRS 16 as at January 1, 2019	270,155
Analysed as: Current Non-current	67,865 202,290
	270,155

The carrying amount of right-of-use assets as at January 1, 2019 comprises the following:

	Right-of-use assets Rmb'000
Right-of-use assets relating to operating leases recognised upon application of HKFRS 16 Reclassified from prepaid lease payments (Note)	270,155 119,450
	389,605
By class: Leasehold lands Land and buildings	119,450 270,155
	389,605

Note: Upfront payments for leasehold lands in the PRC were classified as prepaid lease payments as at 31 December 2018. Upon application of HKFRS 16, the current and non-current portion of prepaid lease payments amounting to Rmb4,822,000 and Rmb114,628,000 respectively were reclassified to right-of-use assets.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

Transition and summary of effects arising from initial application of HKFRS 16 (Continued)

As a lessor

In accordance with the transitional provisions in HKFRS 16, the Group is not required to make any adjustment on transition for leases in which the Group is a lessor but account for these leases in accordance with HKFRS 16 from the date of initial application and comparative information has not been restated.

- (a) Upon application of HKFRS 16, new lease contracts entered into but commence after the date of initial application relating to the same underlying assets under existing lease contracts are accounted as if the existing leases are modified as at January 1, 2019. The application has had no impact on the Group's condensed consolidated statement of financial position at January 1, 2019.
- (b) Before application of HKFRS 16, refundable rental deposits received were considered as rights and obligations under leases to which HKAS 17 applied. Based on the definition of lease payments under HKFRS 16, such deposits are not payments relating to the right-of-use assets and were adjusted to reflect the discounting effect at transition. However, the management considered the impact insignificant and therefore such deposits were not adjusted to reflect the discounting effect at transition.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Application of new and amendments to HKFRSs (Continued)

Impacts and changes in accounting policies of application on HKFRS 16 Leases (Continued)

Transition and summary of effects arising from initial application of HKFRS 16 (Continued)

The following adjustments were made to the amounts recognised in the consolidated statement of financial position at January 1, 2019. Line items that were not affected by the changes have not been included.

	Carrying amounts previously reported at December 31, 2018 Rmb'000	Adjustments Rmb'000	Carrying amounts under HKFRS 16 at January 1, 2019 Rmb'000
NON-CURRENT ASSETS			
Prepaid lease payments	114,628	(114,628)	_
Right-of-use assets	_	389,605	389,605
CURRENT ASSETS Prepaid lease payments	4,822	(4,822)	-
CURRENT LIABILITIES			
Lease liabilities	-	67,865	67,865
NON-CURRENT LIABILITIES Lease liabilities	_	202,290	202,290

Note: For the purpose of reporting cash flows from operating activities under indirect method for the six months ended June 30, 2019, movements in working capital have been computed based on opening statement of financial position as at January 1, 2019 as disclosed above.

Except for the below, the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended June 30, 2019 are the same as those followed in the preparation of the Group's annual financial statements for the year ended December 31, 2018.

3. PRINCIPAL ACCOUNTING POLICIES (Continued)

Convertible bonds

Convertible bonds contain equity component

The component parts of the convertible bonds are classified separately as financial liability and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. A conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the company's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component (including any embedded non-equity derivatives features) is estimated by measuring the fair value of similar liability that does not have an associated equity component.

A conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred to share capital and share premium. Where the conversion option remains unexercised at the maturity date of the convertible bond, the balance recognised in equity will be transferred to retained profits. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

Transaction costs that relate to the issue of the convertible bonds are allocated to the liability and equity components in proportion to the allocation of the gross proceeds. Transaction costs relating to the equity component are charged directly to equity. Transaction costs relating to the liability component are included in the carrying amount of the liability portion and amortised over the period of the convertible bonds using the effective interest method.



4. REVENUE AND SEGMENT INFORMATION

Segment revenue and results

The following is an analysis of the Group's revenue and results by reportable and operating segments:

For the six months ended June 30, 2019 (Unaudited)

	Toll operation Rmb'000	Securities operation Rmb'000	Others Rmb'000	Total Rmb'000
Revenue - external customers	3,882,344	1,641,220	198,537	5,722,101
Segment profit	1,530,730	479,682	338,652	2,349,064

For the six months ended June 30, 2018 (Unaudited and restated)

	Toll operation Rmb'000	Securities operation Rmb'000	Others Rmb'000	Total Rmb'000
Revenue – external customers	3,789,669	1,513,651	87,127	5,390,447
Segment profit	1,674,081	251,648	147,561	2,073,290

Segment profit represents the profit after tax of each operating segment. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment.

Revenue from major services

An analysis of the Group's revenue, net of discounts and taxes, for the Period is as follows:

	For the six months ended June 30,	
	2019	
	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited and restated)
Toll operation revenue	3,882,344	3,789,669
Commission and fee income from securities operation	853,765	809,206
Interest income from securities operation	787,455	704,445
Hotel and catering revenue	80,085	87,127
Construction revenue	118,452	_
Total	5,722,101	5,390,447

5. OTHER INCOME AND GAINS AND LOSSES

	For the six months ended June 30,	
	2019	2018
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Interest income on bank balances and entrusted loan receivables	15,636	29,233
Rental income	33,965	34,449
Handling fee income	254	2,008
Towing income	3,043	3,232
(Loss) gain on change in fair value in respect of the		
derivative component of convertible bond	(21,002)	109,334
Exchange gain, net	11,853	66,823
Gain (loss) on commodity trading, net	7,887	(9,102)
Management fee income	15,338	11,493
Others	36,815	30,259
Total	103,789	277,729

6. FINANCE COSTS

	For the six months ended June 30,	
	2019 2	
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Bank and other borrowings	309,207	276,477
Short-term financing note	31,515	77,917
Bonds payable	336,623	249,743
Convertible bonds	83,845	48,610
Lease liabilities	6,785	_
Total	767,975	652,747

7. PROFIT BEFORE TAX

The Group's profit before tax has been arrived after charging:

	For the six months ended June 30,	
	2019 20	
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Depreciation of property, plant and equipment	162,363	160,603
Release of prepaid lease payments	_	2,411
Amortisation of expressway operating rights	958,027	957,976
Amortisation of other intangible assets	19,105	15,944
Depreciation of right-of-use assets	32,549	-

8. INCOME TAX EXPENSE

	For the six months ended June 30,	
	2019 20	
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Current tax:		
PRC Enterprise Income Tax ("EIT")	812,856	639,800
Deferred tax	(119,885)	(66,515)
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(52)5.57
	692,971	573,285

Under the Law of the PRC on EIT and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25%

No Hong Kong Profits Tax has been provided as the Group has no estimated assessable profit in Hong Kong during the Period.

9. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

Earnings figures are calculated as follows:

	For the six months ended June 30,	
	2019	
	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited and restated)
Profit for the Period attributable to owners of the Company Earnings for the purpose of basic earnings per share Effect of dilutive potential ordinary shares arising from convertible bond	1,977,610 1,977,610 66,730	1,835,053 1,835,053 (94,405)
Earnings for the purpose of diluted earnings per share	2,044,340	1,740,648

Number of shares

	For the six months ended June 30,	
	2019 '000 (Unaudited)	2018 '000 (Unaudited)
Number of ordinary shares for the purpose of basic earnings per share Effect of dilutive potential ordinary shares arising from convertible bond	4,343,115 253,866	4,343,115 241,482
Weighted average number of ordinary shares for the purpose of diluted earnings per share	4,596,981	4,584,597

For the six months ended June 30, 2019, the computation of diluted earnings per share does not assume to the conversion of outstanding convertible bond issued by Zheshang Securities Co., Ltd. ("Zheshang Securities"), since their exercise would result in an increase in earnings per share.

10. TRADE RECEIVABLES

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
Trade receivables – goods and services Less: Allowance for credit losses	281,721 (3,354)	245,313 (3,236)
	278,367	242,077
Trade receivables (before allowance for credit losses) comprise: Fellow subsidiaries Third parties	4,757 276,964	10,910 234,403
Total trade receivables	281,721	245,313

The Group has no credit period granted to its trade customers of toll operation business. The Group's trade receivable balance for toll operation is toll receivables from the respect expressway fee settlement centre of Zhejiang Province and Anhui Province, Transportation Bureau of Yuhang County of Hangzhou, Transportation Bureau of Yiwu, Transportation Bureau of Linan of Hangzhou, Transportation Bureau of Huzhou, which are normally settled within 3 months. All of these trade receivables were not past due in both periods.

In respect of the Group's asset management service, security commission and financial advisory service operated by Zheshang Securities, trading limits are set for customers. The Group seeks to maintain tight control over its outstanding accounts receivable in order to minimise credit risk. Overdue balances are regularly monitored by the management.

10. TRADE RECEIVABLES (Continued)

The following is an aged analysis of trade receivables net of allowance for credit losses presented based on the invoice date at the end of the reporting period, which approximated the respective revenue recognition dates:

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
Within 3 months 3 months to 1 year 1 to 2 years Over 2 years	229,086 44,661 2,327 2,293	205,921 30,004 4,077 2,075
Total	278,367	242,077

11. LOANS TO CUSTOMERS ARISING FROM MARGIN FINANCING BUSINESS

The Group has provided customers with margin financing and security lending for securities transactions, the credit facility limits to margin clients are determined by the discounted market value of the pledged securities accepted by the Group or the market value of cash collaterals.

All of the loans to margin clients which are secured by the underlying pledged securities are interest bearing. The Group maintains a list of approved stocks for margin lending at a specified loan to collateral ratio. Any excess in the lending ratio will trigger a margin call which the customers have to make good of the shortfall. The Group has the right to process forced liquidation if the customer fails to make good of the shortfall within a short period of time.

As at June 30, 2019, loans to customers under the margin financing and securities lending activities carried out in the PRC were secured by the customers' stock securities, bonds, funds and cash collaterals. The undiscounted market value of the stock securities, bonds and funds collaterals were amounted to Rmb20,657,947,000 (December 31, 2018: Rmb14,260,228,000). Cash collateral of Rmb719,422,000 (December 31, 2018: Rmb392,345,000) received from clients was included in accounts payable to customers arising from securities business.

No aged analysis is disclosed as in the opinion of the Directors, the aged analysis does not give additional value in view of the nature of business of securities margin financing.



12. OTHER RECEIVABLES AND PREPAYMENTS

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
Receivables from Zhejiang Expressway Maintenance Co., Ltd. in relation to disposal of maintenance equipment Prepayments Settlement receivables Others	- 215,419 95,248 191,225	11,082 119,911 198,090 127,455
Total	501,892	456,538

13. FINANCIAL ASSETS HELD UNDER RESALE AGREEMENTS

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Audited)
Analysed by collateral type: Bonds Stock securities Less: Impairment allowance	5,491,697 4,898,727 (56,571)	3,091,042 5,166,886 (51,746)
	10,333,853	8,206,182
Analysed by market: Inter-bank market Shanghai/Shenzhen Stock Exchange Less: Impairment allowance	387,899 10,002,525 (56,571)	267,237 7,990,691 (51,746)
	10,333,853	8,206,182

The collaterals include both equity and debt securities listed in the PRC. As at June 30, 2019, the fair value of equity and debt securities as collaterals was Rmb20,437,216,000 (December 31, 2018: Rmb12,464,582,000) and Rmb6,062,576,000 (December 31, 2018: Rmb3,176,921,000), respectively.

14. TRADE PAYABLES

Trade payables mainly represent the payables for the expressway improvement projects and construction of high grade road. The following is an aged analysis of trade payables presented based on the invoice date at the end of the reporting period:

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
Within 3 months 3 months to 1 year 1 to 2 years 2 to 3 years Over 3 years	303,774 177,611 52,849 76,999 571,413	366,135 72,282 61,285 70,527 728,869
Total	1,182,646	1,299,098

15. OTHER PAYABLES AND ACCRUALS

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Unaudited and restated)
Accrued payroll and welfare	833,479	898,518
Advances	33,660	29,442
Toll collected on behalf of other toll roads	7,203	9,672
Deposit received for disposal of an associate	165,600	165,600
Other investors' interests in consolidated limited partnership designated at FVTPL Retention payable Payables to fund management companies for clients Others	215,437 187,619 47,568 359,484	205,903 104,976 15,351 311,113
Total	1,850,050	1,740,575

16. FINANCIAL ASSETS SOLD UNDER REPURCHASE AGREEMENTS

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Audited)
Analysed as collateral type: Bonds Analysed by market:	13,663,828	11,086,710
Shanghai/Shenzhen Stock Exchange Inter-bank market	7,260,122 6,403,706	6,396,287 4,690,423
	13,663,828	11,086,710

Sales and repurchase agreements are transactions in which the Group sells a security and simultaneously agrees to repurchase it (or an asset that is substantially the same) at a fixed price on a future date. Since the repurchase prices are fixed, the Group is still exposed to substantially all the credit risks and market risks and rewards of those securities sold. These securities are not derecognised from the financial statements but regarded as "collateral" for the liabilities because the Group retains substantially all the risks and rewards of these securities. In addition, the cash received is recognised as financial liability.

As at June 30, 2019, the Group entered into repurchase agreements with certain counterparties. The proceeds from selling such securities are presented as financial assets sold under repurchase agreements. Because the Group sells the contractual rights to the cash flows of the securities, it does not have the ability to use the transferred securities during the term of the arrangement.

17. CONVERTIBLE BONDS

Convertible bond denominated in Euro

On April 21, 2017, the Company issued a zero coupon convertible bond due 2022 in an aggregate principal amount of Euro365,000,000 (the "Convertible Bond I"). The Convertible Bond I is listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The principal terms of the Convertible Bond I are set out below:

(1) Conversion right

The Convertible Bond I will, at the option of the holder (the "Bondholders I"), be convertible (unless previously redeemed, converted or purchased and cancelled) on or after June 1, 2017 up to April 11, 2022 into fully paid ordinary shares with a par value of Rmb1.00 each at an initial conversion price (the "Conversion Price I") of HK\$13.10 per H share and a fixed exchange rate of HK\$8.2964 to Euro1.00 (the "Fixed Exchange Rate"). The Conversion Price I is subject to the anti-dilutive adjustments and certain events including mainly: share consolidation, subdivision or re-classification, capitalisation of profits or reserves, capital distributions, rights issues of shares or options over shares, rights issues of other securities and issues at less than current market price. As at June 30, 2019, the Conversion Price I is HK\$11.35 per H share.

(2) Redemption

(i) Redemption at maturity

Unless previously redeemed, converted or purchased and cancelled as provided herein, the Company will redeem each Convertible Bond I at 100 percent of its outstanding principal amount on April 21, 2022 (the "Maturity Date I").

17. CONVERTIBLE BONDS (Continued)

Convertible bond denominated in Euro (Continued)

(2) Redemption (Continued)

(ii) Redemption at the option of the Company

The Company may, having given not less than 30 nor more than 60 days' notice, redeem the Convertible Bond I in whole and not some only at 100 percent of their outstanding principal amount as at the relevant redemption date:

- (a) at any time after April 21, 2020 but prior to the Maturity Date I, provided that no such redemption may be made unless the closing price of an H share translated into Euro at the prevailing rate applicable to each Stock Exchange business day, for any 20 Stock Exchange business days within a period of 30 consecutive Stock Exchange business days, the last of such Stock Exchange business day shall occur not more than 10 days prior to the date upon which notice of such redemption is given, was, for each such 20 Stock Exchange business days, at least 130 percent of the Conversion Price I (translated into Euro at the Fixed Exchange Rate); or
- (b) if at any time the aggregate principal amount of the Convertible Bond I outstanding is less than 10 percent of the aggregate principal amount originally issued.

(iii) Redemption at the option of the Bondholders I

The Company will, at the option of the Bondholders I, redeem whole or some of that holder's bond on April 21, 2020 (the "Put Option Date") at 100 percent of their outstanding principal amount on the Put Option Date.

The Convertible Bond I comprises two components:

- [1] Debt component was initially measured at fair value amounted to approximately Euro297,801,000 (equivalent to Rmb2,190,578,000). It is subsequently measured at amortised cost by applying effective interest rate method after considering the effect of the transaction costs. The effective interest rate used is 4.28%.
- (2) Derivative component comprises conversion right of the Bondholders I, redemption option of the Company, and redemption option of the Bondholders I.

17. CONVERTIBLE BONDS (Continued)

Convertible bond denominated in Euro (Continued)

Transaction costs totalling Rmb16,725,000 that relate to the issue of the Convertible Bond I are allocated to the (including conversion right and redemption options) components in proportion to their respective fair values. Transaction costs amounting to approximately Euro419,000 (equivalent to Rmb3,079,000) relating to the derivative component were charged to profit or loss of the corresponding period of 2017. Transaction costs amounting to approximately Euro1,855,000 (equivalent to Rmb13,646,000) relating to the debt component are included in the carrying amount of the debt portion and amortised over the period of the Convertible Bond I using the effective interest method.

The derivative component was measured at fair value with reference to valuation carried out by a firm of independent professional valuers.

The movement of the debt and derivative components of the Convertible Bond I for the Period is set out as below:

	Debt cor at amort	nponent ised cost	Derivative of at F\	components /TPL	То	tal
	Euro'000	Rmb'000	Euro'000	Rmb'000	Euro'000	Rmb'000
Opening balance (Audited) Exchange realignment Interest charge Loss on change in fair value	317,553 - 6,792 -	2,491,934 (9,023) 52,495 -	27,746 - - 2,794	217,729 - - 21,002	345,299 - 6,792 2,794	2,709,663 (9,023) 52,495 21,002
Closing balance (Unaudited)	324,345	2,535,406	30,540	238,731	354,885	2,774,137

No conversion or redemption of the Convertible Bond I has occurred up to June 30, 2019.

17. CONVERTIBLE BONDS (Continued)

Convertible bond denominated in Rmb

On March 12, 2019, Zheshang Securities, a subsidiary of the Company, issued a convertible bond due 2025 in an aggregate principal amount of Rmb3,500,000,000 (the "Convertible Bond II"). The Convertible Bond II was listed on Shanghai Stock Exchange. The coupon rate is 0.2% for the first year, 0.5% for the second year, 1.0% for the third year, 1.5% for the fourth year, 1.8% for the fifth year, 2.0% for the sixth year, and will be paid annually.

Zhejiang Shangsan Expressway Co., Ltd. ("Shangsan Co"), a subsidiary of the Group, subscribed the Convertible Bond II with a principal of Rmb875,000,000 upon issuance of Convertible Bond II, and sold part of which to independent third parties through the open market subsequently during the Period.

The principal terms of the Convertible Bond II are set out below:

(1) Conversion right

The Convertible Bond II will, at the option of the holders of the Convertible Bond II ("Bondholders II"), be convertible (unless previously redeemed, converted or purchased and cancelled) during the period from September 19, 2019 up to March 11, 2025, into fully paid ordinary shares with a par value of Rmb1.00 each at an initial conversion price (the "Conversion Price II") of Rmb12.53 per share. The Conversion Price II will be adjusted when Zheshang Securities distributes stock dividends, capitalizes common reserves into share capital, issues new shares or places new shares, distributes cash dividend (excluding the increase in share capital due to the conversion of the Convertible Bond II issued). When the share price of Zheshang Securities is less than 80% of the Conversion Price II for any 15 business days within a period of 30 consecutive business days prior to the maturity date of the Convertible Bond II (the "Maturity Date II"), the board of directors of Zheshang Securities has the right to propose a downward revision resolution on Conversion Price II, and submits it to the shareholder's meeting of Zheshang Securities for approval. As at June 30, 2019, the latest Conversion Price II was Rmb12.46 per share.

(2) Redemption rights

(i) Redemption at maturity

Zheshang Securities will redeem all outstanding Convertible Bond II at 105 percent of its outstanding principal amount (including the last instalment of interest payment) within five business days from Maturity Date II.

17. CONVERTIBLE BONDS (Continued)

Convertible bond denominated in Rmb (Continued)

(2) Redemption rights (Continued)

(ii) Redemption on condition

During the conversion period of the Convertible Bond II, upon the occurrence of any of the following two conditions, Zheshang Securities is entitled to redeem all or part of the outstanding Convertible Bond II based on the par value and interest in arrears;

- (a) During the conversion period of the Convertible Bond II, for any 15 business days within a period of 30 consecutive business days, the closing share price of Zheshang Securities is not less than 130 percent (including 130 percent) of the Conversion Price II;
- (b) when the aggregate principal amount of the outstanding Convertible Bond II is less than Rmb30,000,000.

At initial recognition, the equity component of the Convertible Bond II was separated from the debt component. The equity component is recorded as non-controlling interests. The early redemption option is considered as closely related to the debt component.

Changes in the debt component of the Convertible Bond II since the issuance of Convertible Bond II to June 30, 2019 are set out as below:

	As at June 30, 2019 Rmb'000
Balance on issuance day Issue cost Interest charge Addition (Note)	2,211,479 (10,126) 31,350 273,929
Closing balance (Unaudited)	2,506,632

Note: Shangsan Co subscribed the Convertible Bond II with a principal of Rmb875,000,000 upon issuance of Convertible Bond II, and sold part of which to independent third parties through the open market subsequently during the Period.

As at June 30, 2019, none of the Bondholders II has exercised any conversion rights and Zheshang Securities has not exercised the redemption rights as well.



18. RELATED PARTY TRANSACTIONS AND BALANCES

The following is a summary of the related party transactions of the Group during the Period:

(1) Transactions and balances with Communications Group and government related parties

Details of significant transactions with Communications Group are summarised below:

Entrusted loans

- (i) Pursuant to the entrusted loan contract entered into between the Company and Zhejiang Highway Logistic Company Limited ("Logistic Co"), a wholly-owned subsidiary of the Communications Group, on September 28, 2017, Logistic Co agreed to provide the Company with entrusted loans amounting to Rmb60,000,000 at a fixed interest rate of 3.0% per annum, with maturity date of September 28, 2020.
- (ii) Pursuant to the entrusted loan contracts entered into between the Zhejiang Zhoushan Bay Bridge Co., Ltd. ("Zhoushan Co") and Communications Group, on May 3, 2017, Communications Group agreed to provide Zhoushan Co with entrusted loans amounting to Rmb1,270,000,000 at a fixed interest rate of 4.0% per annum, and the loans were repaid on September 30, 2018.
- (iii) Pursuant to the entrusted loan contract entered into between the Zhejiang Grand Hotel and Zhejiang Communications Group Asset Management Company Limited ("Zhejiang Communications Asset Co", a wholly owned subsidiary of Communications Group), on March 10, 2017, Zhejiang Communications Asset Co agreed to provide Zhejiang Grand Hotel with an entrusted loan amounting to Rmb110,000,000, upon one extension and one renewal, the latest maturity date is March 6, 2020, and the fixed interest rate is 3.915% per annum.

	For the six months ended June 30,	
	2019	2018
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Interest expenses incurred	5,107	30,005

18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)

(1) Transactions and balances with Communications Group and government related parties (Continued)

Management and Administrative services

The Company has entered into agreements with the Communications Group and its subsidiaries, pursuant to which, the Company would provide the management and administrative services for five toll roads, including Shensuzhewan Expressway, South Line of Qianjiang Channel, Ningbo Yongtaiwen Expressway, Taizhou Yongtaiwen Expressway and Yueqingwan Bay Bridge. According to the agreements, the Company would charge the Communications Group and its subsidiaries management fee on actual cost basis. During this Period, a total management fee of Rmb3,844,000 (Corresponding period of 2018(Restated): Rmb413,000) has been charged.

Equity investments

On December 13, 2018, the Company entered into an equity purchase agreement with Zhejiang Communications Group to acquire 100% equity interest in Shenjiahuhang Co from Communications Group for a cash consideration of Rmb2,943,000,000. The acquisition has been approved by independent shareholders on March 4, 2019 and subsequently completed on April 9, 2019. After the completion of the acquisition, Shenjiahuhang Co then became a wholly owned subsidiary of the Company.

On June 5, 2019, the Company entered into an equity transfer agreement with Zhejiang Shipping, to acquire 100% equity interest in Zhejiang Grand Hotel from Zhejiang Shipping for a cash consideration of Rmb1,010,144,600. The acquisition was completed on June 14, 2019. After the completion of the acquisition, Zhejiang Grand Hotel then became a wholly owned subsidiary of the Company.

18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)

(1) Transactions and balances with Communications Group and government related parties (Continued)

Other transactions

	For the six months ended June 30,	
	2019	
	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited and restated)
Toll road service area leasing income earned (Note i)	6,257	7,387
Toll road service area management fee paid (Note i)	1,600	2,741
Property leasing income earned	_	1,004
Road maintenance service expenses incurred (Note ii)	177,917	114,376
Information system services expenses incurred	_	3,255
Construction costs (Note iii)	244,684	83,300

Note i: Pursuant to the leasing and operation agreement entered into between Zhejiang Jinhua Yongjin Expressway Co., Ltd. ("Jinhua Co", a 100% owned subsidiary of the Company), Zhejiang Hanghui Expressway Co., Ltd. ("Hanghui Co", a non-wholly-owned subsidiary of the Company), Shenjiahuhang Co, Zhoushan Co and Zhejiang Communications Investment Group Industrial Development Co., Ltd. ("Zhejiang Communications Investment", a fellow subsidiary of Communications Group), the toll road service areas were leased to Zhejiang Communications Investment, and Zhejiang Communications Investment managed the operation of the service area in respect of the toll road service area. Such businesses began from January 1, 2011, and will be expired at the same time with the operating rights.

Note ii: Pursuant to the daily and specific road maintenance agreements entered between the Company and the relevant subsidiaries of the Company and the subsidiaries of Communications Group, the subsidiaries of Communications Group agreed to provide the daily and specific road maintenance service to the Group's expressways, namely: the Shanghai-Hangzhou-Ningbo Expressway, the Shangsan Expressway, Jinhua Section, Ningbo-Jinhua Expressway, the Hanghui Expressway, the Huihang Expressway, the Shenjiahuhang Expressway, and the Zhoushan Bay Bridge.

Note iii: In 2018, Deqing County De'an Highway Construction Co., Ltd.. ("De' an Co", a non-wholly owned subsidiary of the Company) and Zhoushan Co, entered into construction agreements with Zhejiang Hongtu Transportation Construction Co., Ltd. ("Zhejiang Hongtu") and Zhejiang Hangzhou-Ningbo Alternative Line Phase I Expressway Co., Ltd. ("Zhejiang HNAL Co"), respectively. Pursuant to the contracts, high grade road and expressway construction services will be provided to De' an Co and Zhoushan Co. Zhejiang Hongtu is the non-controlling shareholder of De' an Co and is also a non-wholly owned subsidiary of Communications Group, Zhejiang HNAL Co is a non-wholly owned subsidiary of Communications Group.

18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)

(1) Transactions and balances with Communications Group and government related parties (Continued)

Others

The Group operates in an economic environment currently predominated by entities directly or indirectly owned or controlled by the PRC government ("government-related entities"). In addition, the Group itself is part of a larger group of companies under the Communications Group which is controlled by the PRC government. However, due to the business nature, in respect of the Group's toll road and securities business, the Directors are of the opinion that it is impracticable to ascertain the identity of counterparties and accordingly whether the transactions are with other government-related entities in the PRC.

In addition, the Group has entered into other banking transactions, including deposit placements, borrowings and other general banking facilities, with certain banks and financial institution which are government-related entities in its ordinary course of business. In view of the nature of those banking transactions, the Directors are of the opinion that separate disclosure would not be meaningful.

(2) Transactions and balances with an associate and a joint venture

Financial service provided by Zhejiang Communications Investment Group Finance Co., Ltd. ("Zhejiang Communications Finance", an associate of the Company)

The Group has entered into a financial services agreement with Zhejiang Communications Finance. Pursuant to the agreement, Zhejiang Communications Finance agreed to provide the Group with deposit services, the loan and financial leasing services, the clearing services and other financial services.



18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)

(2) Transactions and balances with an associate and a joint venture (Continued)

Loans advanced from Zhejiang Communications Finance

During the Period, Zhejiang Communications Finance provided the Company with several additional short-term loans with aggregated principal amount of Rmb61,930,000,000 and floating interest rates of 3.915% per annum, among which principal amount of short-term loans Rmb830,000,000 were repaid during the Period. Zhejiang Communications Finance provided Hanghui Co with an additional short-term loan with aggregated principal amount of Rmb80,000,000 and a floating interest rate of 3.915% per annum, principal amount of short-term loans Rmb200,000,000 were repaid during the Period. Short-term and long-term loans provided by Zhejiang Communications Finance to Shenjiahuhang Co with aggregated principal amount of Rmb320,000,000 and Rmb100,000,000 respectively were repaid during the Period. Zhejiang Communications Finance provided Zhoushan Co with several additional short-term loans with an aggregate principal amount of Rmb615,000,000 and floating interest rates of 4.35% and 4.1325% per annum, among which principal amount of short-term loans Rmb517,000,000 were repaid during the Period. Principal amount of a short-term loan Rmb10,000,000 provided by Zhejiang Communications Finance to Zhejiang Grand Hotel was repaid during the Period.

	As at June 30, 2019	As at December 31, 2018
	Rmb'000	Rmb'000
		(Unaudited
	(Unaudited)	and restated)
Outstanding loans payable balances:		
Repayable within one year	2,740,552	1,993,464
Repayable over five years	2,405,000	2,505,000
Repayable over five years	2,403,000	

	For the six months ended June 30,		
	2019 2018		
	Rmb'000 Rmb'00		
	(Unaudite		
	(Unaudited)	and restated)	
Interest expenses incurred	100,632	32,268	

- 18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)
- (2) Transactions and balances with an associate and a joint venture (Continued)

Deposits to Zhejiang Communications Finance

	As at June 30, 2019 Rmb'000	As at December 31, 2018 Rmb'000 (Unaudited
	(Unaudited)	and restated)
Bank balances and cash		
– Cash and cash equivalents	1,810,918	430,993
	For the six mont	hs ended June 30,
	2019	2018
	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited and restated)
Interest income earned	7,480	7,320

- 18. RELATED PARTY TRANSACTIONS AND BALANCES (Continued)
- (2) Transactions and balances with an associate and a joint venture (Continued)

Sales of asset management schemes and beneficial certificates to Zhejiang Communications Finance

During the Period, Zheshang Securities Asset Management Co., Ltd. ("Asset Management", an indirect subsidiary of the Company) sold 208,633,000 units (equivalent to Rmb208,633,000) of the asset management schemes to Zhejiang Communications Finance, and management fee income of Rmb52,000 was earned.

During the corresponding period of 2018, Asset Management sold 400,000,000 units (equivalent to Rmb400,000,000) of the asset management scheme to Zhejiang Communications Finance, among which, 100,000,000 units of asset management agreement (equivalent to Rmb100,000,000) were terminated during the Period; in addition, Zheshang Securities sold beneficial certificates totalling Rmb800,000,000 to Zhejiang Communications Finance, which were all due with related interest expense totalling Rmb7,841,000 paid.

An Entrusted loan provided by Zhejiang Shaoxing Shengxin Expressway Co., Ltd. ("Shengxin Co", a joint venture of the Company)

Pursuant to the entrusted loan contract entered between the Company and Shengxin Co on March 29, 2019, Shengxin Co agreed to provide the Company an entrusted loan amount of Rmb25,000,000 (Corresponding period of 2018: Nil), with a floating interest rate of 4.1325%, the maturity day is March 18,2020. Interest expense incurred during the Period was Rmb221,000.

19. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS

This note provides information about how the Group determines fair value of various financial assets and financial liabilities.

Fair value measurements recognised in the condensed consolidated statement of financial position that are measured at fair value on a recurring basis

Some of the Group's financial assets and financial liabilities are measured at fair value at the end of each reporting period. The following table gives information about how the fair value of these financial assets and financial liabilities is determined (in particular, the valuation technique(s) and input(s) used).

	Financial assets	Classified as	Fair value as at June 30, 2019 Rmb'000 (Unaudited)	Fair value as at December 31, 2018 Rmb'000 (Audited)	Fair value hierarchy	Basis of fair value measurement/valuation technique(s) and key input(s)	Significant unobservable input(s)	Relationship of unobservable inputs to fair value
(1)	Equity investments listed in exchange	Financial assets at FVTPL	825,663	499,356	Level 1	Quoted bid prices in an active	N/A	N/A
(2)	Equity securities traded in inactive market	Financial assets at FVTPL	105,850	119,158	Level 2	Recent transaction price.	N/A	N/A
			-	47,570	Level 3	Discounted cash flow. The fair value is determined with reference to the quoted market prices with an adjustment of discount for lack of marketability.	Discounted for lack of marketability	The higher the discount, the lower the fair value.
(3)	Listed funds	Financial assets at FVTPL	71,082	316,786	Level 1	Quoted bid prices in an active market.	N/A	N/A
(4)	Unlisted funds investments	Financial assets at FVTPL	1,300,645	591,325	Level 2	Based on the net asset values of the equity investment, with reference to observable market price.	N/A	N/A
(5)	Debt investments listed in exchange and debt investments in interbank market	Financial assets at FVTPL	4,685,772	4,092,848	Level 1	Quoted bid prices in an active market.	N/A	N/A
			16,564,146	15,050,206	Level 2	Discounted cash flow. Future cash flows are estimated based on applying the interest yield curves of different types of bonds as the key parameter.	N/A	N/A

19. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (Continued)

Fair value measurements recognised in the condensed consolidated statement of financial position that are measured at fair value on a recurring basis (Continued)

	Financial assets	Classified as	Fair value as at June 30, 2019 Rmb'000 (Unaudited)	Fair value as at December 31, 2018 Rmb'000 (Audited)	Fair value hierarchy	Basis of fair value measurement/valuation technique(s) and key input(s)	Significant unobservable input(s)	Relationship of unobservable inputs to fair value
(6)	Investment in structured products	Financial assets at FVTPL	662,003	688,025	Level 2	The fair value was based on the net value of the underlying assets. The net asset value of the products was calculated by observable (quoted) prices of underlying investment portfolio and adjustments of related expenses.	N/A	N/A
(7)	Investment in trust products	Financial assets at FVTPL	730,003	153,332	Level 3	The fair value was based on the net value of the underlying assets. The net asset value of the products was calculated by observable (quoted) prices of underlying investment portfolio and adjustments of related expenses.	Future cash flows and discount rate	The higher the future cash flows, the higher the fair value. The higher the discounted rate, the lower the fair value.
(8)	Private equity investments	Financial assets at FVTPL	16,898	17,200	Level 3	Calculated based on pricinglyield such as price-to-earnings (P/E) of comparable companies with an adjustment of discount for lack of marketability	P/E multiples P/B multiples P/S multiples Discounted for lack of marketability	The higher the discount, the lower the fair value. The higher the multiples, the higher talue.

19. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (Continued)

Fair value measurements recognised in the condensed consolidated statement of financial position that are measured at fair value on a recurring basis (Continued)

	Financial liabilities	Classified as	Fair value as at June 30, 2019 Rmb'000 (Unaudited)	Fair value as at December 31, 2018 Rmb'000 (Audited)	Fair value hierarchy	Basis of fair value measurement/valuation technique(s) and key input(s)	Significant unobservable input(s)	Relationship of unobservable inputs to fair value
(1)	Investments in interbank market	Financial liabilities at FVTPL	2,610	211,091	Level 2	Discounted cash flow. Future cash flows are estimated based on applying the interest yield curves of different types of bonds as the key parameter.	N/A	N/A
(2)	Investments in asset management scheme	Financial liabilities at FVTPL	146,394	153,623	Level 2	Shares of the net assets of the products, determined with reference to the net asset value of the products, calculated by observable (quoted) prices of underlying investment portfolio and adjustments of related expenses.	N/A	N/A
[3]	Other investors' interests in consolidated limited partnership designated as FVTPL	Other payables and accruals	215,437	205,903	Level 2	Shares of the net assets of the products, determined with reference to the net asset value of the products, calculated by observable (quoted) prices of underlying investment portfolio and adjustments of related expenses.	N/A	N/A
[4]	Derivative component of Convertible Bond	Derivative component of Convertible Bond	238,731	217,729	Level 3	Expected volatility: 27.06% [2018:29.29%] Dividend yield: nil Risk-free rate: 1.51% [2018:1.77%] Share price: HK\$8.23 [equivalent to Rmb7.24] [2018: HK\$6.79 [equivalent to Rmb5.25]] Exercise price: HK\$11.35 [equivalent to Rmb5.98] [2018: HK\$12.00 [equivalent to Rmb10.51]]	Expected volatility of 27.06%, taking into account the actual historical share price of the Company over the same time period as the Convertible Bond's remaining time to maturity.	The higher the expected volatility, the higher the fair value

There were no transfer between Level 1 and Level 2 during the Period.

19. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (Continued)

Fair value measurements recognised in the condensed consolidated statement of financial position that are measured at fair value on a recurring basis (Continued)

The following table represents the changes in level 3 financial instruments during the year ended December 31, 2018 and the period ended June 30, 2019.

	Structured products Rmb'000	Trust products Rmb'000	Restricted shares Rmb'000	Equity investments Rmb'000	Funds Rmb'000	Total Rmb'000
As at January 1, 2018 Addition Disposal Recognized in fair value changes Transfer out from level 3	46,214 - (46,214) - -	254,226 10,000 (110,894) - -	751,530 47,570 - (385,814) (365,716)	17,297 - (97) - -	271,579 - (271,579) - -	1,340,846 57,570 (428,784) (385,814) (365,716)
As at December 31, 2018	-	153,332	47,570	17,200	-	218,102
Addition Disposal Recognized in fair value changes Transfer out from level 3	- - -	585,423 (26,457) 17,705	- - 23,391 (70,961)	- - (302) -	- - -	585,423 (26,457) 40,794 (70,961)
As at June 30, 2019	-	730,003	-	16,898	-	746,901

Except as detailed in the following table, the Directors consider that the carrying amounts of financial assets and financial liabilities at amortised costs recognised in the consolidated statement of financial position approximate their fair values.

	As at Jun	e 30, 2019	As at Decem	ber 31, 2018
	Carrying		Carrying	
	amount Fair value		amount	Fair value
	Rmb'000	Rmb'000	Rmb'000	Rmb'000
	(Unaudited)	(Unaudited)	(Audited)	(Audited)
Debt component of Convertible Bond	5,042,038	5,090,935	2,491,934	2,530,656

19. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (Continued)

Fair value measurements recognised in the condensed consolidated statement of financial position that are measured at fair value on a recurring basis (Continued)

The fair value of the debt component of Convertible Bond as at June 30, 2019 is under level 3 category and was determined by the Directors with reference to the valuation performed by a firm of independent professional valuers. The fair value of the debt component of Convertible Bond is determined by discounted cash flow using the inputs including estimated cash flows over the remaining terms of the Convertible Bond and discount rate that reflected the credit risk of the Company.

20. SUMMARY OF FINANCIAL INFORMATION OF THE COMPANY

	As at June 30, 2019 Rmb'000 (Unaudited)	As at December 31, 2018 Rmb'000 (Audited)
Interests in subsidiaries Amounts due from subsidiaries Other assets	14,093,120 2,310,456 11,025,960 27,429,536	11,424,869 706,994 10,272,516 22,404,379
Total liabilities	12,184,856	7,450,939
Capital and reserves Share capital Reserves	4,343,115 10,901,565	4,343,115 10,610,325
	15,244,680	14,953,440

21. APPROVAL OF CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The condensed consolidated financial statements were approved and authorised for issue by the board of directors on August 23, 2019.

Corporate Information

CHAIRMAN

YU Zhihong

EXECUTIVE DIRECTORS

CHENG Tao

LUO Jianhu (General Manager)

NON-EXECUTIVE DIRECTORS

DAI Benmeng YU Qunli

YU Ji

INDEPENDENT NON-EXECUTIVE DIRECTORS

PEI Ker-Wei

LEE Wai Tsang, Rosa

CHEN Bin

SUPERVISORS

YAO Huiliang

HE Meiyun

WU Qingwang

ZHAN Huagang

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COMPANY SECRETARY

Tony ZHENG

AUTHORIZED REPRESENTATIVES

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H SHARES LISTING INFORMATION

The Stock Exchange of Hong Kong Limited Code: 0576

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Code: ZHEH

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Services Financial

Corporate Structure of the Group

.....joint venture Communications Communications Group Leasing Yangtze Financial Finance Lease 5.36% Business Banking SRCB %19 ---- associate lingbo-Jinhua 73.4 km Expressway Shaoxing Shengxin Section ပိ Shangsan Expressway Shangsan 141.4 km 100% 73.625% ပိ 63.74475% Zheshang Securities Set out below is the corporate and business structure of the Group as at June 30, 2019 Hangzhou-Ningbo Expressway 145.3 km 99.9995% Jiaxing Section 88.1 km Jiaxing ပိ Shanghai-Hangzhou Expressway The Company Yuhang Section 11.1 km Yuhang 51% ပိ Operations Hangzhou Section Project 80.1% De'an РРР ၀ိ Zhoushan Bridge 46.3 km Bay Zhoushan ၀ Shenjiahuhang Expressway 100% 92.9 km ingbo-Jinhua 69.7 km Jinhua Section of 100% Holders of H Shares 88.674% Hanghui Expressway 122.3 km Hanghui 33% co Expressway 81.6 km 100% Huihang Co **Operations** Zhejiang Grand Hotel

Finance

Zhejiang

35%

Financial Highlights



