

山東墨龍石油機械股份有限公司 Shandong Molong Petroleum Machinery Company Limited^{*}

(a Sino-foreign joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock Code: 568)



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I. Important, Contents and Definitions



The board of directors, the supervisory committee and the directors, supervisors and senior management of the Company hereby warrant that there are no false representations, misleading statements or material omissions contained in this report, and jointly and severally accept full responsibility for the truthfulness, accuracy and completeness of its contents.

Liu Yun Long, the legal representative of the Company, Liu Min, the person in charge of accounting department and Ding Zhi Shui, the head of the accounting department, declare that they guarantee the truthfulness, accuracy and completeness of the financial statements in the Annual Report.

All Directors attended the Board meeting for considering this report.

The Company has described in details the risks it may encounter and the related measures in "IX. Prospects for future development of the Company" under "Discussion and Analysis of Operations" in Section IV of this annual report. Investors are advised to read carefully the contents thereof.

The Company plans not to dispatch cash dividends nor bonus shares and not to increase share capital with provident fund.

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Important, Contents and Definitions

Definitions

Term

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Definition

Shandong Molong Petroleum Machinery Company Limited

Collectively, the Company and its subsidiaries The Shenzhen Stock Exchange The Stock Exchange of Hong Kong Limited China Securities Regulatory Commission

壽光寶隆石油器材有限公司 (Shouguang Baolong Petroleum Equipment Co., Ltd.)

威海市寶隆石油專材有限公司 (Weihai Baolong Special Petroleum Materials Co., Ltd)

壽光懋隆新材料技術開發有限公司 (Shouguang Maolong New Materials Technology Development Co., Ltd.)

山東墨龍能源科技有限公司(Shandong Molong Energy Technology Co., Ltd.) 山東墨龍進出口有限公司(Shandong Molong Import & Export Co., Ltd.)

MPM International Limited

壽光墨龍物流有限公司(Shouguang Molong Logistic Co., Ltd.)

壽光市懋隆廢舊金屬回收有限公司(Shouguang Maolong Old Metals Recycle Co., Ltd.)

文登市寶隆再生資源有限公司(Wendeng Baolong Recyclable Resource Co., Ltd.) 壽光市寶隆管理諮詢有限公司(Shouguang Baolong Management and Consultancy Co., Ltd.)

1 January 2019 to 31 December 2019 Renminbi, ten thousand Renminbi

"Shandong Molong" "Group" "SZSE" "SEHK" "CSRC" "Shouguang Baolong" "Weihai Baolong" "Shouguang Maolong"

"Company", "parent company", and

"Molong Energy" "Molong I&E" "MPM" "Molong Logistic" "Maolong Recycle"

"Baolong Resource" "Baolong Consultancy"

"reporting period" "RMB", "RMB ten thousand"

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I. Company Profile

Stock Name Abbreviation	山東墨龍	Stock Code	002490, 00568		
Stock Exchange of Listed Securities	The Shenzhen Stock Exchange, The Hong Kong Stock Exchange				
Chinese Name of the Company	山東墨龍石油機械股份有限公司	百]			
Abbreviation of the Chinese Name	山東墨龍				
English Name of the Company (if any)	Shandong Molong Petroleum N	Machinery Company Lim	nited		
Abbreviation of the English Name (if any)	Shandong Molong				
Legal Representative of the Company	Liu Yun Long				
Registered Address	No. 999 Wen Sheng Street, She	ouguang City, Shandon	g Province		
Postal Code of Registered Address	262700				
Office Address	No. 999 Wen Sheng Street, She	ouguang City, Shandon	g Province		
Postal Code of Office Address	262700				
Website of the Company	https://www.molonggroup.com	n			
Email Address	dsh@molonggroup.com				

II. Contact Persons and Contact Information

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Name	Liu Min	Zhao Xiaotong
Contact Address	No. 999 Wen Sheng Street, Shouguang	No. 999 Wen Sheng Street, Shouguang
	City, Shandong Province	City, Shandong Province
Telephone	0536–5100890	0536–5100890
Facsimile	0536–5100888	0536–5100888
Email Address	lm@molonggroup.com	dsh@molonggroup.com

Secretary to the Board

Securities Affairs Representative

III. Information Disclosure and Places for Inspection

Designated Newspapers for Information Disclosure Designated Domestic Website for the Publication of the Annual Report as approved by China Securities Regulatory Commission	China Securities Journal, Securities Daily and Securities Times Domestic: http://www.cninfo.com.cn; Overseas: http://www.hkex.com.hk
Places for Inspection of the Company's Annual Report	Board of Directors Office of the Company
Registry Changes	
Organisation No.	No change
Changes in principal operations (if any) since the Company's listing	No change
All changes in controlling shareholders (if any)	No change
Other Relevant Information	

Accounting firm engaged by the Company

Name of the accounting firm	Shinewing Certified Public Accountants Ltd. (Special General
	Partner)
Office address of the accounting firm	9th Floor, Fuhua building A, No. 8 Chaoyangmen North
	Street, Dongcheng District, Beijing
Name of the signing certified public accountants	Kan Jing Ping, Zhang Xiu Qin

Sponsor institution which executes continuous supervision duties during the reporting period engaged by the Company

□ Applicable ✓ Not applicable

Financial consultant which executes continuous supervision duties during the reporting period engaged by the Company

□ Applicable ✓ Not applicable

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VI. Key Accounting Data and Financial Indicators

Whether the Company made retroactive adjustment or restated accounting data in previous years.

□ Yes ✓ No

			Year-on-year	
	2019	2018	increase/decrease	2017
	4 200 004 245 04	4 452 014 010 12	4 420/	
Operating revenue (RMB)	4,388,904,215.91	4,452,014,810.12	-1.42%	2,965,216,722.37
Net profit attributable to shareholders				
of listed company (RMB)	(196,309,267.90)	92,476,375.01	-312.28%	38,038,484.18
Net profit after extraordinary				
gains or losses attributable to				
shareholders of listed company (RMB)	(195,511,134.59)	76,871,118.68	-354.34%	(178,210,786.99)
Net cash flows generated from operating				
activities (RMB)	688,353,418.08	369,589,596.32	86.25%	32,500,954.17
Basic earnings per Share (RMB/share)	(0.246)	0.1159	-312.25%	0.05
Diluted earnings per Share (RMB/share)	(0.246)	0.1159	-312.25%	0.05
Weighted average rate of return				
on net assets (%)	-10.63%	4.82%	-15.45%	2.07%
	As at the end of	As at the end of	Year-on-year	As at the end of
	2019	2018	increase/decrease	2017
Total assets (RMB)	5,735,752,344.59	6,607,536,593.37	-13.19%	6,222,802,967.54
Net assets attributable to shareholders				
of listed company (RMB)	1,747,518,970.85	1,944,091,288.19	-10.11%	1,869,595,561.71

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VII. Differences in accounting data under domestic and overseas accounting standards

1. Differences in net profits and net assets in the financial statements as disclosed under the International Accounting Standards ("IASs") and PRC Generally Accepted Accounting Principles ("PRC GAAP")

 \Box Applicable \checkmark Not applicable

During the reporting period, there were no differences in net profit and net assets in the financial statements as disclosed under the IASs and PRC GAAP.

2. Differences in net profit and net assets in the financial statements as disclosed under the overseas accounting standards and PRC GAAP

 \Box Applicable \checkmark Not applicable

During the reporting period, there were no differences in net profit and net assets in the financial statements as disclosed under the overseas accounting standards and PRC GAAP.

Unit: RMB

VIII. Key financial indicators by quarter

First quarter Second quarter Third quarter Fourth quarter 987,769,386.73 Operating revenue 1,116,519,044.75 1,260,925,989.51 1,023,689,794.92 Net profit attributable to shareholders of listed company 7,433,709.06 10,579,214.30 (51,188,088.71) (163,134,102.55) Net profit after extraordinary gains or losses attributable to shareholders of 19,283,752.30 (56,744,614.49) (153,760,181.68) listed company (4,290,090.72) Net cash flows from operating activities 161,071,277.26 112,640,354.54 112,806,406.28 301,835,380.00

Whether the above financial indicators or aggregate is material different from the relevant financial indicators disclosed in quarter reports or semi-annual reports of the Company.

□ Yes ✓ No



IX. Extraordinary gain or loss items and amounts

✓ Applicable □ Not applicable

				Unit: RMB
Item	2019 Amount	2018 Amount	2017 Amount	Note
Gains or losses arising from the disposal of				
non-current assets (including the written-offs	5 946 499 97	2 472 207 60		(4)
that have been provided for impairment of assets) Tax rebate or tax concessions from unauthorised	5,216,498.87	3,472,397.69	61,798,374.25	(1)
approval or non-official approved documents	_		5,640,168.00	_
Government grant recognised in current profit			5,040,100.00	
and loss (excluding those grants that are closely				
related to the Company's business and that were				
granted in accordance with the standard amount				
or volume prescribed by the State)	14,032,294.31	29,456,919.93	150,635,684.23	(2)
Profit or loss arising from contingencies unrelated to				
the normal operation of the Company	(29,170,030.14)	(9,489,704.33)	(8,000,000.00)	(3)
Gain or loss arising from changes in fair value of				
financial assets held for trading, derivative financial				
assets, financial liabilities held for trading and				
derivative financial liabilities, and disposal of				
financial assets held for trading, derivative financial				
assets, financial liabilities held for trading and				
derivative financial liabilities and investment income from other debt investments, other than the				
effective hedging business related to the normal				
operation of the Company	3,490,824.04	1,346,581.79		(4)
Write-back of provision for receivables and contract	5,450,024.04	1,540,501.75		(4)
assets subject to individual impairment test	5,993,355.82	_	10,718,760.00	(5)
Non-operating income and expenses other				x - 7
than the above items	4,927,933.70	1,558,301.01	(2,810,442.28)	(6)
Less: Effect on income tax	2,965,641.14	8,669,151.99	1,407,291.50	(7)
Effect on minority interests (after tax)	2,323,368.77	2,070,087.77	325,981.53	
Total	(798,133.31)	15,605,256.33	216,249,271.17	_

Notes:

(1) The gain or loss on disposal of non-current assets increased by 50.23% compared to the same period of last year, primarily attributable to the receipt of compensation for green land acquisition during the period.

(2) The government grants credited to the profit or loss for the current period decreased by 52.36% compared to the same period of last year, primarily attributable to reduction in subsidies and grants for recycling resource enterprises received during the year.



- (3) The gain or loss arising from contingencies unrelated to normal operations of the Company decreased by 207.39% compared to the same period of last year, primarily attributable to the increased provision for compensations for investors' claims during the period.
- (4) It was primarily attributable to the growth in investment income of 159.24% compared to the same period of last year due to the increase in return from bank wealth management.
- (5) The write-back of provision for receivables and contract assets subject to individual impairment test increased by 100% compared to the same period of last year, primarily attributable to the reduction of provision rate by the Company because during the period, the Company reached and properly observed an agreement on repayment schedule for the accounts receivable subject to individual impairment test.
- (6) Non-operating income and expenses other than the above items increased by 216.24% compared to the same period of last year, primarily attributable to the transfer of the outstanding payables to non-operating income during the period.
- (7) The effect on income tax decreased by 65.79% compared to the same period of last year, primarily attributable to the decrease in total non-operating profit or loss, resulting in the corresponding reduction in effect on non-operating income tax.

Reasons should be given if the Company has classified any extraordinary profit or loss items (as defined and listed in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public — Extraordinary Profit and Loss) as recurring gain and loss items.

□ Applicable ✓ Not applicable

The Company did not classify any extraordinary profit and loss items (as defined and listed in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public — Extraordinary Profit and Loss) as recurring gain and loss items during the reporting period.



I. Principal businesses engaged by the Company during the reporting period

(I) Descriptions of the Group's principal businesses during the reporting period

During the reporting period, the Company was principally engaged in research and development, production and sales of products for the energy equipment industry. The main products included pipes for petroleum and gas extraction, fluid and structural pipes, petroleum pumping machine, petroleum pump, petroleum pumping rods, cylinder liners for drilling rigs, valve parts and large castings and forgings. The Company's products were mainly used in petroleum, natural gas, coalbed methane, shale gas and other energy drilling, machinery processing, urban pipe network, etc. During the reporting period, sales of pipe products accounted for over 75% of the Company's revenue, which was the main source of the revenue and profit of the Company. During the reporting period, there was no material change in the composition of Company's main businesses.

The Company's main products, especially pipe products, were divided into API standard products and non-API standard products. The Company adopted a "sales-based production" business model for production, i.e. the production system of the Company will produce, inspect and deliver the products according to the order placed by customer specifying the required specification and quantity. The Company adopted a centralised procurement model under which all raw materials, moulds and equipment were centrally purchased by the procurement department and it was also responsible for the signing of procurement contracts, procurement status follow-up, facilitating quality improvement of raw material. The procurement department strictly controlled the selection of suppliers based on the comprehensive overall evaluation index system, fostered quality partners and developed long-term and stable strategic partnership. The Company had a relatively mature sales network and has established dedicated sales companies and import & export companies, responsible for domestic and international market research, research and development, product sales and post-sales services, respectively.

(II) Development stage and cyclical characteristics of the industry the Company operates and the position of the Company in the industry during the reporting period

Products of the Company were mainly used in the exploitation of energy sources such as oil and natural gas, and were within the scope of energy equipment manufacturing industry. The development and prosperity of the industry of exploitation of energy sources such as oil and natural gas were directly related to the development status of the industry the Company operates in. Demand for energy consumption, changes in economic cycle, and fluctuations in raw material prices were the main factors affecting the prosperity of the industry the Company operates in.

According to the World Energy Outlook (2018 edition), in the long run, demand for oil and gas would be on the rise. In China, due to the increasing reliance on imported crude oil and natural gas as well as the prominent energy safety issues, there were urgent needs for importation instead of increasing the self -development rate. In recent years, the government has rolled out various policies to encourage exploration and development of oil and gas resources. In May 2019, the National Energy Administration organised and convened a meeting about vigorously increase the exploration and development of oil and gas. At the meeting, it was proposed that in order to vigorously increase oil and gas exploration and development in 2019 and onwards, oil companies should fulfil their responsibilities of increasing reserves and production, and to complete the tasks under the "Seven-Year Action Plan" for 2019–2025 without compromise to. Under the guidance of the policy, the three largest oil companies formulated its "Seven-Year Action Plan" in 2019 to increase inputs to the exploration and development of oil and gas. With the acceleration of oil and gas production and the increasing oil and gas capital expenditures, the domestic oil service industry was expected to become more prosperous.

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II. Significant changes in major assets

1. Significant changes in major assets

Major asset	Description of significant change
Equity assets	No significant change during the reporting period
Fixed assets	No significant change during the reporting period
Intangible assets	No significant change during the reporting period
Construction in progress	As at the end of the reporting period, the balance of construction in progress increased by 53.42% from the beginning of the year, primarily attributable to the unfinished installation of certain imported equipment in the current year.
Loans and advances	As at the end of the reporting period, loans and advances decreased by 55.79% from the beginning of the year, primarily attributable to the recovery of loans and provision of impairment during the current period.
Prepayments	As at the end of the reporting period, prepayments increased by 32.95% from the beginning of the year, primarily attributable to the increase in payments for materials during the current period.
Other receivables	As at the end of the reporting period, other receivables decreased by 38.59% from the beginning of the year, primarily attributable to the receipts of subsidies for recycling resources enterprises during the period.
Other current assets	As at the end of the reporting period, other current assets decreased by 75.69% from the beginning of the year, primarily attributable to the return of wealth management funds by banks on maturity during the period.
Goodwill	As at the end of the reporting period, goodwill decreased by 100% from the beginning of the year, primarily attributable to the provision of impairment made during the period.
Other non-current assets	As at the end of the reporting period, other non-current assets decreased by 30.50% from the beginning of the year, primarily attributable to the arrival of certain equipment during the period which was purchased by prepayments in the previous period.

2. Condition of major overseas assets

 \Box Applicable \checkmark Not applicable

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III. Analysis of core competitiveness

1. Competitive edge in technology development

With the emphasis on investment in technology development and advancement of proprietary innovation capability, the Company formed a professional and stable scientific research team through internal nurturing and external introduction of talents, and collaboration with tertiary colleges and scientific research institutes, to enable it to have strong strengths in research and development. The Company now has 74 patents, of which 63 are utility model patent applications, 11 are invention patent applications. 72 of them have been listed as provincial technology innovations in Shandong. The Company is a high-new technology enterprise in Shandong, with the establishments of Shandong OCTG Engineering and Technological Research Center (山東省石油專用管工程技術研 究中心) and is recognised as a Shandong provincial enterprise technology centre. The post-doctoral scientific research work station of the Company has become the "first nation-wide and industry-wide post-doctoral scientific research work station".

2. Competitive edge in product quality

The Company attaches great importance to management of product quality. To fully ensure the product quality, the Company is well-equipped with inspection and monitoring equipment. The Company has long been accredited ISO9001 international quality system certification, ISO14001 environmental management system certification and OHSAS18001 occupational health and safety management system certification. With the main products being approved to use the industry logo of American Petroleum Institute (abbreviated as "API"), the Company successfully gained access to the domestic and global oil field markets. The main products, namely casings, valves, mud pump liners, precision stainless steel forgings, three kinds of oil pumping units and accessories, are highly marketable globally in major oil-producing regions such as Europe, the Americas and the Middle East, and are well-received by local and overseas customers.

3. Competitive edge in marketing

The Company sets foothold in China and goes global. Over the years of development, the Company has built a network providing long-term, stable, fast and effective sales services and established a loyal, long-lasting and winwin partnership with mass customers. In the domestic market, the Company has a relatively stable customer base which includes, without limitation to, PetroChina, Sinopec, CNOOC and Yanchang Petroleum. The major overseas markets are countries and regions including the United States, Mexico, Canada, Russia, the Middle East. The Company has a marketing team consisting of talents who are professionals in international trade and marketing and have extensive experience and strong business competence, which allows the Company to enjoy, to a certain extent, competitive edge in marketing of oil equipment products

4. Competitive edge in brand name

The Company is a listed company that specialises in the design, research and development, process manufacturing, sales and exports of energy equipment. The Company is also a qualified supplier of the largest four oil conglomerates in China and one of the top four suppliers of PetroChina's Type I products. The Company has always adhered to its principle of "encouraging all people, absorbing all thinks, collecting all contributions and creating all achievements". Through expansion of scale and extension of production chains, the Company has gained good reputation and solid position in the energy equipment market sector. The "Molong" trademark of the Company is named as a famous trademark of Shandong Province, and the products of the Company have become a key export brand for nurturing and development in Shandong Province.



IV. Directors' Report

The board of the Directors (the "Board") hereby presents their report and the audited financial statements of the Group for the Year.

Principal Activities

The Company was mainly engaged in the research and development, production and sales of the products needed by the energy equipment industry. The main products include petroleum extraction tubes, fluid and structural pipes, oil well machineries, oil well pumps, sucker rods, valve parts and large castings and so on. For the details of the principal activities of the Company, please see "Summary of the Company Business" in Section III and "Discussion and Analysis of Operations" in Section IV. During the reporting period, there were no significant changes in the composition of the Company's principal businesses.

Results Analysis and Dividends

Analysis of the Group's principal activities for the year ended 31 December 2019 is set out in the "Discussion and Analysis of Operations" section of this annual report.

The Board of the Company does not recommend any payment of dividend in respect of the Year.

Key financial and business performance indicators

The key financial and business performance indicators together with details of relevant analyses on gearing ratio are shown in the section headed "Discussion and Analysis of Operations" of this annual report.

Risk Management

The Group's development strategy is to establish a risk management system covering all the business segments to monitor, assess and manage various risks in the Group's activities. The management has identified the major risks of the Group and conduct regular review of industry, policy, operational and currency risks.

Sustainability Initiatives

The Group has been committed to contributing to the sustainability of the environment and maintaining a high standard of corporate social governance essential for creating a framework for motivating staff and promoting sustainable relationships with customers, suppliers, service vendors, regulators and shareholders, and contributes to the community in which we conduct our businesses for creating a sustainable return to the Group. The Group has implemented energy saving practices in offices and branch premises where applicable.

The Group has compliance and risk management policies and procedures in place, and members of the senior management are delegated with the continuing responsibility to monitor adherence and compliance with all significant legal and regulatory requirements. These policies and procedures are reviewed regularly. As far as the Company is aware, it has complied in material aspects with the relevant laws and regulations that have a significant impact on the business and operation of the Company and its subsidiaries.



Financial Review

During the reporting period, the Company achieved an operating revenue of RMB4,389 million, representing a decline of 1.42% year-on-year. Net profit attributable to shareholders of the listed company amounted to RMB–196 million, representing a decrease of 312.28% year-on-year. Basic earnings per share was RMB–0.246 per share, representing a year-on-year decrease of 312.25%. The Group's financial review for the year ended 31 December 2019 is set out in the "Discussion and Analysis of Operations" section of this annual report.

Property, Plant and Equipment

Details of changes in the property, plant and equipment of the Group for 2019 are set out in the "Financial Statements" section of this report.

Long-term Equity Investments and Fixed Assets

Details of long-term equity investments and fixed assets of the Company are set out in the "Financial Statements" section of this report, respectively.

Share Capital and Share Options

The movements in the Company's authorised and issued shares during the Year are set out in the "Changes in Shares and Shareholders" section and the "Financial Statements" section of this report.

During the Year, the Company did not operate any share option scheme.

Pre-emptive Rights

There is no provision for pre-emptive rights under the Articles or the laws of the PRC which would oblige the Company to offer new shares on a pro rata basis to existing Shareholders.

Repurchase, Sale or Redemption of Securities

None of the Company or any of its subsidiaries has repurchased, sold or redeemed any listed securities of the Group in 2019.

Reserves and Distributable Reserves

Details of changes in the reserves and distributable reserves of the Group for 2019 are set out in the "Financial Statements" section of this report.

Major Customers and Suppliers

During the year under review, sales to the Group's five largest customers accounted for approximately 47.91% of the Group's total sales for the Year. Of which, sales to the largest customer accounted for approximately 23.21% of the Group's total sales.

Purchases from the Group's five largest suppliers accounted for approximately 27.94% of the Group's total purchases for the Year. Of which, purchases from the largest supplier accounted for approximately 7.73% of the Group's total purchases.

To the best knowledge of the Directors, none of the Directors nor any of their close associates, or any existing shareholders (which own more than 5% of the Company's issued share capital), had any interest in the Group's five largest customers or suppliers.



Environmental Protection

The environmental protection policy adopted by the Group is set out in the section headed "Environmental, Social and Governance Report" of this annual report.

Employees

Details of employees and remuneration policy of the Group is set out in the sections head "Directors, Supervisors, Senior Management and Employees" and "Environmental, Social and Governance Report" of this annual report.

Donations

The Company paid great attention to the creation of social value and placed our focus of fulfilling social responsibility on actively participating in social services. We have spared no effort to join social services and charity activities and organise numerous donations with a view to rewarding the society within our capacity. During the Year, the Group spent approximately RMB1.2 million on charitable donations and financial assistance to staff in need.

Directors

The existing Directors during the Year and up to the disclosure date of this annual report were:

Executive Directors:

Mr. Liu Yun Long Mr. Liu Min Mr. Li Zhi Xin Mr. Zhang Yu Zhi

Non-executive Directors:

Mr. Yao You Ling Mr. Wang Quan Hong

Independent non-executive Directors:

Mr. Tang Qing Bin Mr. Song Zhi Wang Mr. Cai Zhong Jie

Supervisors:

Mr. Wei Zhao Qiang Mr. Wang Ming Hua Mr. Liu Bo

The biographical details of the Directors are set out in the section head "Directors, Supervisors, Senior Management and Employees" of this annual report.

Pursuant to the Articles of association, all Directors (including non-executive Directors) shall be elected in general meetings for a tenure of three years commencing from December 2018 and ending in December 2021. The Directors are eligible for re-election upon expiry of term of service.



Directors' and Supervisors' Service Contracts or Letters of Appointment

Each of the Directors and Supervisors (including the independent non-executive Directors and the Supervisors) has entered into a service contract or letter of appointment with the Company, respectively for a tenure commencing from 21 December 2018 and ending on 20 December 2021. None of the Directors or Supervisors has entered into any service contracts with the Company which is not determinable by the Company within one year without payment compensation, other than statutory compensation.

Remuneration of the Directors and Supervisors and Five Highest Paid Individuals

For the information on the remuneration of the Directors, Supervisors and five highest paid individuals of the Company in 2019, please refer to "Compensation of Key Management Personnel" in the "Financial Statements" section of this report.

Directors' and Supervisors' Material Interests in Transactions, Arrangements and Contracts

There were no transactions, arrangements or contracts which were significant to the Group's business and in which any of the Directors or Supervisors had a material interest, whether directly or indirectly, subsisted at the end of 2019 or at any time in 2019.

Directors' and Officers' Liability Insurance and Indemnity

The Company has arranged appropriate liability insurance to indemnify its Directors and officers in respect of legal actions against the Directors and officers. Throughout 2019, no claim had been made against the Directors and the officers of the Company.

Directors', Supervisors' and Chief Executive's Interests in Securities

As at 31 December 2019, interests or short positions of the Directors, Supervisors and chief executive of the Company in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which will be required pursuant to the Model Code for Securities Transactions by Directors of Listed Company as set out in Appendix 10 of the Listing Rules, to be notified to the Company and to the Stock Exchange, were as follows:

Long positions in the shares of the Company

Name	Nature of interest	Number of A shares	Percentage of A shares	Percentage of total registered capital
Liu Yun Long	Beneficial interest	2,500	0.0004%	0.0003%
Wang Quan Hong	Beneficial interest	139,500	0.03%	0.02%

Save as disclosed above, to the best knowledge of the Directors, Supervisors and chief executive, none of the Directors, the Supervisors or chief executive had any interests or short position in shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which will have to be notified to the Company and the Stock Exchange under Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under the SFO) or will be required pursuant to section 352 of the SFO to be entered in the register referred to therein, or which will be required pursuant to the Model Code for Securities Transactions by Directors of Listed Company as set out in Appendix 10 of the Listing Rules, to be notified to the Company and to the Stock Exchange.

Directors' and Supervisors' Rights to Acquire Shares or Debentures

None of the Directors or Supervisors or their respective associates (as defined under the Rule 1.01 of the Listing Rules) was granted by the Company or its subsidiaries any rights to acquire any shares in or debentures of the Company or had exercised any such rights in 2019.

Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares and Underlying Shares

As at 31 December 2019, to the best knowledge of the Directors, Supervisors and chief executive, as indicated in the register of interests and/or short positions required to be maintained pursuant to the provisions of Divisions 2 and 3 of Part XV of the SFO or which were recorded in the register required to be kept under Section 336 of SFO, the substantial shareholders and other persons had the following interests and/or short positions in the Shares or underlying Shares of the Company as follows:

Long positions in the shares of the Company

			Percentage of
	Number of	Percentage of	total registered
Nature of interest	A shares	A shares	capital
Beneficial interest	235,617,000	43.49%	29.53%
Beneficial interest	23,108,000	4.27%	2.90%
Security interest	150,617,000	27.80%	18.88%
Corporate interest	37,000,000	6.83%	4.64%
,	37,000,000	6.83%	4.64%
	Number of	Percentage of	Percentage of total registered
	Beneficial interest Beneficial interest	Nature of interestA sharesBeneficial interest235,617,000Beneficial interest23,108,000Security interest150,617,000Corporate interest37,000,000Security interest37,000,000	Nature of interestA sharesA sharesBeneficial interest235,617,00043.49%Beneficial interest23,108,0004.27%Security interest150,617,00027.80%Corporate interest37,000,0006.83%Security interest37,000,0006.83%

Name	Type of interest	Number of H shares	Percentage of H shares	total registered capital
Zhang Yun San <i>(Note 3)</i>	Beneficial interest	9,060,400	3.54%	1.14%



Short positions in the shares of the Company

Name	Nature of interest	Number of A shares	Percentage of A shares	Percentage of total registered capital
Zhang En Rong (Note 1, 3)	Beneficial interest	187,617,000	34.63%	23.52%

Notes:

- 1. The shares held by Mr. Zhang En Rong have been pledged.
- China Great Wall Asset Management Co., Ltd. holds 100% equity interest in China Great Wall Asset Management Co., Ltd. Shandong Branch. Therefore, China Great Wall Asset Management Co., Ltd. is deemed to have 37,000,000 A Shares of the Company.
- 3. Zhang En Rong is the controlling shareholder of the Company. He is the father of Zhang Yun San. The Company is not aware of any relationship between the other shareholders of the Company or whether such shareholders are parties to any concerted action.

Save as disclosed above, as at 31 December 2019, no persons (other than being a Director, Supervisor or chief executive of the Company) had any interests or short positions in the shares, underlying shares and debentures of the Company which would fall to be disclosed to the Company and the SEHK pursuant to the provisions of Divisions 2 and 3 of Part XV of the SFO and which were required to be recorded in the register to be kept pursuant to section 336 of the SFO.

Related Party Relationships and Connected Transactions

The Company did not conduct any connected transaction during the reporting period.

Competition and Conflict of Interests

None of the Directors, the management shareholders or substantial shareholders of the Company or any of their respective associates has engaged in any businesses that competes or may compete, either directly or indirectly, with the business of the Group, as defined in the Listing Rules, or has any other conflict of interests with the Group during the Year.

Significant Investments

During the year ended 31 December 2019, the Group did not have any plans for acquisitions, disposals or significant investments.

Management Contracts

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered or existed during the reporting period.



Corporate Governance

Details of corporate governance of the Company are set out in the "Corporate Governance" section of this report.

Sufficiency of Public Float

The Company has maintained a sufficient public float throughout the year ended 31 December 2019. To the best knowledge of the Directors, the Company has fulfilled the public float requirements under Rule 8.08 of the Listing Rules.

Closure of Register of Members

The register of members of the Company will be closed from Thursday, 21 May 2020 to Friday, 19 June 2020, both days inclusive, during which period no transfer of shares will be registered. In order to be eligible to attend and vote at the annual general meeting, all transfers must be lodged with the Company's share registrar, Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong no later than 4:30 p.m. on Wednesday, 20 May 2020.

Auditors

The Company has appointed ShineWing CPA Limited (Special General Partnership) as the auditor of the Company. ShineWing CPA Limited (Special General Partnership) will retire and a resolution for their re-appointment as auditors of the Company will be proposed at the forthcoming annual general meeting of the Company.

Dividend Policy

Any declaration of dividends shall be made in accordance with the articles of association of the Company and at the discretion of the Board, and shall be subject to approval of shareholders if required. The decisions on any dividend payment and amount are dependent to a number of factors including but not limited to the operating results, revenue, financial position and liquidity of the Company and other economic factors that may affect the Company.

Events after the Reporting Period

Save for the above-mentioned subsequent event, the Group had no other substantial events.

On behalf of the Board Shandong Molong Petroleum Machinery Company Limited Chairman Liu Yun Long

Shandong, the PRC, 27 March 2020



I. Overview

In 2019, China's economy remained stable in general but was facing increasing downward pressure due to the US-Mainland trade friction and the stagnant global economy. Demand for energy consumption, changes in economic cycle and fluctuations in raw material prices were the main factors affecting the prosperity of the energy equipment manufacturing industry. China's economy was still in the critical period of energy conversion. As the supply-side structural reform in China deepens, the government strengthened the counter-cyclical adjustment to macroeconomic policies, implemented aggressive fiscal policies and prudent monetary policies to ease the economic downturn and revitalise the economic growth momentum. Therefore, the economy will change from a high-speed growth stage to a high-quality development stage.

During the reporting period, During the reporting period, the Company faced a tough development landscape domestically and internationally. In 2019, the prices of major raw materials increased significantly, which led to a substantial increase in production costs. Besides, certain products of the Company suffered from a decline in prices, which narrowed down the profit margins. Shouguang Maolong, a wholly owned subsidiary, suspended production for overhaul and maintenance, and carried out technology upgrade of some equipment, and thus incurred a significantly higher overhaul expenses. It also limited the supply of raw materials required for production by downstream subsidiaries, resulting in an increase in production costs. Owning to the litigation instigated by investors, a provision of RMB29,170,000 was made for the year in respect of the loss from investors' claims. The Company also made a provision for impairment loss on assets of RMB54,994,800 in respect of the possible asset impairment loss in 2019.

In the face of dynamic economic environment and industry landscape, in 2019, management of the Company upheld the general principle of making steady progress. With a focus on strengthening quality control, the Company aggressively explored domestic and international markets, increased expenditures in research and development of technology, progressively optimised and adjusted its product structure and industry chain, and enhanced its incentive mechanism and internal management standard, and strengthened risk management and control, to ensure the steady and healthy development of the Company. In 2019, the Company produced 880,300 tons of pipe products, representing an increase of 9.74% compared to last year. The Company sold 874,900 tons of pipe products, representing an increase of 12.82% compared to last year.

During the reporting period, the Company achieved an operating revenue of RMB4,388,904,215.91, representing a decrease of 1.42% year-on-year. Operating profit was RMB–189,048,670.21, representing a decrease of 373.50% year-on-year. Total profit was RMB–215,227,132.00, representing a decrease of 451.89%. Net profit attributable to shareholders of the Company was RMB–196,309,267.90, representing a decrease of 312.28%. As at the end of the reporting period, the Company had total assets of RMB5,735,752,344.59, representing a decrease of 13.19% from the beginning of the period. Owners' equity attributable to shareholders of the Company was RMB1,747,518,970.85, representing a decrease of 10.11%. Net assets per share attributable to shareholders of the Company was RMB2.19, representing a decrease of 10.13%.

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II. Analysis of principal businesses

1. Overview

See "I. Overview" under "Discussion and Analysis of Operations" for details.

2. Income and cost

(1) Composition of operating revenue

Unit: RMB

	201	9	2018		
		Percentage to		Percentage to	Year-on-year
		operating		operating	increase/
	Amount	revenue	Amount	revenue	decrease
Total operating revenue By industry	4,388,904,215.91	100.00%	4,452,014,810.12	100.00%	-1.42%
Special equipment manufacturing	4,388,904,215.91	100.00%	4,452,014,810.12	100.00%	-1.42%
By product					
Pipe products	3,456,742,513.39	78.76%	3,919,305,934.10	88.03%	-11.80%
Three kinds of pumping units	43,755,412.12	1.00%	46,384,863.25	1.04%	-5.67%
Petroleum Machinery parts	34,536,314.66	0.79%	58,383,638.50	1.31%	-40.85%
Tube blanks	699,060,843.61	15.93%	295,857,663.73	6.65%	136.28%
Others	154,809,132.13	3.52%	132,082,710.54	2.97%	17.21%
By region					
PRC	3,724,722,383.35	84.87%	4,083,930,871.08	91.73%	-8.80%
Abroad	664,181,832.56	15.13%	368,083,939.04	8.27%	80.44%





(2) Industry, products or regions accounted for more than 10% of the Company's operating revenue or operating profits

 \checkmark Applicable \Box Not applicable

Unit: RMB

				Year-on-	Year-on-	Year-on-
				year	year	year
				increase/	increase/	increase/
			Gross	decrease in	decrease in	decrease in
	Operating	Operating	profit	operating	operating	gross profit
	revenue	costs	margin	revenue	costs	margin
By industry						
Special equipment						
manufacturing	4,155,803,357.00	3,823,808,238.89	7.99%	-1.41%	7.98%	-8.00%
By product						
Pipe products	3,456,742,513.39	3,110,087,307.89	10.03%	-11.80%	-4.34%	-7.02%
Tube blanks	699,060,843.61	713,720,931.00	-2.10%	136.28%	146.30%	-4.15%
By region						
PRC	3,528,084,922.31	3,293,940,216.18	6.64%	-9.73%	1.30%	-10.17%
Abroad	627,718,434.69	529,868,022.71	15.59%	104.59%	83.04%	9.94%

On condition that major business data statistical caliber was adjusted in the report period, the latest one year's major business data adjusted based on the statistical caliber at the end of report

 \Box Applicable \checkmark Not applicable

(3) Whether the Company's revenue from sales of physical goods is more than income from the provision of labour services

√ Yes □ No

Industry type	Item	Unit	2019	2018	Year-on- year increase/ decrease
Special	Sales volume	Ten thousand tonnes	87.49	77.55	12.82%
equipment manufacturing	Production volume Stock volume	Ten thousand tonnes Ten thousand tonnes	88.03 10.7	80.22 10.16	9.74% 5.32%

Reasons for the movement of more than 30% of relevant data as compared to the same period of last year

 \Box Applicable \checkmark Not applicable

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(4) Performance of the contracted material sales contract of the Company at the end of the reporting period

 \Box Applicable \checkmark Not applicable

(5) Composition of operating cost

By product

Unit: RMB

	2019			2018	3	
						Year-on-
			Percentage to		Percentage to	year
			operating		operating	Increase/
Product type	ltem	Amount	costs	Amount	costs	decrease
Pipe products	Materials	2,201,630,805.26	70.79%	2,251,527,956.75	69.25%	-2.22%
Pipe products	Depreciation	229,524,443.32	7.38%	258,478,660.73	7.95%	-11.20%
Pipe products	Labour cost	233,567,556.82	7.51%	263,355,616.60	8.10%	-11.31%
Pipe products	Expenses	445,364,502.49	14.32%	477,941,674.59	14.70%	-6.82%
Three kinds of pumping units	Materials	24,901,997.04	66.21%	27,708,716.04	65.68%	-10.13%
Three kinds of pumping units	Depreciation	2,933,629.01	7.80%	3,415,580.29	8.10%	-14.11%
Three kinds of pumping units	Labour cost	7,349,116.78	19.54%	8,415,122.90	19.95%	-12.67%
Three kinds of pumping units	Expenses	2,425,885.53	6.45%	2,649,714.91	6.27%	-8.45%
Petroleum Machinery parts	Materials	20,566,510.74	70.91%	36,470,549.85	70.81%	-43.61%
Petroleum Machinery parts	Depreciation	2,671,239.09	9.21%	4,812,625.08	9.34%	-44.50%
Petroleum Machinery parts	Labour cost	4,089,519.13	14.10%	7,234,863.70	14.05%	-43.47%
Petroleum Machinery parts	Expenses	1,676,412.81	5.78%	2,985,693.49	5.80%	-43.85%
Tube blanks	Materials	594,886,395.99	83.35%	233,619,249.19	80.62%	154.64%
Tube blanks	Depreciation	24,409,255.84	3.42%	11,359,308.56	3.92%	114.88%
Tube blanks	Labour cost	21,268,883.74	2.98%	10,345,084.58	3.57%	105.59%
Tube blanks	Expenses	73,156,395.43	10.25%	34,454,637.49	11.89%	112.33%
Others	Materials	101,545,778.20	70.42%	88,309,643.35	70.25%	14.99%
Others	Depreciation	14,246,979.39	9.88%	12,769,385.87	10.16%	11.57%
Others	Labour cost	20,591,788.02	14.28%	18,039,051.70	14.35%	14.15%
Others	Expenses	7,815,650.64	5.42%	6,589,596.44	5.24%	18.61%

Note

Raw materials accounted for the most significant part of the Company's cost of product, and the major raw material of the Company are pipe billet and castings.



(6) Whether consolidation scope changed during the reporting period

✓ Yes □ No

One controlled subsidiary, Shandong Molong Energy Technology Co., Ltd. ("Molong Energy"), was consolidated into the combined financial statements of the Company for the reporting period. Molong Energy was granted its business licence on 13 March 2019, with a registered capital of RMB10 million. It is interested by Shandong Molong as to 51% and by 山東鴻進能源管理有限公司 (Shandong Hongjin Energy Management Co., Ltd.) as to 49%. The business scope of Molong Energy covers: energy management services; new energy promotion, technical services and technical consultancy; investment and construction of gas pipeline network projects; supply of urban gas; sale of gas equipment; installation and repair of gas equipment; development and sale of real properties; property leasing. As at the disclosure date of this report, Molong Energy has not yet commenced any business.

(7) Information related to significant change or adjustment of the Company's business, product or service during the reporting period

 \Box Applicable \checkmark Not applicable

(8) Information on major customers and major suppliers

Information on the major customers of the Company

Total sales of the top 5 customers (RMB)	2,102,732,694.64
Proportion of total sales of the top 5 customers over total sales for the year	47.91%
Proportion of sales of connected parties in the top 5 customers over	
total sales for the year	0.00%

Information on the Company's top 5 customers

No.	Name of customer	Sales amount (RMB)	Percentage to the annual total sales amount
1	Entity 1	1,018,780,396.72	23.21%
2	Entity 2	311,467,308.53	7.10%
3	Entity 3	291,364,535.62	6.64%
4	Entity 4	250,532,339.68	5.71%
5	Entity 5	230,588,114.09	5.25%
Total		2,102,732,694.64	47.91%

Particulars of the major customers

□ Applicable ✓ Not applicable



Information on the major suppliers of the Company

Total purchase attributable to the top 5 suppliers (RMB)	903,124,734.90
Proportion of total purchases attributable to the top 5 suppliers over	
total purchases for the year	27.94%
Proportion of purchases of connected parties in the top 5 suppliers over	
total purchases for the year	0.00%

Information on the Company's top 5 suppliers

No.	Name of the supplier	Purchases amount (RMB)	Percentage total the annual total purchase amount
1	Entity 1	249,969,159.93	7.73%
2	Entity 2	235,981,798.62	7.30%
3	Entity 3	175,104,265.29	5.42%
4	Entity 4	123,019,610.24	3.81%
5	Entity 5	119,049,900.82	3.68%
Total		903,124,734.90	27.94%

Particulars of the major suppliers

□ Applicable ✓ Not applicable

3. Expenses

Unit: RMB

			Year-on-year increase/	
	2019	2018	decrease	Description of significant change
Selling expenses	84,340,449.53	113,969,714.60	-26.00%	Mainly attributable to the increased proportion of sales for which delivery costs were borne by customers during the period, which resulted in a decrease in delivery costs of the Company.
Administrative expenses	193,606,016.95	178,822,233.92	8.27%	
Finance expenses	146,326,178.28	204,107,335.81	-28.31%	Mainly attributable to the decrease in combined finance costs during the period.
Research and development expenditures	63,830,329.90	71,979,056.24	-11.32%	
Business tax and surcharges	25,254,426.66	39,442,851.14	-35.97%	Mainly attributable to the decrease in tax realised for the period.



4. Investments in research and development

 \checkmark Applicable \Box Not Applicable

The Group's major research and development projects related to tubing and casing of different models and materials.

With reference to the nature of expenditures and whether the ultimate formation of intangible asset is with great uncertainty expenditure on research and development of the Group is divided into expenditure on the research phase and expenditure on the development phase.

From early investigations to the applications after maturity, the new product R&D projects of the Group shall undergo the two phases of research and development: the phase of research includes such stages as investigation, substantiation, the initiation and approval of annual new product R&D plans, early researches (including formula design, process design, equipment selection, formulation of technical standards, etc.), the preparation and approval of monthly new product R&D plans and so on, among which the completion of approval of monthly new product R&D plans symbolizes the end of the phase of research for a new product. The phase of development includes specifically such stages as trial production of the new product, project acceptance, etc., the latter of which symbolises the end of the phase of development for a new product.

Start time of the phase of development: the point when the approval of monthly new product R&D plans is completed, the early researches are completed and the formula, production process and technical standards for the product are finalised.

Expenditure on the research phase is recognized in profits or losses in the current period in which it is incurred.

Expenditure on the development phase is recognized as an intangible asset when all of the following conditions are satisfied:

- (1) It is technically feasible to complete the intangible asset so that it will be available for use or sale;
- (2) The management's intention to complete, use or sell the intangible asset;
- (3) The Group can demonstrate the ways in which the intangible asset will generate economic benefits, including the evidence of the existence of a market for the output of the intangible asset or the intangible asset itself or, if it is to be used internally, the usefulness of the intangible asset;
- (4) The availability of adequate technical, financial and other resources to complete the development and the ability to use or sell the intangible asset;
- (5) Expenditure belongs to intangible assets development stage can be measured reliably.

Expenditure on the development phase which does not meet the above conditions is included in the profit or loss in the current period in which it is incurred. Expenditure in the development phase which has been included in the profit or loss in the prior period will not be recognised as asset in subsequent period. The capitalised expenditures in development phase are presented as development expenditure in balance sheet and it is carried down into the intangible asset since the date when the asset reaches the status of available for use.



Research and development expenditures of the Company

			Percentage
	2019	2018	change
	250	2.42	
Number of research and development personnel	358	342	4.68%
Proportion of research and development personnel	11.15%	10.58%	0.57%
Amount of research and development expenditures (RMB)	67,212,847.28	82,935,128.76	-18.96%
Percentage of research and development expenditures to			
operating revenue	1.53%	1.86%	-0.33%
Amount of capitalised research and development			
expenditures (RMB)	10,864,448.29	10,956,072.52	-0.84%
Percentage of capitalised research and development			
expenditures to research and development expenditures	16.16%	13.21%	2.95%

Reason for significant changes in the proportion of total research and development expenditures to operating revenue when compared with last year

□ Applicable ✓ Not Applicable

Reason and rationality explain for significant changes in capitalised research and development expenditures rate

 \Box Applicable \checkmark Not Applicable

5. Cash flows

Unit: RMB

Item	2019	2018	Year-on-year increase/decrease
Subtotal of cash inflows from			
operating activities	4,795,671,135.13	4,180,989,439.68	14.70%
Subtotal of cash outflows from			
operating activities	4,107,317,717.05	3,811,399,843.36	7.76%
Net cash flows generated from			
operating activities	688,353,418.08	369,589,596.32	86.25%
Subtotal of cash inflows from			
investing activities	118,365,023.70	31,353,735.50	277.51%
Subtotal of cash outflows from			
investing activities	77,287,258.35	369,483,853.30	-79.08%
Net cash flows generated from			
investing activities	41,077,765.35	(338,130,117.80)	112.15%
Subtotal of cash inflows from			
financing activities	3,178,031,000.00	4,659,333,700.00	-31.79%
Subtotal of cash outflows from			
financing activities	3,995,278,611.23	4,772,446,798.68	-16.28%
Net cash flow generated from			
financing activities	(817,247,611.23)	(113,113,098.68)	-622.50%
Net increase in cash and cash equivalents	(82,667,646.02)	(82,471,620.97)	-0.24%



Explanations on main effects of significant changes in related data over the same period of last year

- ✓ Applicable □ Not Applicable
- (1) Net cash flows generated from operating activities increased by 86.25% compared with the same period of last year, mainly attributable to the decrease in security deposits with maturity over 3 months and the increased effort in collection of receivables.
- (2) Net cash flows generated from investing activities increased by 112.15% compared with the same period of last year, mainly attributable to the return of wealth management funds by banks on maturity during the period.
- (3) Net cash flows generated from financing activities decreased by 622.50% compared with the same period of last year, mainly attributable to the change of type of bank financing business from differences on bank acceptance discounting to working capital loans.

Explanation on main reasons for the material difference between net cash flows from operating activities during the reporting period and net profit for the year

✓ Applicable □ Not Applicable

During the reporting period, the Company's net cash flows generated from operating activities was materially different from its net profit, the reasons of which was mainly due to the combined effects of the impairment provision for fixed assets, depreciation of fixed assets, amortisation of intangible assets, the increase in finance expenses, and the decrease in trade receivables.



III. Analysis of non-principal businesses

 \checkmark Applicable \Box Not Applicable

Unit: RMB

	Amount	Percentage to total profit	Description of the cause(s)	Sustainable or not
Gain on investment	3,384,366.15	-1.57%	Mainly attributable to the gain generated from the wealth management by banks.	No
Impairment of assets	(37,538,995.67)	17.44%	Mainly attributable to the provisions for impairment of inventories, goodwill and other assets according to the ASBE.	No
Non-operating income	9,730,641.34	-4.52%	Mainly attributable to the transfer of defaulted accounts payable to this line item during the period.	No
Non-operating expenses	35,909,103.13	-16.68%	Mainly attributable to the provision for litigation claims by investors during the period.	No
Credit impairment	(17,003,268.54)	7.90%	Mainly attributable to the provision for impairment of accounts receivable, bills receivable, contract assets, loans and advances pursuant to the requirements of the ASBEs.	No
Other gains	14,032,294.31	-6.52%	Mainly attributable to the receipts of subsidies for recycling resources enterprises during the year.	No
Gain on disposal of assets	7,152,864.22	-3.32%	Mainly attributable to the receipt of compensation for green land acquisition during the period.	No



IV. Analysis of assets and liabilities

1. Significant changes in the composition of assets

	As at the end	of 2019	As at the beginning of 2019		Increase/		
		Percentage to	Percentage to		decrease in	Description of the significant	
	Amount	total assets	Amount	total assets	percentage	change(s)	
Monetary funds	539,942,128.18	9.41%	892,452,274.76	13.51%	-4.10%	Mainly attributable to the decrease in acceptance security deposits at the end of the period.	
Accounts receivable	507,559,024.95	8.85%	536,199,939.96	8.11%	0.74%	—	
Inventories	934,907,320.58	16.30%	1,042,761,257.01	15.78%	0.52%	_	
Long-term equity investments	2,557,061.01	0.04%	2,663,518.90	0.04%	0.00%	_	
Fixed assets	2,726,157,716.13	47.53%	2,915,815,731.99	44.13%	3.40%	Mainly attributable to the depreciation made during the period.	
Construction in progress	55,034,853.27	0.96%	35,871,296.86	0.54%	0.42%	Mainly attributable to the unfinished installation of certain imported equipment during the period.	
Short-term borrowings	1,929,510,883.39	33.64%	2,390,918,560.77	36.18%	-2.54%	Mainly attributable to the change of bank financing business type from differences on bank acceptance discounting to working capital loans.	
Long-term borrowings	_	_	426,219,050.90	6.45%	-6.45%	Mainly attributable to the transfer to non-current liabilities due within one year.	
Contract liabilities	32,463,654.22	0.57%	57,364,400.72	0.87%	-0.30%	Mainly attributable to the increase in receipts in advance as at the end of the period.	
Tax Payable	13,393,461.51	0.23%	81,227,045.72	1.23%	-1.00%	Mainly attributable to the decrease in taxes realised as at the end of the period.	
Non-current liabilities due within one year	482,636,906.78	8.41%	308,994,908.08	4.68%	3.73%	Mainly attributable to the transfer from long-term borrowings.	



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2. Assets and liabilities measured at fair value

 \Box Applicable \checkmark Not Applicable

3. Restrictions on asset rights as at the end of the reporting period

Unit: RMB

	Book value as at the end of	
Item	the year	Reason(s) for the restriction
Monetary funds	241,381,313.10	Security deposits
Bills receivable	182,247,328.78	Pledge of bills
Accounts receivable	11,229,883.37	Borrowings from factoring of accounts receivable
Fixed assets	254,227,744.48	Pledge for borrowings
Intangible assets	92,645,480.39	Pledge for borrowings
Total	781,731,750.12	_

V. Analysis of investments

1. General

 \Box Applicable \checkmark Not Applicable

2. Significant equity investments acquired during the reporting period

 \Box Applicable \checkmark Not Applicable

3. Significant non-equity investments in progress during the reporting period

 \Box Applicable \checkmark Not Applicable

4. Financial assets measured at fair value

 \Box Applicable \checkmark Not Applicable

5. Use of raised funds

 \Box Applicable \checkmark Not Applicable

The Company did not use any raised funds during the reporting period.



VI. Material disposals of assets and equity interests

1. Disposal of significant assets

□ Applicable ✓ Not Applicable

The Company did not dispose of any significant assets during the reporting period.

2. Disposal of significant equity interests

 \Box Applicable \checkmark Not Applicable

VII. Analysis of major controlled and invested companies

✓ Applicable □ Not Applicable

Major subsidiaries and invested companies having impact on the Company's net profit by more than 10%

Unit: RMB

Name of company	Type of company	Principal business	Registered capital	Total assets	Net assets	Operating revenue	Operating profit	Net Profit
Shouguang Baolong	Subsidiary	Production and sale of oil equipment	RMB150 million	977,593,354.71	(40,643,434.47)	2,429,768,366.38	(76,318,223.88)	(74,793,250.02)
Weihai Baolong	Subsidiary	Manufacture and sale of special oil metal materials	RMB26 million	234,350,668.87	147,451,980.06	703,156,317.92	(32,353,510.99)	(33,126,888.68)
Shouguang Maolong	Subsidiary	Research of new materials for energy equipment; production and sales of metal castings and forgings; sea water desalination; waste heat and gas power generation.	RMB712.38 million	1,554,621,856.07	415,655,796.20	879,165,103.31	(105,745,648.18)	(104,902,261.91)

Acquisition and disposal of subsidiaries during the reporting period

✓ Applicable □ Not Applicable

Name of company	Method of acquisition and disposal of subsidiaries during the reporting period	Impact on overall production, operation and performance	
Shandong Molong Energy Technology Co., Ltd.	Incorporation	No impact as the capital has not been contributed.	



Description of major controlled and invested companies

One controlled subsidiary, Shandong Molong Energy Technology Co., Ltd. ("Molong Energy"), was consolidated into the combined financial statements of the Company for the reporting period. Molong Energy was granted its business licence on 13 March 2019, with a registered capital of RMB10 million. It is interested by Shandong Molong as to 51% and by 山 東鴻進能源管理有限公司 (Shandong Hongjin Energy Management Co., Ltd.) as to 49%. The business scope of Molong Energy covers: energy management services; new energy promotion, technical services and technical consultancy; investment and construction of gas pipeline network projects; supply of urban gas; sale of gas equipment; installation and repair of gas equipment; development and sale of real properties; property leasing. As at the disclosure date of this report, Molong Energy has not yet commenced any business.

VIII. Structured entities controlled by the Company

□ Applicable ✓ Not Applicable

IX. Prospects for future development of the Company

(I) Development trend of the industry and strategic plans for future development of the Company:

In 2019, the US-Mainland trade friction and the stagnant global economy heightened the uncertainties in the external environment for development. China's economy faced increasing downward pressure, which gave rise to the challenges to the stability of energy market and prices of energy sources in China. Demand for energy consumption, changes in economic cycle and fluctuations in raw material prices are the main factors affecting the prosperity of the energy equipment manufacturing industry. China's economy is still in the critical period of energy conversion. As the supply-side structural reform in China deepens, the government will strengthen the counter-cyclical adjustment to macroeconomic policies, implement aggressive fiscal policies and prudent monetary policies to ease the economic downturn and revitalise the economic growth momentum. Under the situation where firm policies are maintained and economic stability is expected, the development trend of energy sector is basically controllable.

According to the World Energy Outlook published by the International Energy Agency (IEA), up to 2040, oil and natural gas will continue to take up a significant share of the global energy demand and the demand for oil and gas will continue to grow in the long run. In China, due to the increasing reliance on imported crude oil and natural gas as well as the prominent energy safety issues, there are urgent needs for importation instead of increasing the self-development rate. In recent years, the government has rolled out various policies to encourage exploration and development of oil and gas resources. In May 2019, the National Energy Administration organised and convened a meeting about vigorously increase the exploration and development in 2019 and onwards, oil companies should fulfil their responsibilities of increasing reserves and production, and to complete the tasks under the "Seven-Year Action Plan" for 2019– 2025 without compromise to. Under the guidance of the policy, the three largest oil companies formulated its "Seven-Year Action Plan" in 2019 to increase inputs to the exploration and development of oil and gas. In the medium to long run, with the acceleration of oil and gas production and the increasing oil and gas capital expenditures, the scale of energy equipment industry will demonstrate an expanding trend in general, and the industry is expected to become more prosperous.



Energy industry is a pillar industry to China's economy. In the 13th Five-Year Plan, the Chinese government clearly stressed on expanding rooms for industry development, supporting the development of high-end equipment industry and new energy industry, and supporting the transformation and upgrade of traditional industries. The Company persists on a customer-centered and market-oriented approach. With a key focus on developing and selling high-end, precision and advanced new products, the Company will capitalize on its industry strengths to strengthen the research and development of technology and service capability, form an economical, efficient, state-of-the-art and eco-friendly industry chain and develop a circular economy, with an aim at becoming an internationally renowned energy equipment manufacturer and service provider, so as to achieve steady and sustainable development of the Company.

(II) Business plans of the Company for 2020:

1. Brand management

The Company will take market demand as the guidance to improve product quality, develop a system for developing and cultivating high value-added products such as non-API standard, high-end casting products, establish brand image for new products in the course of the Company's strategic transformation, increase the market share of its new products, and enhance brand value of the Company.

2. Research and development of technology

The Company will standardise the process for research and development of new products, fully perform market research and docking, improve the efficiency of research and development of new products and get prepared for marketing initiatives in order to achieve seamless connection among research and development, trial production, and marketing. The Company will also strengthen collaboration with scientific research institutes and tertiary schools. With the focus on the technology of the Company, led by the furnace rehabilitation business unit and leveraging on the technological advantages of tertiary schools and scientific research institutes and the advanced equipment of Shouguang Maolong, the Company will endeavor to promptly implement process testing, development and design, so as to lay a solid foundation for the application of new products and new technology in the future.

3. Quality control

The Company will further improve the quality control system and the inspection mechanism, strengthen the process quality control at early stages of production, strengthen the quality control and assessment of the upper and lower stages. With goals of meeting customers' needs and minimising its loss, the Company will raise the quality awareness of managers at all levels, so as to truly achieve full engagement and full supervision. The Company will make full use of quality inspection and testing equipment and internal and external professionals to enhance the standard of quality control, safeguard the quality of products, emphasising on the quality control in the course of research and development of new products, and promptly formulate process and standards for product inspection, to ensure the quality risks are controlled at source.

4. Safety production

In the production system, the Company will implement strict safety environmental protection and production management, continually improve the safety production management system, strengthen basic management and further define job responsibilities. The Company will focus on efficiency management, optimise product structure, produce high value-added products. Moreover, the Company will further enhance the business skills of staff and provide training for mastering production operation, cost accounting, product quality and other knowledges. The Company will continue to offer training and learning sessions regarding safety for all staff member in order to enhance their awareness and ability in safety precaution. The Group will strengthen the operation and management of eco-friendly facilities, and strictly perform investigation, rectification and assessment of hidden dangers.



5. Market sales

Adhering to the "profit-centered, market supervision-guided" sales philosophy, the Company will capitalise on the sales network of its sales companies, perform market research and collect real-time information on market demand, and leverage on its strengthen in technology, production and sales, to speed up the research and development and promotion of high-end, precision and advanced products, increase the order volume and production capacity of high value-added products, procure the prompt formation of diversified product structure, so as to develop competitive products, expand the market share and popularity of its products and enhance the core competitiveness of the Group.

6. Financial management

The Company will further strengthen its financing management by broadening financing channels and reducing financial expenses, to ensure the safety of it funds. The Company will continue to strengthen the training of the business knowledge of financial staff and improve their professional skills. The Company will refine the cost accounting and profit accounting system of workshops, make full use of the ERP system, determine cost control benchmarks, to strengthen the control of cost and income and expenditures between subsidiaries. The Company will also strengthen the accounting and supervision practices, and fortify the financial analysis functions, in order to provide accurate basis for the decision-making of its management.

7. Human resources

Adhering to the "going out and recruiting in" concept, the Company will put its focus on strengthened cultivation or recruitment of professional, technical, and highly educated talents, to establish junior talent reserve and echelon construction. The Company will further increase employees' satisfaction and offer them with better benefit packages, cultivation and retention. The Company will establish a sound remuneration and labor security system, employ and educate staff in a scientific manner, and shoulder social responsibility. The Company will continuously improve its sales services and management team, make good manpower deployment according to the needs of sales business in a timely manner. The Company will also enhance the knowledge and skills of sales personnel by such ways as business training and management training.

(III) Major risk factors for future development strategy and business goals of the Company:

(1) Market risk

The Company operates in energy equipment and service industry which is directly relevant to the development and prosperity of the energy industry. The fluctuations of crude oil price are affected by global economic growth rate, regional, political, financial, supply and demand and many other factors, and have strong cyclicality and volatility. At the time when oil prices are low, oil and gas companies will accordingly reduce capital expenditures, make less exploration and development investment and have lower demand for equipment and services in the oil and gas industry. The Company will adjust product structure and market setting in a timely manner according to market changes.

(2) Raw material price fluctuation risk

Any fluctuations in raw material prices will directly affect the manufacturing costs of products and will, in turn, have direct impact on product prices. The Company will closely monitor if there is any fluctuation in raw material prices and will control the manufacturing costs of products by ways such as fixing raw material prices, and adjust the product prices and product mix in a timely manner as and when necessary.



(3) Policy risk

In recent years, the PRC has continuously raised environmental protection requirements, and environmental protection policies have become more frequently issued and stricter. Environmental protection supervision has been continuously implemented. The improvement of emission standards is bound to increase the Company's environmental protection related costs. The Company has always been aiming at "energy saving, emission reduction and harmonious development", vigorously pursuing circular economy, maximising resource utilization, and increasing environmental protection investment to ensure the waste discharges of the Company is up to standards.

(4) Exchange rate risk

Any changes in the RMB exchange rate have impact on the Company's operating results. The Company will closely monitor the changes in exchange rates and will take timely measures to avoid any risks caused by changes in the RMB exchange rate.

X. Meeting with researchers, communication and interview activities

1. Activity registration form for meeting with researchers, communication and interview during the reporting period

□ Applicable ✓ Not Applicable

There is no activity of meeting with researchers, communication and interview for the Company during the reporting period.

XI. Disclosures in accordance with the Listing Rules of the SEHK

1. Results

The Group's revenue and the financial positions of the Group and of the Company for 2019 are set out in the financial statement contained in the "Financial Statements" section of this report.

2. Financial Highlights

A summary of the results and of the assets and liabilities of the Group for the past five financial years is as follows:

Results

	For the year ended 31 December										
	2019	2018	2017	2016	2015						
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000						
Total operating revenue	4,388,904	4,452,015	2,965,217	1,531,118	1,613,918						
Operating (loss)/profit	(189,049)	69,123	45,588	(605,538)	(323,778)						
Total (loss)/profit	(215,227)	61,163	34,488	(599,486)	(298,473)						
Net profit/(loss)	(224,908)	102,406	35,081	(650,706)	(286,499)						
Minority interests	(28,599)	9,930	(2,957)	(38,229)	(26,934)						
Net (loss)/profit attributable to shareholders of the parent											
company	(196,309)	92,476	38,038	(612,476)	(259,565)						
Basic (loss)/earnings per share (RMB)	(0.25)	0.12	0.05	(0.77)	(0.33)						



Assets and Liabilities

	For the year ended 31 December									
	2019	2019 2018 2017 2016								
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000					
Total assets	5,735,752	6,607,537	6,222,803	5,772,043	5,851,181					
Total liabilities	3,946,793	4,593,377	4,291,470	3,886,376	3,313,096					
Net assets	1,788,960	2,014,160	1,931,333	1,885,667	2,538,085					

3. **Changes in Share Capital**

Details of changes in the share capital of the Company for 2019 are set out in note (VII) to the financial statements.

Reserves and Distributable Reserves 4.

Details of changes in the reserves and distributable reserves of the Group for 2019 are set out in note (VII) to the financial statements.

5. **Property, Plant and Equipment**

Details of changes in the property, plant and equipment of the Group for 2019 are set out in note (VII) to the financial statements.

Capitalised Interests 6.

During 2019, the Group capitalised interests of RMB nil.

7. Directors' and Supervisors' Service Contracts or Letters of Appointment

Each of the Directors and Supervisors (including the independent non-executive Directors and the Supervisors) has entered into a service contract or letter of appointment with the Company. None of the Directors or Supervisors has entered into any service contracts with the Company which is not determinable by the Company within one year without payment compensation (other than statutory compensation).

Special Committees 8.

Details of the Strategy Committee, the Nomination Committee, the Audit Committee and the Remuneration Committee established under the Board are set out in the "Corporate Governance" section of this report.

9. **Continuing Connected Transactions**

The Company did not have any connected transaction during the reporting period.



10. Directors', Supervisors' and Chief Executive's Interests in Securities under the Securities and Futures Ordinance of Hong Kong

As at 31 December 2019, interests of the Directors, Supervisors and chief executive of the Company 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 (the "SFO")), which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO) or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which will be required pursuant to the Model Code for Securities Transactions by Directors of Listed Company as set out in Appendix 10 of the Listing Rules, to be notified to the Company and to the Stock Exchange, were as follows:

Long positions in the Shares of the Company

Name	Type of interest	Number of A shares	Percentage of A shares	Percentage to total registered share capital
Liu Yun Long	Beneficial interest	2,500	0.0004%	0.0003%
Wang Quan Hong	Beneficial interest	139,500	0.03%	0.02%

Except as disclosed above, to the best knowledge of the Directors, Supervisors and chief executive, none of the Directors, the Supervisors or chief executive had any interests or short position in shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which will have to be notified to the Company and the Stock Exchange under Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under the SFO) or will be required pursuant to section 352 of the SFO to be entered in the register referred to therein, or which will be required pursuant to the Model Code for Securities Transactions by Directors of Listed Company as set out in Appendix 10 of the Listing Rules, to be notified to the Group and to the Stock Exchange.

11. Annual Compensations of the Directors, Supervisors and Senior Management

For details of compensations of the current directors, supervisors and senior management paid by the Company in 2019, please refer to the "Directors, Supervisors, Senior Management and Employees" section of this report.

12. Directors' and Supervisors' Rights to Acquire Shares or Debentures

None of the Directors or Supervisors of the Company or any of their respective associates (as defined under the Rule 1.01 of the Listing Rules) was granted by the Company or its subsidiaries any right to acquire benefits by means of the acquisition of shares in or debentures of the Company or had exercised any such right in 2019.

13. Share Option Scheme

The Company does not operate any share option scheme.

14. Substantial Shareholders

Details are set out in the "Changes in Shares and Shareholders" section of this annual report.



15. Directors' and Supervisors' Material Interests in Transactions, Arrangements or Contracts

There were no transactions, arrangements or contracts of significance to the business of the Group and in which any of the Directors or Supervisors had a material interest, whether directly or indirectly, subsisted at the end of 2019 or at any time in 2019.

16. Material Contracts

No contract of significance has been entered into between the Company (or any of its subsidiaries) and the controlling shareholders of the Company (or any of their subsidiaries), and no contract of significance for the provision of services to the Company (or any of its subsidiaries) by any of the controlling shareholders of the Company (or any of its subsidiaries) by any of the controlling shareholders of the Company (or any of their subsidiaries) has been entered.

17. Purchase, Sale or Redemption of Securities

None of the Company or any of its subsidiaries has purchased, sold or redeemed any listed securities of the Company during 2019.

18. Pre-emptive Rights

There is no provision for pre-emptive rights under the articles of association of the Company or the laws of the PRC which would oblige the Company to offer new shares on a pro rata basis to existing Shareholders.

19. Corporate Governance

The principal Codes on Corporate Governance adopted by the Company are set out in the "Corporate Governance" section of this report.

20. Sufficiency of Public Float

According to information publicly available to the Company and to the best knowledge of the Directors, the Directors confirmed that the Company has maintained a sufficient public float throughout the current year and up to the date of this report.

21. Gearing ratio

The Group's gearing ratio was approximately 68.81% (2018: approximately 69.52%) which is calculated based on the Group's total liabilities of approximately RMB394,679 ten thousand (2018: approximately RMB459,338 ten thousand) and total assets of approximately RMB573,575 ten thousand (2018: approximately RMB660,754 ten thousand).

22. Business Review

Key financial and business performance indicators

Key financial and business performance indicators comprise profitability growth, return on equity and gearing ratio. Details of the analysis are set out in the section titled "Management Discussion and Analysis" of this annual report.



Risk Management

It is a development strategy of the Group to establish a risk management system covering all the business segments that monitors, assesses and manages various risks in the Group's activities. The management has identified the major risks of the Group and regularly reviews its exposure to industry, policy, operational and currency risks.

Sustainability Initiatives

The Group has been committed to contributing to the sustainability of the environment and maintaining a high standard of corporate social governance essential for creating a framework for motivating staff and promoting sustainable relationships with customers, suppliers, service vendors, regulators and shareholders, and contributes to the community in which we conduct our businesses for creating a sustainable return to the Group. The Group has implemented energy saving practices in offices and branch premises where applicable.

We have compliance and risk management policies and procedures, and members of the senior management are delegated with the continuing responsibility to monitor adherence and compliance with all significant legal and regulatory requirements. These policies and procedures are reviewed regularly. As far as the Company is aware, it has complied in material aspects with the relevant laws and regulations that have a significant impact on the business and operation of the Company and its subsidiaries.

23. Significant Investments

During the year ended 31 December 2019, the Group did not have any significant investments.



I. Profit distribution for the ordinary shares of the Company and conversion of capital reserves into share

Profit distribution for the ordinary shares, especially the formulation, implementation or adjustment of cash dividend during the reporting period

□ Applicable ✓ Not applicable

The proposals on dividend distribution for ordinary shares and conversion of capital reserves into share capital in the past three years (the reporting period inclusive)

In the past three years, the Company did not implement any proposals on dividend distribution for ordinary shares or proposals on conversion of capital reserves into share capital.

Cash dividend of the ordinary shares for the last three years (the reporting period inclusive)

Unit: RMB

	Net profi attributable to ordinary			Percentage of amount cash dividends in other forms to net profit		Percentage of amount of cash dividends (including other forms) to net profit
	shareholders of	f attributable to		attributable to		attributable to
	the listed	l ordinary	Amount of	ordinary		ordinary
	Company pe	r shareholders of	cash dividends	shareholders of		shareholders of
	consolidated	l the listed	in other forms	the listed	Amount of	the listed
Amou	t of statement for	r company per	(such as	company per	cash dividends	company per
Year of cash divide	nds the year of	f consolidated	repurchases of	consolidated	(including	consolidated
distribution (including	ax) distributior	statements	shares)	statements	other forms)	statements
2019	0.00 (196,309,267.90	0.00%	0.00	0.00%	0.00	0.00%
2018	.00 92,476,375.01	0.00%	0.00	0.00%	0.00	0.00%
2017	0.00 38,038,484.18	3 0.00%	0.00	0.00%	0.00	0.00%

The Company generated profit and the parent company generated positive distributable profit for ordinary shareholders during the reporting period but no cash dividend distribution proposal was presented during the reporting period

□ Applicable ✓ Not applicable

V. Material Matters



II. Profit distribution and conversion of capital reserves into share capital during the reporting period

\Box Applicable \checkmark Not applicable

The Company has no plan to distribute cash bonus, no issuance of bonus share and no capital reserve capitalisation.

III. Performance of commitment

1. Undertakings made by parties involved in undertakings including the Company's beneficial controllers, shareholders, related parties, bidders and the Company during the reporting period or prior periods but subsisting to the end of the reporting period

 \Box Applicable \checkmark Not applicable

During the reporting period, there was no undertaking made by parties involved in undertakings including the Company's beneficial controllers, shareholders, related parties, bidders and the Company during the reporting period or prior periods but subsisting to the end of the reporting period.

2. Corporate assets or project has profit forecast, and still in the period of the profit forecast at reporting period. Explanation for profit forecast of corporate assets or project receives profit forecast its reasons

 \Box Applicable \checkmark Not applicable

IV. Non-operating capital of the listed company by the controlling shareholder and its related parties

 \Box Applicable \checkmark Not applicable

There is no non-operating capital of listed company by controlling shareholder and related parties of the Company during the reporting period.

- V. Explanation for Board, Supervisory Committee and independent Director (if any) regarding the "modified auditor's report" for the current period by the accounting firm
 - \Box Applicable \checkmark Not applicable

VI. Explanation for the change in accounting policy, accounting estimate and accounting method as compared to the financial report of last year

□ Applicable ✓ Not applicable

During the reporting period, there were no changes in the accounting policies, accounting estimates and accounting methods of the Company.



VII. Explanation for major accounting errors correction that need to trace the restatement

\Box Applicable \checkmark Not applicable

No major accounting errors correction needs to trace the restatement during the reporting period.

VIII. Explanation for the change of the consolidated statements range as compared to the financial report of last year

✓ Applicable □ Not applicable

One controlled subsidiary, Shandong Molong Energy Technology Co., Ltd. was consolidated into the combined financial statements of the Company for the reporting period.

Molong Energy was granted its business licence on 13 March 2019, with a registered capital of RMB10 million. It is interested by Shandong Molong as to 51% and by 山東鴻進能源管理有限公司 (Shandong Hongjin Energy Management Co., Ltd.) as to 49%. The business scope of Molong Energy covers: energy management services; new energy promotion, technical services and technical consultancy; investment and construction of gas pipeline network projects; supply of urban gas; sale of gas equipment; installation and repair of gas equipment; development and sale of real properties; property leasing. As at the disclosure date of this report, Molong Energy has not yet commenced any business.

IX. Appointment, dismissal of accounting firm

The accounting firm currently appointed

Name of the domestic accounting firm	Shinewing Certified
	Public Accountants Ltd.
	(Special General Partner)
Compensation of the domestic accounting firm (Unit: RMB'0,000)	135
Continued term of service of the domestic accounting firm	7
Name of CPA of the domestic accounting firm	Kan Jing Ping, Zhang Xiu Qin
Continued term of service of certified public accountants of the domestic accounting firm	3, 5
Name of the foreign accounting firm (if any)	Not applicable
Continued term of service of the foreign accounting firm (if any)	Not applicable
Name of certified public accountant of the foreign accounting firm (if any)	Not applicable
Continued term of service of certified public accountant of the domestic accounting firm	Not applicable
(if any)	

Whether change appointed accounting firm at current period

□ Yes ✓ No

Engagement of accounting firm, financial consultant or sponsor for audit of internal controls

 \Box Applicable \checkmark Not applicable



X. Suspension of listing and termination of listing after disclosure of annual report

 \Box Applicable \checkmark Not applicable

XI. Matter related to bankruptcy and reorganization

 \Box Applicable \checkmark Not applicable

There is no matter related to bankruptcy and reorganisation during the reporting period.

XII. Significant lawsuit and arbitration

✓ Applicable □ Not applicable

Basic information about litigation (arbitration)	Amount involved (RMB'0,000)	Will estimated liability be incurred or not	Progress of litigation (arbitration)	Judgment result of the litigation (arbitration) and its impacts	Judgment execution of the litigation (arbitration)	Disclosure date	Disclosure index
Investor lawsuits	8,841.48	Yes	(For details, please refer to XIV.2 "Contingencies" in Section X of this report)	The Company has made provisions of estimated liabilities for the lawsuits.	The Company is in the process of paying claims in respect of the closed cases.	_	http://www. cninfo.com.cn

XIII. Punishment and rectification

 \Box Applicable \checkmark Not applicable

There was no punishment or rectification during the reporting period.

XIV.Integrity of the Company and its controlling shareholders and de facto controllers

 \Box Applicable \checkmark Not applicable



XV. Implementation of the stock incentive plan, employee shareholding plan or other employee incentive measure of the Company

\Box Applicable \checkmark Not applicable

There was no stock incentive plan, employee shareholding plan or other employee incentive measure and its implementation during the reporting period.

XVI. Significant related party transactions

1. Related party transactions associated with the day-to-day operations

 \Box Applicable \checkmark Not applicable

The Company did not conduct any related party transaction in the ordinary course of business during the reporting period.

2. Related party transaction in connection with purchase or sale of assets or equity interests

 \Box Applicable \checkmark Not applicable

There was no related party transaction in connection with purchase or sale of assets or equity interest during the reporting period.

3. Related party transaction in connection with joint external investment

 \Box Applicable \checkmark Not applicable

There was no related party transaction in connection with joint external investment during the reporting period.

4. Amounts due from/to related parties

✓ Applicable □ Not applicable

Any non-trade amounts due from/to related parties

□ Yes ✓ No

The Company did not have any non-trade amounts due from/to related parties during the reporting period.

5. Other significant related party transaction

 \Box Applicable \checkmark Not applicable

There was no other significant related party transaction during the reporting period.



XVII. Significant contracts and their implementation

1. Entrustment, Contracting and leasing

(1) Entrustment

 \Box Applicable \checkmark Not applicable

The Company had no entrustment during the reporting period.

(2) Contracting

 \Box Applicable \checkmark Not applicable

The Company had no contracting during the reporting period.

(3) Leasing

 \Box Applicable \checkmark Not applicable

The Company had no leasing during the reporting period.

2. Significant guarantee

 \Box Applicable \checkmark Not applicable

The Company had no guarantee during the reporting period.

3. Entrust others to manage cash assets

(1) Entrusted wealth management

 \checkmark Applicable \Box Not applicable

Particulars of entrusted wealth management during the reporting period

Unit: RMB'0,000

Specific type	Source of funds for entrusted wealth management	Number for entrusted wealth management	Outstanding balance	The amount due but not received
Wealth management products of banks	Self-owned capital	14,671	0	0
Total		14,671	0	0



V. Material Matters

Particulars of high-risk entrusted wealth management with individually significant or low-security, low-liquidity and non-principal protected products

✓ Not applicable □ Applicable

Expected irrecoverable principal or other potential impairment in entrusted wealth management

✓ Not applicable □ Applicable

(2) Particulars of entrusted loans

□ Applicable ✓ Not applicable

The Company had no entrusted loans during the reporting period.

4. Other significant contracts

✓ Not applicable □ Applicable

The Company had no other significant contracts during the reporting period.

XVIII. Social Responsibility Report

1. Performing social responsibility

During the reporting period, the Company attached great importance to the performance of social responsibility, and has taken a proactive stance in fulfilling social responsibility which was epitomised in the following aspects:

1. Safeguarding shareholders' interest

The Company had established a relatively well-established governance structure and a comprehensive internal control system. Such measures guaranteed the soundness and the level of control of the decision making mechanism of the Company on material issues. At general meetings, the Company adopted both on-the-spot plus online voting to enhance the participation of shareholders. The assembly, convention and voting procedures of the meeting complied with the requirements of the laws, regulations and the Articles of Association. The Company established various forms of communication platforms and channels with the investors through different measures and conducted timely, true, accurate and comprehensive regular information disclosure in strict compliance with the relevant laws, regulations, the Articles of Association and the requirements of the relevant system of the Company in order to ensure that all shareholders of the Company were given fair, just, open and adequate opportunities to acquire the information of the Company, which is aim at protecting various legal rights of all shareholders as stipulated by the laws, regulations and articles in a fair manner.

2. Safeguarding employees' interest

The Company highly emphasized the nurture of talents. We strived to improve the quality of our staff and realized mutual growth of our staff and the enterprise by offering our staff with career planning and organising various corporate training. The Company offered various social insurance to our staff and established relief fund to care and support staff in difficult times and created a harmonious working environment. In 2019, the Company released a total of RMB49,000 from the relief fund to give support to employees having family difficulties.



3. Actively participating in social undertakings

The Company paid great attention to the creation of social value and placed our focus of fulfilling social responsibility on actively participating in social services. We have spared no effort to join social undertakings and charity activities and organize numerous donations with a view to rewarding the society within our capacity. In August 2019, some areas in Shouguang City were seriously damaged by a major flood disaster due to Typhoon Lekima. The Company actively organised and started flood relief operation by, in no time, setting up a Molong temporary voluntary rescue team responsible for coordinating and equipping the rescue facilities and supplies. The Company together with all staff member raised RMB1.2 million of donation money and supplies for the disaster relief, rescue and post-disaster reconstruction of Shouguang City. The Company received recognition and praises from the society for these initiatives.

2. Fulfillment of social responsibility regarding targeted poverty alleviation

During the reporting period, the Company had no targeted e poverty alleviation activity, and also no subsequent targeted poverty alleviation plan.



Information relating to environmental protection 3.

Whether or not the listed company and its subsidiaries are among a list of major entities discharging pollutants released by environmental protection departments

Yes

The Company or name of subsidiary	Name of major pollutant and specific pollutant	Discharge method	Number of discharge outlets	Distribution of discharge outlets	Discharge concentration	Implemented standards for pollutant discharge		Approved total volume of discharge	Excessive discharge
Shandong Molong	Sulfur dioxide	Organised	1	Production	6.00mg/m ³	100mg/m ³	0.32 tonne	_	No
Shandong Molong	Nitrogen oxides	Organised	1	complex Production	18.0mg/m ³	150mg/m ³	3.77 tonnes	_	No
Shandong Molong	Fine dust	Organised	1	complex Production	7.20mg/m ³	15mg/m ³	0.41 tonne	_	No
Shandong Molong	Sulfur dioxide	Organised	1	complex Production	1.48mg/m ³	100mg/m ³	1.02 tonnes	_	No
Shandong Molong	Nitrogen oxides	Organised	1	complex Production	16.0mg/m ³	150mg/m ³	11.18 tonnes	_	No
Shandong Molong	Fine dust	Organised	1	complex Production	1.18mg/m ³	15mg/m ³	0.68 tonne	_	No
Shandong Molong	Sulfur dioxide	Organised	1	complex Production	12.0mg/m ³	100mg/m ³	0.72 tonne	_	No
Shandong Molong	Nitrogen oxides	Organised	1	complex Production complex	125.0mg/m ³	150mg/m ³	12.96 tonnes	_	No
Shandong Molong	Fine dust	Organised	1	Production	7.70mg/m ³	15mg/m ³	1.37 tonnes	_	No
Shandong Molong	Sulfur dioxide	Organised	1	Production	14.0mg/m ³	100mg/m ³	1.73 tonnes	_	No
Shandong Molong	Nitrogen oxides	Organised	1	Production	66.0mg/m ³	150mg/m ³	7.92 tonnes	_	No
Shandong Molong	Fine dust	Organised	1	Production complex	4.50mg/m ³	15mg/m ³	0.55 tonne	_	No
Shandong Molong	Benzene	Organised	1	Production	2.06mg/m ³	5mg/m ³	20.31 kilograms	_	No
Shandong Molong	Toluene	Organised	1	Production	0	25mg/m ³	0	_	No
Shandong Molong	Xylene	Organised	1	Production	0	40mg/m ³	0	_	No
Shandong Molong	Non-methane total hydrocarbons	Organised	1	Production	1.42mg/m ³	50mg/m ³	14.01 kilograms	_	No
Shandong Molong	Benzene	Organised	1	Production	0.03mg/m ³	5mg/m ³	0.26 kilogram	_	No
Shandong Molong	Toluene	Organised	1	Production	0	25mg/m ³	0	_	No
Shandong Molong	Xylene	Organised	1	Production	0	40mg/m ³	0	_	No
Shandong Molong	Non-methane total hydrocarbons	Organised	1	Production	3.09mg/m ³	50mg/m ³	27.7 kilograms	_	No
Shandong Molong	Benzene	Organised	1	Production	1.30mg/m ³	5mg/m ³	2.43 kilograms	_	No
Shandong Molong	Toluene	Organised	1	Production	0.34mg/m ³	25mg/m ³	0	—	No
Shandong Molong	Xylene	Organised	1	Production	0	40mg/m ³	0	_	No
Shandong Molong	Non-methane total hydrocarbons	Organised	1	Production	8.79mg/m ³	50mg/m ³	62.75 kilograms	_	No
Shouguang Maolong	Sulfur dioxide	Organised	1	Production complex	31.3 mg/m ³	80mg/m ³	24.84 tonnes	_	No
Shouguang Maolong	Nitrogen oxides	Organised	1	Production complex	23.5mg/m ³	300mg/m ³	9.01 tonnes	_	No
Shouguang Maolong	Fine dust	Organised	1	Production	1.43mg/m ³	15mg/m ³	0.96 tonne	_	No
Shouguang Baolong	Fine dust	Organised	1	Production	2.42mg/m ³	10mg/m ³	12.12 tonnes	_	No
Shouguang Baolong	Fine dust	Organised	1	Production complex	1.27mg/m ³	10mg/m ³	212.6 kilograms	_	No



Construction and Operation of Pollution Prevention and Control Facilities

Wastewater treatment facilities: The Company has equipped production lines in all production complexes with integrated sewage treatment facilities which have been in normal operation. Wastewater discharged from production process is treated and recycled.

Exhaust treatment facilities: The Company has equipped production lines in all production complexes with denitration and electrostatic/electric precipitator and fabric filter, to ensure effective treatment and discharge of exhausts and fine dusts generated from the production process.

Environmental Impact Assessment of Construction Projects and Other Administrative Permissions for Environmental Protection

The Company strictly complied with the requirements of the environmental laws and regulations to carry out environmental impact assessment of contraction project. The construction projects have all passed the environmental impact assessment procedures and been accepted by the relevant competent authorities, and filing procedures have been carried out. The Company's pollutants discharge permits were all valid.

Emergency Plans for Sudden Environmental Incidents

Each of the Company and its subsidiaries has engaged a qualified firm to prepare its emergency plans for sudden environmental incidents, which have been filed to environment authorities after reviewed by experts. The Company and its subsidiaries has also organised trainings and drills to rectify the problems in the area of emergency management, so as to strengthen the control of environmental risks.

Environmental Self-monitoring Program

During the reporting period, the Company and its subsidiaries worked closely with local environmental inspection departments on periodic supervisory inspections, and engaged third party inspection firms to monitor their discharge statistics on an irregular basis, with an aim to meet industry standards and requirements of local environmental authorities. Monthly sample testing on the related environmental statistics, supervision on stable operation of wastewater and exhaust treatment facilities are conducted to effectively enhance the management of internal discharge of wastewater and exhaust. In 2019, the Company invested in 4 additional sets of monitoring equipment, which have already connected with the platform of government, to ensure the discharge of pollutants is up to standard.

Other discloseable environmental information

The Company had no other discloseable environmental information.

Other environmentally related information

The Company had no other environmentally related information.

XIX. Explanation for other matters of significance

□ Applicable ✓ Not applicable

The Company had no explanation for other matters of significance during the reporting period.



XX. Significant events of subsidiaries of the Company

✓ Applicable □ Not applicable

Change of name, type and business scope of a subsidiary 1.

On 25 September 2019, in light of the need for business development and business management, Shouguang Maolong Microcredit Loan Co., Ltd. (壽光市懋隆小額貸款股份有限公司) made changes to its company name, type and business scope. Therefore, the company was renamed as 壽光市寶隆管理諮詢有限公司 (Shouguang Baolong Management and Consultancy Co., Ltd.). (Announcement number 2019-024)

Deregistration of subsidiaries 2.

On 29 October 2019, the Company held the fifth meeting of the sixth session of the Board, at which the "resolution regarding the deregistration of a wholly owned subsidiary" was passed, which proposed to collectively dispose of 壽光市懋隆廢舊金屬回收有限公司 (Shouguang Maolong Old Metals Recycle Co., Ltd.) and 文登市寶隆 再生資源有限公司 (Wendeng Baolong Recyclable Resource Co., Ltd.), both subsidiaries of the Company, by liquidation and deregistration. (Announcement number 2019-029)

On 24 December 2019, the Company received a notice from the Administrative Examination and Approval Service Bureau under the Administration for Market Regulation of Wendeng District of Weihai City, regarding the grant of deregistration approval and completion of the related deregistration procedures for Wendeng Baolong. On 18 February 2020, the Company received a notice from the Administrative Examination and Approval Service Bureau of Shouguang City, regarding the grant of deregistration approval and that the deregistration procedures for Maolong Recycle were completed. (Announcement number 2019-033 and 2020-002)



I. Changes in Share Capital

1. Changes in Shares

Unit: share

	Prior to the change		In	ncrease/decrease as a result of the change (+, –)				After the change	
				Tr	ansfer from				
	Number of		New issue		capital			Number of	
	shares	Percentage	of shares	Bonus issue	reserve	Others	Subtotal	shares	Percentage
I. Shares subject to lock-up	194,150,250	24.33%	0	0	0	(194,043,750)	(194,043,750)	106,500	0.01%
1. State-owned shares	0	0.00%	0	0	0	0	0	0	0.00%
2. State-owned legal person shares	0	0.00%	0	0	0	0	0	0	0.00%
3. Other domestic shares	194,150,250	24.33%	0	0	0	(194,043,750)	(194,043,750)	106,500	0.01%
Including: Domestic legal person shares	0	0.00%	0	0	0	0	0	0	0.00%
Domestic natural person shares	194,150,250	24.33%	0	0	0	(194,043,750)	(194,043,750)	106,500	0.01%
4. Foreign shares	0	0.00%	0	0	0	0	0	0	0.00%
Including: Overseas legal person shares	0	0.00%	0	0	0	0	0	0	0.00%
Overseas natural person shares	0	0.00%	0	0	0	0	0	0	0.00%
II. Shares not subject to lock-up	603,698,150	75.67%	0	0	0	194,043,750	194,043,750	797,741,900	99.99%
1. RMB ordinary shares	347,571,750	43.56%	0	0	0	194,043,750	194,043,750	541,615,500	67.88%
2. Domestically-listed foreign shares	0	0.00%	0	0	0	0	0	0	0.00%
3. Overseas-listed foreign shares	256,126,400	32.10%	0	0	0	0	0	256,126,400	32.10%
4. Others	0	0.00%	0	0	0	0	0	0	0.00%
III. Total number of shares	797,848,400	100.00%	0	0	0	0	0	797,848,400	100.00%

Reason(s) for change in shares

✓ Applicable □ Not applicable

As at the end of the reporting period, the original term of directorship of the original chairman Mr. Zhang En Rong and an original director Mr. Zhang Yun San expired for six months. In accordance with the requirements under the SZSE, the shares held by them subject to lock-up therefore changed from lock-up shares of senior management to shares not subject to lock-up, which involved 194,043,750 shares.

Approval for the change in shares

 \Box Applicable \checkmark Not applicable

Transfer for the change in shares

 \Box Applicable \checkmark Not applicable

Status of share buy-backs

 \Box Applicable \checkmark Not applicable

Status of reduction of repurchased shares through centralised bidding

 \Box Applicable \checkmark Not applicable



Effects of the change in shares on financial indicators such as basic earnings per share, diluted earnings per share and net assets attributable to ordinary shareholders of the Company per Share for the most recent year and period

✓ Not applicable □ Applicable

Other disclosures where were considered necessary by the Company or required by securities regulatory authorities

✓ Not applicable □ Applicable

2. Changes in locked-up shares

✓ Applicable □ Not applicable

Unit: share

Name of shareholder	Lock-up shares at the beginning of the period	Increased during the period	Released during the period	Lock-up shares at the end of the period	Reason(s) for lock-up	Date of release from lock-up
Zhang En Rong	176,712,750	0	176,712,750	0	Being the lock-up shares of senior management, as the term of original directorship expired for six months, those shares were released from lock-up in accordance with the relevant requirements.	2019-12-28
Zhang Yun San	17,331,000	0	17,331,000	0	Being the lock-up shares of senior management, as the term of original directorship expired for six months, those shares were released from lock-up in accordance with the relevant requirements.	2019-12-28
Total	194,043,750	0	194,043,750	0	_	_

II. Issuance and listing of securities

1. Securities issuance (exclusive of preferred stock) during the reporting period

 \Box Applicable \checkmark Not applicable

2. Explanation for the changes in total shares of the Company and shareholding structure and movement in the assets and liability structure of the Company

 \Box Applicable \checkmark Not applicable

3. Existing internal staff shares condition

 \Box Applicable \checkmark Not applicable

III. Profiles of the shareholders and actual controller

1. Number of corporate shareholders and shareholding condition

Unit: share

Total number of ordinary shareholders at the end of reporting period	35,460 (of which 35,415 were for A shares and 45 were for H shares)	Total number of ordinary shareholders at last end of month before the annual report disclosure day	33,909 (of which 33,864 were for A shares and 45 were for H shares)	Total number of voted recovery preferred stockholder at the end of reporting period (if any) (see Note 8)	0	Total number of voted recovery preferred stockholder at last end of month before the annual report disclosure day (if any)	0
						(see Note 8)	





VI. Changes in Shares and Shareholders

	Shareholders holding i	more than 5%	of the shares o Number of shares held at the end	r shareholding Increase/ decrease in the	g of the top ten s Number of	hareholders Number of		
Name of shareholder		Percentage of shareholding		reporting period	lock-up shares held	non-lock up shares held	Pledged o Status of shares	r frozen Number of shares
HKSCC Nominees Limited	Overseas legal	30.92%	246,705,390	(66,000)	0	246,771,390	—	—
Zhang En Rong	Domestic natural person	29.53%	235,617,000	0	0	235,617,000	Pledged	187,617,000
Zhang Yun San	Domestic natural person	4.03%	32,168,400	0	0	32,168,400	_	_
Lin Fu Long	Domestic natural person	3.28%	26,162,000	0	0	26,162,000	_	_
Central Huijin Asset Management Co., Ltd	State-owned legal person	1.70%	13,536,100	0	0	13,536,100	_	_
Ronghe Phase II private securities investment fund of Shenzhen Qianhai Jingwei Ronghe Asset Management Co., Ltd. (深圳 前海經緯融和資產管理有限公 司)	Other	0.47%	3,745,252	(36,300)	0	3,781,552	_	_
Zheng Xiang Jin	Domestic natural person	0.28%	2,270,100	2,270,100	0	1,201,200	_	—
Sun Xiao Ou	Domestic natural person	0.24%	1,926,000	851,400	0	1,074,600	_	—
JSAN ANNE MARIE	Overseas natural person	0.19%	1,500,000	1,500,000	0	1,100,000	_	_
Cai Jia Jun	Domestic natural person	0.18%	1,455,000	455,000	0	1,074,600	_	_
Remarks on strategic in ordinary legal person 10 shareholders after shares (if any) (see No Connected relationship	becoming top r placing of new ote 3)	Not applie Zhang En		e father of	Zhang Yun	San. The Co	ompany is r	not aware
		- f		والمراجع والمراجع				

concert relationship among the above shareholders

of any connected relationship or concert-party relationship among other shareholders.



Shareholdings of the top ten shareholders of non-lock shares shares

	Number of lock-up shares		
	held at the end		
	of the reporting	Class of shares	
Name of shareholder	period	Class of shares	Amount
HKSCC Nominees Limited	246,705,390	Overseas listed foreign shares	246,705,390
Zhang En Rong	235,617,000	RMB ordinary shares	235,617,000
Zhang Yun San	32,168,400	RMB ordinary shares	23,108,000
	52,100,400	Overseas listed foreign shares	9,060,400
Lin Fu Long	26,162,000	RMB ordinary shares	26,162,000
Central Huijin Asset Management Co., Ltd	13,536,100	RMB ordinary shares	13,536,100
Ronghe Phase II private securities investment	3,745,252	RMB ordinary shares	3,745,252
fund of Shenzhen Qianhai Jingwei	5,745,252	nind ordinary shares	5,145,252
Ronghe Asset Management Co., Ltd.			
Zheng Xiang Jin	2,270,100	RMB ordinary shares	2,270,100
Sun Xiao Ou	1,926,000	RMB ordinary shares	1,926,000
JSAN ANNE MARIE	1,500,000	RMB ordinary shares	1,500,000
Cai Jia Jun	1,455,000	RMB ordinary shares	1,455,000
Explanation for the connected relationship		e father of Zhang Yun San. The C	
or concert-party relationship in the top		her there exists connected relatio	
ten holders of non-restricted circulating	concert-party relat	ionship among other shareholder	rs.
shares, and between top ten holders of			
nonrestricted circulating shares and Top			
ten shareholders			
Explanation for top ten common	Not applicable		
stockholders participate in securities			
margin trading (if any) (see Note 4)			

Any contracted repurchase transactions were entered into by the top 10 ordinary shareholders and the top 10 nonlocked up ordinary shareholders during the reporting period

□ Yes ✓ No

The top 10 ordinary shareholders and the top 10 non-locked up ordinary shareholders did not enter any contracted repurchase transactions during the reporting period.



2. Controlling shareholders of the Company

Natural of controlling shareholder: Natural person holding Type of controlling shareholder: Natural person

Name of controlling shareholder	Nationality	of other countries or districts is obtained
Zhang En Rong	PRC	No
Main occupation and duties		Not applicable
Equity interests controlled and invested in other companies whose listed domestically or overseas during the reporting period	Not applicable	

Whether right of abode

Change condition of controlling shareholders during the reporting period

□ Applicable ✓ Not applicable

There is no change of controlling shareholder during the reporting period.

3. De facto controllers and the persons acting in concert with them

Nature of de facto controller: Domestic natural person Type of de facto controller: Natural person

Name of de facto controller	Relationship with de facto controller	Nationality	Whether right of abode of other countries or districts is obtained
Zhang En Rong	Self	PRC	No
Main occupation and position			Not applicable
Companies listed domestically or	r overseas in the past 10 years		Not applicable
Change of the de facto controlle	er during the reporting period		

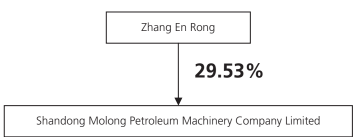
 \Box Applicable \checkmark Not applicable

VI. Changes in Shares and Shareholders



There is no change of the de facto controller during the reporting period.

Chart illustrating the equity and controlling relationship between the Company and the actual controller:



De facto controller controls the Company by trust or other assets management way

 \Box Applicable \checkmark Not applicable

4. Other legal person shareholder who holds more than 10% of the shares

 \Box Applicable \checkmark Not applicable

5. Restrictions on reduction of shares for the controlling shareholder, de facto controller, party to restructuring and other commitment entity

 \Box Applicable \checkmark Not applicable



 \Box Applicable \checkmark Not applicable

The Company had no preferred stock during the reporting period.





 \Box Applicable \checkmark Not applicable

The Company had no convertible corporate bonds during the reporting period.

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I. Changes in Shareholdings of the Directors, Supervisors and Senior Management

Name	Position	Office status	Gender	Age	Term start date	Term end date	Shares held at the beginning of the period (shares)		Share decreased during the period (shares)	Other changes (shares)	Shares held at the end of the period (shares)
Liu Yun Long	Chairman	Incumbent	Male	50	21 December 2018	20 December 2021	2,500	0	0	0	2,500
Liu Min	General manager Executive director Deputy general manager Financial controller	Incumbent	Male	44	21 December 2018	20 December 2021	0	0	0	0	0
Li Zhi Xin	Secretary to the board Executive director	Incumbent	Male	42	21 December 2018	20 December 2021	0	0	0	0	0
Zhang Yu Zhi	Deputy general manager Executive director Deputy general manager	Incumbent	Male	61	21 December 2018	20 December 2021	0	0	0	0	0
Yao You Ling	Non-executive director	Incumbent	Male	57	21 December 2018	20 December 2021	0	0	0	0	0
Wang Quan Hong	Non-executive director	Incumbent	Male	51	21 December 2018	20 December 2021	139,500	0	0	0	139,500
Tang Qing Bin	Independent director	Incumbent	Male	56	21 December 2018	20 December 2021	0	0	0	0	0
Song Zhi Wang	Independent director	Incumbent	Male	56	21 December 2018	20 December 2021	0	0	0	0	0
Cai Zhong Jie	Independent director	Incumbent	Male	57	21 December 2018	20 December 2021	0	0	0	0	0
Wei Zhao Qiang	Chairman of supervisory board	Incumbent	Male	48	21 December 2018	20 December 2021	0	0	0	0	0
Wang Ming Hua	Supervisor	Incumbent	Male	45	21 December 2018	20 December 2021	0	0	0	0	0
Liu Bo	Supervisor	Incumbent	Male	44	21 December 2018	20 December 2021	0	0	0	0	0
Total	_	_	_	_	_	_	142,000	0	0	0	142,000

II. Change of Directors, Supervisors and Senior Management

 \Box Applicable \checkmark Not Applicable

III. Duties and responsibilities

Professional backgrounds, major work experience and duties within the Company of the current Directors, Supervisors and Senior Managers of the Company

(1) Members of the Board

Executive Director

Mr. Liu Yun Long, male, Han ethnicity, born in May 1969, aged 50, is a CPC party member and holds an Executive Master of Business Administration (EMBA) degree from School of Continuing Education, Tsinghua University. He is one of the founders of the Company. He joined Shouguang Petroleum Machinery Factory in March 1990, and held the posts of workshop supervisor, factory branch manager and general manager of the subsidiary successively; from 2001 to 2013, he was the branch production director, general manager of Weihai Baolong, general manager of Shouguang Baolong and deputy general manager of the Company successively. He has extensive experience in production management of oil extraction machinery. He is currently the chairman and general manager of the Company.

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IX. Directors, Supervisors, Senior Management and Employees



Mr. Liu Min, male, Han ethnicity, born in February 1975, aged 44, graduated from Shandong University and holds the professional title of accountant. Joining the Company in 2003, he has successively held the posts of director of the information center, audit director and finance director of the Company. He has over 10 years of experience in finance management. He is currently an executive director, deputy general manager, chief financial officer, and secretary to the Board of the Company.

Mr. Li Zhi Xin, male, Han ethnicity, born in June 1977, aged 42, is a CPC party member and holds an EMBA degree from the School of Continuing Education, Tsinghua University. Joining the Company in 1994, he served as the branch production director and the person in charge of the production control center successively. He is currently an executive director and deputy general manager of the Company, in charge of the safety, environmental protection and overall production of group companies.

Mr. Zhang Yu Zhi, male, Han ethnicity, born in November 1958, aged 61, is a CPC party member and holds an EMBA degree from the School of Continuing Education, Tsinghua University. Joining the Company in October 1994, he has successively held the posts of manager of the Xinjiang representative office of the Company, general manager of the marketing company, deputy general manager of the Company and chairman of the labor union. He is currently an executive director and deputy general manager of the Company, in charge of the sales of group companies.

Non-executive Directors

Mr. Yao You Ling, male, Han ethnicity, born in July 1962, aged 57, is a CPC party member, a graduate student with a doctoral degree in engineering, and a researcher of engineering technology application. He was the deputy factory manager of Laigang Steel Rolling Plant (萊鋼軋鋼廠), the deputy chief of the command department for the technical transformation project of Laigang Steel and later the chief of the same department, a director and the deputy general manager of Luyin Investment Group Co., Ltd. He is currently a member of the CPC party committee and deputy general manager of Luyin Investment Group Co., Ltd. Mr. Yao You Ling joined the Group in December 2018.

Mr. Wang Quan Hong, male, Han ethnicity, born in December 1968, aged 51, is an economist with a junior college degree. Mr. Wang was an officer of the planning office at Agricultural Bank of China Shandong Branch, a senior staff member and a principal staff member of the capital and finance department of China Great Wall Asset Management Jinan Office, and the project manager, business director and deputy senior manager of China Great Wall Asset Management Jinan Office (presiding over work). He is currently the deputy senior manager of the second asset management department of China Great Wall Asset Management Co., Ltd. Shandong Branch (presiding over work). Mr. Wang Quan Hong joined the Group in December 2018.

Independent Directors

Mr. Tang Qing Bin, male, Han ethnicity, born in October 1963, aged 56, is a CPC party member and a certified public accountant with a college degree. Mr. Tang has extensive practical experience in corporate restructuring, risk management and control, and corporate auditing. Mr. Tang was a teacher of Shandong University of Finance and Economics, the chief accountant of Qilu Futures Brokerage Co., Ltd. (齊魯期貨經紀公司), and the director of Dongfang Junhe Certified Public Accountants Co., Ltd. He is currently a senior partner of Beijing Zhongzheng Tiantong Certified Public Accountants Co., Ltd, an independent director of the Company, and an independent director of Lucion Venture Capital Group Co., Ltd. Mr. Tang Qing Bin joined the Group in December 2018.



Mr. Song Zhi Wang, male, Han ethnicity, born in September 1963, aged 56, is a senior economist with a master's degree in business administration. Mr. Song was a teacher at the School of Finance of Qilu University of Technology, a financial supervisor at the financial management office of the People's Bank of China (Shandong Branch), and the deputy general manager of Ping An Property & Casualty Insurance Company of China, Ltd. (Shandong Branch). Mr. Song is currently the chairman and general manager of Shandong Jiuan Insurance Broker Co., Ltd. (山東九安保險經紀股份有限公司), a deputy-director member of Shandong Insurance Industry Reform and Development Expert Advisory Committee (山東保險業改革發展專家諮詢委員會), a vice president of Shandong Insurance Society (山東省保險學會) and a supervisor of Shandong Insurance Intermediary Association. Mr. Song Zhi Wang joined the Group in December 2018.

Mr. Cai Zhong Jie, male, Han ethnicity, born in November 1962, aged 57, is a CPC party member and holds a master's degree in law of China University of Political Science and Law. Starting his career as a lawyer in 1985, Mr. Cai has been recognised as an Outstanding Provincial Lawyer and an Outstanding National Lawyer successively. He was also recognised as an Advanced Worker by the Department of Justice of Shandong Province for several times. In addition, Mr. Cai has been selected as a member of the Legal Expert Database of Shandong Provincial People's Government, the Legal Expert Database of Shandong Provincial State-owned Assets Supervision and Administration Commission. He is currently the director, senior lawyer, and senior partner of Jincheng Tongda & Neal (Jinan) Law Firm (金誠同達(濟南)律師事務所) and an independent director of Jinneng Science and Technology Company Limited. Mr. Cai Zhong Jie joined the Group in December 2018.

(2) Members of the Supervisory Board

Mr. Wei Zhao Qiang, male, Han ethnicity, born in April 1971, aged 48, holds a junior college degree. Joining the Company in May 1995, Mr. Wei has successively served as a technician and director of Maolong Company (懋隆公司), and the chief of the electro-mechanical section of Shouguang Baolong. He is currently the chief electrical engineer and the Casting and Forging Company and the director of the equipment office of the smelting reduction department, and chairman of the Supervisory Board.

Mr. Wang Ming Hua, male, Han ethnicity, born in October 1974, aged 45, is a CPC party member and a graduate student with a doctoral degree in law. Mr. Wang served as an associate chief judge for No.2 Civil Court of the Intermediate People's Court of Jinan City. He has been engaged in the trial of civil and commercial cases as well as business guidance for a long period of time, and has conducted in-depth research on corporate law, insurance law and securities law. Mr. Wang is currently the program director for the master's degree in law at Shandong Normal University Law School, a supervisor and professor for the master's degree in law, and a part-time lawyer with Grandall Law Firm (Jinan). Mr. Wang Ming Hua joined the Group in December 2018.

Mr. Liu Bo, male, Han ethnicity, born in April 1975, aged 44, is a CPC party member and holds a master's degree in business administration. Mr. Liu worked for the Financial Ombudsman's Office of the Ministry of Finance in Shandong (財政部駐山東省財政監察專員辦事處), served as a project manager of Shandong Xinyuan Limited Liability Accounting Firm (山東信源有限責任會計師事務所), the deputy director and later the director of Shandong Zhongda Accounting Firm. Mr. Liu is currently the director of Mazars Certified Public Accountants LLP. (Shandong Branch). He is also a fellow member of the Chinese Institute of Certified Public Accountants, a Premium Industry Talent of Certified Public Accountants in Shandong (山東省註冊會計師行業高端人才), a financial expert for the World Bank Shandong Project, and a distinguished financial expert for the Department of Finance, Department of Commerce, and Economic and Information Technology Committee of Shandong Province. Mr. Liu Bo joined the Group in December 2018.



(3) Senior Management

For the biographical details of Mr. Liu Yun Long, the general manager of the Company, and Mr. Liu Min, Mr. Li Zhi Xin and Mr. Zhang Yu Zhi, the deputy general managers of the Company, please refer to "(1) Members of the Board" of this section.

(4) Company Secretary

Mr. Chan Wing Nang, Billy (陳永能先生), born in June 1961, aged 58, is the company secretary of the Company. Mr. Chan Wing Nang, Billy graduated from the University of Newcastle upon Tyne, United Kingdom with a bachelor degree in Civil Engineering in 1986. He also received a master degree in business administration from the University of Warwick, United Kingdom. He is a member of the Hong Kong Institute of Certified Public Accountants and the Institute of Chartered Accountants in England and Wales. Mr. Chan Wing Nang, Billy has over 10 years of experience in the accounting and consulting field. Prior to joining the Group, Mr. Chan was a director in a consulting company. Mr. Chan Wing Nang, Billy joined the Group on 13 December 2004.

Positions held at shareholders' entities

□ Applicable ✓ Not applicable

Positions held at other entities

 \checkmark Applicable \Box Not applicable

Name of employee	Name of other entity	Position held at other entity	Term start date	Term end date	Entitlement to compensation and allowances from other entity
Yao You Ling	Luyin Investment Group Co., Ltd.	Deputy general manager	January 2010	_	Yes
Wang Quan Hong	Great Wall Asset Management Co., Ltd., Shandong Province Branch	Senior manager	February 2000	—	Yes
Tang Qing Bin	Beijing Zhongzheng Tiantong Certified Public Accountants Co., Ltd. (Special General Partnership)	Senior partner	October 2010	_	Yes
Tang Qing Bin	Lucion Venture Capital Group Co., Ltd.	Independent director	January 2019		Yes
Song Zhi Wang	Shandong Jiuan Insurance Broker Co., Ltd.	Chairman	March 2003	—	Yes
Cai Zhong Jie	Jincheng Tongda & Neal (Jinan) Law Firm	Senior partner	September 2014	_	Yes
Cai Zhong Jie	Jinan Ruitao Corporate Management and Consultancy Co., Ltd.	Executive director and manager	June 2017	_	Yes
Cai Zhong Jie	Jinneng Science and Technology Company Limited	Independent director	November 2017	—	Yes
Wang Ming Hua	Shandong Normal University	Professor	July 2015	_	Yes
Liu Bo	Union Power Certified Public Accountants (Special General Partnership)	Director of Shandong Branch	May 2017	_	Yes

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Any securities regulatory institution punishment to the Company's Director, Supervisor and senior management who are incumbent and outgoing during the reporting period at last 3 years

 \Box Applicable \checkmark Not applicable

IV. Remunerations of Directors, Supervisors and Senior Management

Decision process, basis for determining and actual payment of the remuneration of Directors, Supervisors and Senior Management

The remuneration of directors and supervisors of the Company is proposed by the Board of the Company. After consent by the Board, the proposal will then be presented to the general meeting for consideration and approval; while the remuneration plan for the senior management is approved by the Board. The subsidy for the Independent Directors and Supervisors of the Company is determined according to the industry level; the remuneration of the Worker Directors, Worker Supervisors and Senior Management of the Company is decided based on the internal wage system and assessment system of the Company. During the reporting period, the Worker Directors, Worker Supervisors and Senior Management received their remuneration on a timely manner according to the wage system and assessment system of the Company. External directors and supervisors receive their remuneration semi-annually.

Compensations of Directors, Supervisors and Senior Management during the reporting period

Unit: RMB'0,000

Name	Position	Gender	Age	Duty Status	before tax received from	Entitlement to compensation from the related party of the Company
Liu Yun Long	Chairman, general manager Executive director, deputy general manager, financial controller,	Male	50	Incumbent	69.61	No
Liu Min	secretary to the board Executive director, deputy general	Male	44	Incumbent	43.76	No
Li Zhi Xin	manager Executive director, deputy general	Male	42	Incumbent	50.08	No
Zhang Yu Zhi	manager	Male	61	Incumbent	39.13	No
Yao You Ling	Non-executive director	Male	57	Incumbent	0	No
Wang Quan Hong	Non-executive director	Male	51	Incumbent	0	No
Tang Qing Bin	Independent director	Male	56	Incumbent	12.73	No
Song Zhi Wang	Independent director	Male	56	Incumbent	12.73	No
Cai Zhong Jie	Independent director	Male	57	Incumbent	12.73	No
Wei Zhao Qiang	Chairman of supervisory board	Male	48	Incumbent	20.36	No
Wang Ming Hua	Supervisor	Male	45	Incumbent	3.76	No
Liu Bo	Supervisor	Male	44	Incumbent	3.76	No
Total	_	_	_	_	268.65	_

IX. Directors, Supervisors, Senior Management and Employees



Stock ownership incentive awarded to the Directors and senior management of the Company

 \Box Applicable \checkmark Not applicable

V. Personnel of the Company

1

Number of staffs, professional structure and education level	
Number of staffs on active duty in parent company (persons)	2,096
Number of staffs on active duty in major subsidiaries (persons)	1,117
Total number of staffs on active duty (persons)	3,213
Total number of paid staffs in the current period (persons)	3,213
Number of retired staffs whose expenses are borne by the parent company and	
major subsidiaries (persons)	0
Professional structure	
	Number of
Professional structure type	individuals
Production personnel	2,926
Sales personnel	53
Technicians	36
Financial staff	35
Administrative staff	163
Total	3,213
Education level	
	Number of
Type of education level	individuals
Master and above	38
Bachelor	182
Junior college	596
Technical secondary school (high school) qualifications and below	2,397

Total

2. Remuneration policy

1. In order to govern the remuneration management of the Company, give full play of the incentive effect of remuneration, define responsibilities of all departments, depending on the current actual circumstances, the Company gradually established and improved a relatively reasonable remuneration structure and formulated a corresponding remuneration system and work process;

65

3,213



- 2. On the premises of providing stable income and performance-based incentives to staff members on a fair and reasonable basis, the Company remunerates staff depending on their performance that motivates their enthusiasm and sense of responsibility. By understanding the local market rate of remuneration and benefit packages, the Group determines the remuneration base based on the requirements of different positions and make adjustment as appropriate to ensure that staff remuneration is in line with the market rate for the same industry and job type in the society, and also enhance the external attractiveness and internal incentivisation;
- 3. To encourage new employee to stay in the job for a longer term and also encourage older employees to continue to shine and make greater contributions to the Company, the Company implements a non-descending calculation method for length of employment, which is more humanised, rationalised and attractive than surrounding companies. It also guarantees employees of the Company to have a long-term job;
- 4. To facilitate minor internal changes, technological achievements, and development of new products during special periods, the Company has formulated a series of incentive measures to further enhance the enthusiasm of employees for greater performance and higher profitability, so that the employees can share interests with the Company.

3. Training programmes

- 1. The Company has always taken talent nurturing and development as one of the measures supporting the Company's development strategy. Therefore, the Company links employee training with its strategic planning and operating indicators by coordinating internal and external resources. Based on the concept of "going out and recruiting in" and taken into account the requirements of the Company and various departments for quality and competence of employees, the Company has formulated an annual training implementation plan;
- 2. To facilitate new employees to quickly adapt to the Company's culture and management principles and meet the job requirements, in addition to focusing on the training in corporate culture, corporate mechanism as well as quality, safety, technique systems, the Company also continuously improves the internal training mechanism by establishing an team of internal trainers, organising internal staff training programmes, increasing training efforts, optimising training results, and making constant adjustments and update according to the training results;
- 3. Depending on the actual circumstances and based on the requirements of specific posts, the Company organises and enrolls external professional training programmes on an irregular basis so as to improve staff achievements and job competence. The Company also engages external trainers on an irregular basis to provide collective training for management personnel of the Company, in order to continuously raise their management skill and professionalism and enhance competitiveness of the Company;
- 4. To further improve the governance of corporate systems, the Company adopts various training approaches to promote staff development help them plan reasonable career paths, enhance staff cohesiveness, create good learning-oriented corporate culture, and boost shared development of employees and the Company.

4. Labor outsourcing condition

 \Box Applicable \checkmark Not applicable



I. Corporate Governance

During the reporting period, under the requirements of Company Law (《公司法》), Securities Law (《證券法》), Code of Corporate Governance for Listed Companies (《上市公司治理準則》) and listing rules of Shenzhen Stock Exchange (《深圳證券交易所股票上市規則》) in the PRC, and other requirements of the relevant provisions of China Securities Regulatory Commission, the Company has established a high standard of governance structure and sound internal management system to improve the Company's standard operation level. The Board considers there is no material deviation of the Company in its corporate governance from the documented regulatory requirements provided for listed companies in respect of corporate governance.

- (I) Shareholders and general meetings: The Company has established a corporate governance structure to ensure that all shareholders are able to fully exercise their rights and enjoy equal status, in particular for minority shareholders. Sufficient time is provided at general meetings of shareholders, which are to be convened legally and validly, for the discussion of each proposal, to provide good opportunities for communications between the Board and the shareholders. In addition, shareholders may contact the Company through its shareholder hotline during normal working hours or through its designated e-mail address for any enquiries.
- (II) Controlling shareholder and the listed company: The Company's controlling shareholder is Mr. Zhang En Rong. The controlling shareholder exercises its rights as an investor in strict compliance with the law, without adversely affecting the lawful rights and interests of the Company and other shareholders. Candidates for election as Directors and Supervisors are nominated in strict compliance with laws and regulations and the terms and procedures as set out in the Articles. The staffing, assets, financial affairs, organization and business of the controlling shareholder are independent to those of the listed company, with the controlling shareholder. The controlling shareholder has not directly or indirectly interfered with the decision-making and business activities of the Company beyond the general meeting.
- (III) Directors and the Board: The Company appoints directors in strict compliance with the procedures set out its Articles, ensuring that the directors are appointed in an open, fair, just and independent manner. In order to fully reflect the opinions of minority shareholders, a cumulative voting scheme is adopted for the appointment of directors. The Board has a reasonable professional structure, acting in the best interests of the Company and in good faith. The Company has formulated the Rules of Procedures for Board Meetings, and board meetings are convened and held in strict compliance with the Articles and Rules of Procedures for Board Meetings. To optimise the corporate governance structure, four specialist committees — the Strategic Committee, Nomination Committee, Audit Committee and Remuneration and Evaluation Committee — have been established by the Board in accordance with the Governance Standards for Listed Companies. The majority of members and the conveners in each of these committees are Independent Directors, providing scientific and professional opinions for reference by the Board in its decision-making.
- (IV) Supervisors and the Supervisory Committee: The Supervisors possess professional knowledge and work experience in legal, accounting and other areas and are elected by way of cumulative voting. They monitor the financial affairs and supervise the lawful and regulatory performance of duties by the Company's Directors, the General Manager and other members of the senior management, and safeguard the legal rights and interests of the Company and shareholders. The Company has formulated rules of procedure for the Supervisory Committee meetings. Meetings of the Supervisory Committee are convened and held in strict compliance with the Articles and the Rules of Procedure for Supervisory Committee Meetings.

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- (\vee) Performance appraisal and incentive mechanism: During the year, the Remuneration and Evaluation Committee of the Board of Directors linked the salaries of the senior management with the results of the Company and personal performance in accordance with the Articles of the Company. Senior management personnel are recruited and appointed in strict compliance with relevant rules, regulations and the Articles of the Company.
- (VI) Information disclosure and transparency: The Secretary to the Board is responsible for handling information disclosure, arranging receptions of visiting shareholders and answering enquiries on behalf of the Company. Relevant information is disclosed in strict compliance with Rules on Fair Information Disclosure by Companies Listed on the Shenzhen Stock Exchange and the Articles in a true, accurate, complete and timely manner, ensuring that all shareholders have equal access to information. In 2019, there were no irregularities in corporate governance such as disclosure of unpublished information to major shareholders and de facto controllers.
- (VII) Stakeholders: The Company respects the legal rights and interests of banks and other stakeholders such as creditors, employees, consumers, and suppliers, and works actively with these stakeholders to promote the sustainable and healthy development of the Company.

Any significant variance between actual state of corporate governance and listed company governing listed company governing of CSRC issue.

□ Yes √ No

The Company considers that there is no significant variance between actual state of corporate governance and requirements of governance and restrictive guidelines relating to a listed company issued by the CSRC.

Ш. Particulars about the Independence of Businesses, Personnel, Assets, Organisations, and Finance of the Company from the Controlling Shareholder

- Independence of business: The Company was operated completely independent from the controlling shareholder, 1. and had its independent and complete business operation capability.
- Independence of personnel: The labour, personnel and remuneration management were completely separated 2. from the controlling shareholder.
- 3. Independence of assets: There was only shareholding relationship between the Company and its controlling shareholders. The assets of the Company were completely separated from the controlling shareholder.
- 4. Independence of organisation: The Company had a mature and independent organization structure, which was established according to the legal processes and the business practice of the Company. It was completely separated from the controlling shareholder.
- 5. Independence of finance: The Company had its own accounting department, accounting system, financial management system, and bank accounts which were independent of the controlling shareholder.

III. Peer competition

□ Applicable ✓ Not applicable



- IV. Annual general meeting and extraordinary general meeting held during the reporting period
 - 1. General meeting during the reporting period

Session of meeting	Type of meeting	Percentage of investors attending	Convening date	Date of Disclosure	Index of Disclosure
2018 Annual general meeting	Annual general meeting	30.06%	21 June 2019	22 June 2019	http://www.cninfo.com.cn

2. Preferred shareholders who is recovered by voting power request convening extraordinary general meeting.

Applicable	✓ Not applicable
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- V. Discharge of duties by independent directors during the reporting period
 - 1. The attendance of independent directors to the Board meeting and general meeting

The attendance of independent directors to the Board meeting and general meeting Number of Number of board Number of board Number of Whether absent Name of meetings shall meetings board meetings Number of board board from two Number of independent attend during the attended in attended via meetings attended meetings consecutive board meetings director reporting period person telecommunications by representatives absent meetings in person attended 5 0 0 Tang Qing Bin 1 4 No 1 Song Zhi Wang 5 1 4 0 0 No 1 Cai Zhong Jie 5 1 4 0 0 No 1

Explanation for the two consecutive absences from board meeting by person

2. The independent directors' disagreement on matters raised to the Company Whether the independent directors raised any disagreement on matters to the Company

□ Yes ✓ No

During the reporting period, independent directors did not raise any disagreement on matters to the Company.

3. Other descriptions of duty performance by independent directors Whether independent director's suggestions for the Company were accepted

□ Yes ✓ No

Explanation for independent director's suggestion for the Company was accepted or unaccepted



VI. Duty performance by the special committees of the Board during the reporting period

The Board of the Company has established the Strategy Committee, the Audit Committee, the Remuneration and Evaluation Committee, and the Nomination Committee.

1. Duty performance by the Strategy Committee

During the reporting period, the Strategy Committee of the Board of Directors discussed and analysed the current business situation, development prospects, risks and opportunities arising in the industry it operates in, based on the domestic and international economic landscape and the characteristics of the industry it operates in, and provided valuable recommendations on the implementation of the Company's development strategy. That ensured the scientific nature of the Company's development planning and strategic decision-making, and provided strategic support for the company's continuous and sound development.

2. Duty performance by the Audit Committee

During the reporting period, the Audit Committee of the Board of the Company performed its duties in accordance with relevant requirements, which included to understand in detail the financial position and business operations of the Company, review the Company's periodic reports, change accounting policies, reappoint auditors, and the daily audit by the internal audit department, etc., and to examine the formulation and implementation of the Company's internal control system. These enabled the committee to give effective guidance and supervision to the financial position and business operations of the Company.

3. Duty performance by the Remuneration and Evaluation Committee

During the reporting period, the Remuneration and Evaluation Committee of the Board considered and verified the salaries and wages, allowances and other payments of the directors and senior management of the Company, and provided guiding opinions on the management of remuneration of directors and senior management of the Company.

4. Duty performance by the Nomination Committee

During the reporting period, the Nomination Committee of the Board of the Company performed its duties in accordance with the relevant requirements, which included to discuss matters such as the qualification of assuming the office of directors and senior management, and took active part in recommending candidates for appointment and election as directors and senior management of the Company.

VII. Works of the Supervisory Board

Did the supervisory board find any risk exposure of the Company in the course of supervision during the reporting period

□ Yes ✓ No

The Supervisory Board had no disagreement to the supervisory matters in the reporting period.



VIII. Assessment and incentive mechanism for the Senior Management

The Senior Management of the Company is assessed on monthly and annually basis. Monthly assessments were conducted in line with the direction of the annual major tasks, and were focused on appraisals of two fixed indicators, namely the completion status of in each month and the evaluation on important performance indicators. It was carried out monthly by way of cross assessment and supervision among the related departments. The annual assessments were carried out by the Remuneration and Assessment Committee with reference to the results of monthly assessments and overall performances during the year, including the integrated quality of Senior Management and internal training of talents.

IX. Evaluation Report of internal control

1. Any material deficiency was detected during the reporting period

□ Yes ✓ No

2. Self-assessment report on internal control

Date of disclosure of the full context of the self-assessment report on internal control	28 March 2020
Index of full disclosure of self-assessment report on internal controls	cninfo.com (巨潮資訊網) (www.cninfo.com.cn)
The percentage of total assets included in the scope of evaluation to the total assets in combined financial statement of the Company	97.40%
The percentage of operation revenue included in the scope of evaluation to the total assets in combined financial statement of the Company	97.66%

Standard of affirming defect

Financial reports Non-financial reports Type Qualitative standard Signs of financial reporting great defect include: fraud Non-financial reporting signs of major of the company directors, supervisors and senior defects including: violate national management personnel, the correction of the laws and regulations or normative published financial report, current report material documents, making major decisions, misstatement is found by intra-company control, the lack of procedure is not scientific, lack invalid audit committee and audit function to the of system can lead to systemic failure, Company's external financial reports and financial significant or important defects can't reporting internal control supervision. Financial get the rectification and other reporting important defect signs include: not in significant negative impact on the accordance with generally accepted accounting company. Other circumstances principles to select and apply appropriate accounting according to the influence degree were identified as important defects policies, procedures and control measures of antifraud has not been established, the accounting treatment or defects in general. of unusual or special transaction do not set up corresponding control mechanism or no implementation, and no corresponding compensatory control, for the control of the final financial reporting process have one or more of the defects and cannot guarantee reasonable preparation of financial statements to realize the fair reflection. Common Defects is other control defect in addition to the above major flaws and important defects control.



Туре	Standard of affirming Financial reports	j defect Non-financial reports
Quantitătive standard	Refers to consider compensating control measures and major defects after actual deviation rate, overall impact levels above the level of the importance of the defects (0.5% of the operation revenue or 0.8% of the total profits). Refers to consider important defects after compensating the control measures and actual deviation rate, the flaw overall impact level below the importance level (0.5% of the operation revenue or 0.8% of the total profits), but higher than the general level (0.1% of the total amount or 0.5% of the revenues or profits). Defects commonly refer to consider compensating control measures and actual deviation rate, defect the overall level is lower than the general level (0.1% of the operation revenue or 0.5% of the total profits).	Non-financial reporting major defects refer to the direct property losses in RMB5 million (including) above, signs include: has been publicly disclosed and to the company regularly report produce negative impact; Enterprise key positions and personnel erosion is serious; Negative news frequently exposed by the media. Important defects refer to the direct property losses (including) in RMB0.5 million- RMB5 million, signs include: fined by the national government, but have not produced a negative impact on the regular report of the Company; The media exposure and have a negative impact. Defects commonly refer to the direct property losses under RMB0.5 million, signs include: punished (provincial) the following government departments at the provincial level but have not produced a negative impact on the regular report of the Company.
Number of major defect in financial		0

0

0

0

reports Number of major defect in nonfinancial reports Number of significant defect in financial reports Number of significant defect in nonfinancial reports

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X. Auditors' report or assurance report on internal control

Auditors' report on internal control

In our opinion, Shandong Molong maintained eff	on in the auditor's report on internal control ective internal control system of financial reporting in all major aspects Basic Standard and Implementation Guidelines and the requirements of
Auditors' report on internal control disclosure condition	Disclosure
Date of disclosure of the full context of the Auditors' report on internal control	28 March 2020
Index of full disclosure of Auditors' report on internal control	cninfo.com (巨潮資訊網) (www.cninfo.com.cn)
Auditors' report on internal control opinion type	Standard with unqualified opinion
Whether there is significant defect in non- financial reports	No

Whether accounting firm issued non-standard auditors' report on internal control

□ Yes ✓ No

Whether the opinion of auditor on internal controls from the accounting firm is in line with the Board's self-assessment report

√ Yes 🗆 No

XI. Corporate Governance Report

1. Compliance with the Code on Corporate Governance Practices

The Company puts strong emphasis on the superiority, steadiness and rationality of corporate governance. In order to enhance the management standard, the Company has set up a committee to review its internal Governance structure.

This corporate governance report (the "CG Report") is to outline the major principles of the Company's corporate governance. Shareholders of the Company are encouraged to make their views known to the Group if they have issues with the Company's corporate governance and to directly raise any matters of concern to the chairman of the Board (the "Chairman" or the "Chairman of the Board").

The Company has adopted the principles and complied with the Corporate Governance Code (the "CG Code") as set out in Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), which shall also be revised from time to time in accordance with the Listing Rules. During the reporting period, except paragraph 7 headed "Chairman and General Manager" in this section, the Board considers the Company has complied with the code provisions as set out in the CG Code.



2. **Securities Transactions by Directors**

In accordance with the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 to the Listing Rules, the Company has adopted codes of conduct relating to securities transactions by the Directors on terms no less exacting than the required standard set out in the Model Code. The Model Code is also applicable to the senior management of the Company. Having made specific enquiries to all the Directors, no Directors have indicated that they had breached the Model Code throughout 2019.

3. **Composition and Responsibilities of the Board**

The Board is responsible for planning and overseeing the overall development and management of the Group with the objective of enhancing Shareholders' value. The Board, led by the Chairman, is responsible for the approval and monitoring of the overall strategies and policies of the Group, approval of annual budgets and business plans, evaluation of the Company's performance and oversight of the works of management.

The sixth session of the Board is comprised of nine Directors, including four executive Directors, two non-executive Directors and three independent non-executive Directors. Biographical details of the Directors are set out in the "Directors, Supervisors, Senior Management and Employees" section of this annual report. Pursuant to Rule 3.13 of the Listing Rules, the Company has received the written confirmation of independence from each independent non-executive Director. The independent non-executive Director will only be regarded as independent by the Board if it is confirmed that such Director does not have any other direct or indirect relationship with the Group. There is no financial, business and relative relationship among members of the Board.

In 2019, the Board convened five meetings and the Directors shall meet more frequently as and when required. At least 14 days' notice of all regular Board meetings is given to all Directors, and all Directors are given the opportunity to include matters for discussion in the agenda. The individual attendance record of each Director at such Board meetings is shown as follows:

Members of Directors	Position	Number of meetings attended/ Total number of meetings
Liu Yun Long	Chairman and executive director	5/5
Liu Min	Executive director	5/5
Zhang Yu Zhi	Executive director	5/5
Li Zhi Xin	Executive director	5/5
Yao You Ling	Non-executive director	5/5
Wang Quan Hong	Non-executive director	5/5
Tang Qing Bin	Independent non-executive director	5/5
Song Zhi Wang	Independent non-executive director	5/5
Cai Zhong Jie	Independent non-executive director	5/5

All the Directors have access to relevant information timely. They also have access to the advice and services of the company secretary of the Company, who is responsible for providing the Directors with Board papers and related materials. Where queries are raised by the Directors, prompt and full responses will be given as soon as possible.



Should a significant potential conflict of interest involving a substantial shareholder of the Company or a Director arise, the matter will be discussed at a duly convened Board meeting, as opposed to being dealt with by a written resolution. Independent non-executive Directors with no conflict of interest will be present at meetings dealing with such conflict issues. Independent non-executive Directors are identified in all corporate communications containing the names of the Directors. An updated list of the Directors identifying the Independent non-executive Directors and the roles and functions of the Directors is maintained on the website of the Company and the website of the Stock Exchange.

The Board of the Company has delegated its daily business and operating responsibilities to executive directors and senior management and management members in charge of each segment and function. The Directors of the Company act in an objective manner and made decisions in the interests of the Company. The management and senior management of the Company convene meetings with the Board on periodic basis to discuss day-to-day operation and performance of the Company, as well as specific implementation of relevant Board decisions. The management and senior management members of the Company master, execute, interpret and oversee the compliance of the Company and its subsidiaries with internal rules and operating procedures, and perform regulr review , make recommendations and give advice on the adjustments to the rules and procedures as appropriate. The management and senior management members of the Company regularly reports to the Board, and maintain communication with the Board when necessary. If the Board or any of its committees considers itself necessary to seek for independent professional advice, the Company will arrange for independent legal consultation upon the request of the Board or such board committee.

4. Skills, Knowledge, Experience and Attributes of Directors

All Directors of the Board had served in office during the year. Every Director committed sufficient time and attention to the affairs of the Company. The Directors had also demonstrated their understanding and commission to high standards of corporate governance. Each executive Director had brought his perspective to the Board through his deep understanding of the Group's business. The non-executive Directors and the independent non-executive Directors had contributed their own skills and experience, understanding of local and global economies, and knowledge of capital markets as well as the business of the Group. The Company is responsible for arranging and funding suitable continuous professional development programmes for all Directors to develop and refresh their knowledge and skills.

5. Induction and training

Each newly appointed Director, executive or non-executive, is required to undertake an induction program to ensure that he has a proper understanding of his duties and responsibilities. The induction program includes an overview of the Group's business operation and governance policies, the Board meetings' procedures, matters reserved to the Board, an introduction of the Board committees, the Directors' responsibilities and duties, relevant regulatory requirements, review(s) of minutes of the Board and Board committees in the past 12 months, and briefings with senior officers of the Group and site visits (if necessary).

Pursuant to the Code Provision A.6.5 of the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure their contribution to the Board remains informed and relevant. During the Year, all Directors had participated in appropriate continuous professional development activities by ways of attending training and/or reading materials relevant to the Company's business or to the Directors' duties and responsibilities.



The company secretary of the Company maintains records of training attended by the Directors. The training attended by each Director during the reporting period is tabulated as follows:

Name	Type of trainings (Note 1)	Training matters (Note 2)
Mr. Liu Yun Long (Chairman) Mr. Liu Min Mr. Zhang Yu Zhi Mr. Li Zhi Xin Mr. Yao You Ling Mr. Wang Quan Hong Mr. Tang Qing Bin Mr. Song Zhi Wang Mr. Cai Zhong Jie	a, b a, b a, b a, b a, b a, b a, b a, b	i, ii, iii, iv i, ii, iii, iv i, ii, iii, i

Note 1:

attending seminar or training session a.

self-development and updates relating to general economy, business development, director's duties and responsibilities, b. etc.

Note 2:

- corporate governance i.
- regulatory compliance ii.
- iii. finance
- iv. management and operation

The Company also organized the Directors to take part in training activities which organized by the Stock Exchange, SZSE, and other regulators, which including rules amendments, system updates, and the latest market trend, in order to let the Directors have the updated knowledge to the latest regulatory system and rules.

6. Directors' and officers' liability insurance and indemnity

The Company has arranged appropriate liability insurance to indemnify its Directors and officers in respect of legal actions against the Directors. Throughout 2019, no claim had been made against the Directors and the officers of the Company.

Chairman and General Manager 7.

The Chairman provides leadership for the Board. He is responsible for approving and monitoring the overall strategies and policies of the Group, approving annual budget and business plan, assessing the performance of the Company and overseeing the duties of management. The General Manager is responsible for the daily operations of the Group. Pursuant to Code Provision A.2.1, the roles of Chairman and General Manager are separate and are not performed by the same individual.



During the Year, Mr. Liu Yun Long was both the chairman and general manager of the Company, responsible for the overall operation of the Company, which deviated from the principles and code provisions under the Corporate Governance Practices as contained in Appendix 14 to the Hong Kong Listing Rules. Despite of this, the Directors of the Company believe that the performance of both roles of chairman and general manager by Mr. Liu Yun Long allows the Company to plan and implement business strategy in a more effective manner, and in turn, to grasp business opportunities effectively and promptly. As all major decisions are made after consultation with other members of the Board, the Company believes that a balance of power and authority can be maintained under the supervision of the Board and independent non-executive directors.

8. Term of appointment of Directors

Each of the executive Directors, non-executive Directors and independent non-executive Directors has entered into a service contract or appointment letter with the Company. In respect of the term of appointment, please refer to section VIII (Directors, Supervisors, Senior Management and Employees) of this annual report. The Directors have power at any time and from time to time to appoint any person to be a Director, either to fill a casual vacancy or as an addition to the existing Directors. The term of the sixth session of the Board of the Company ends in December 2021.

9. The Directors confirmed their responsibilities in preparing the Group's financial statements

The Directors acknowledged the responsibility for preparing the accounts and have confirmed that the preparation of the Group's financial statement is in compliance with the relevant regulations and applicable accounting standards.

In preparing the financial statements for the Year, the Directors adopted appropriate and consistent accounting policies and made prudent and reasonable judgments and estimations.

The financial statements for the Year have been prepared by the Directors on a going concern basis. There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. A statement by the external auditors of the Company regarding their reporting responsibilities on the accounts of the Group is set out in the "Financial Statements" section of this annual report.

10. Board Committees of the Company

(A) Strategic Committee

The Strategic Committee was established on 26 December 2012 and its current members are Mr. Liu Yun Long, Mr. Tang Qing Bin, Mr. Song Zhi Wang and Mr. Cai Zhong Jie, with Mr. Liu Yun Long as the Chairman of the Committee. The Strategic Committee of the Board discharged of its duties with diligence in accordance with the related requirements of the China Securities Regulatory Commission, the Shenzhen Stock Exchange and the Hong Kong Stock Exchange and the implementation rules of the Strategic Committee of the Board of the Committee of the Board of the Committee.

(B) Audit Committee

The Audit Committee was established on 20 March 2004 and its current members are Mr. Tang Qing Bin, Mr. Song Zhi Wang and Mr. Cai Zhong Jie, with Mr. Tang Qing Bin as the Chairman of the Committee. The audit committee of the Board discharged of its duties with diligence in accordance with the related requirements of the China Securities Regulatory Commission, the Shenzhen Stock Exchange, the Stock Exchange and the work instructions of the audit committee of the Board.



- (1)The following major tasks were performed during 2019:
 - 1 It conducted pre-audit communication with auditing institution engaged by the Company in respect of the 2018 financial report auditing on pre-auditing work, and reviewed the 2018 audit report and financial report, budgets for annual profit allocation and other issues, and submitted to the Board of the Company for approval;
 - 2 It reviewed the 2019 first guarter financial report ended 31 March 2019, which was submitted to the Board for approval;
 - 3 It reviewed the 2019 interim financial report ended 30 June 2019 and the changes of accounting policies, which were submitted to the Board for approval;
 - (4) It reviewed the 2019 third guarter financial report ended 30 September 2019 and the deregistration of a wholly-owned subsidiary, which were submitted to the Board for approval.
- (2) It reviewed the proposal in relation to the re-appointment of external auditor by the Company.
- Auditing work conducted on the 2018 financial report of the Company was as follows: (3)
 - It reviewed the 2018 auditing plan and the related information of the Company on the meeting (1)held by the annual auditing certified public accountants and the finance department of the Company prior to the onsite audit and negotiated and determined the schedule of an audit of the 2018 financial statements of the Company with Shinewing Certified Public Accountants Ltd (Special general partnership);
 - (\mathcal{D}) It reviewed the draft of financial statements of the Company prior to an annual onsite audit performed by the auditing certified public accountants and issued its approval to audit;
 - (3) It kept in close contact with the auditors upon the annual onsite audit and issued a letter to the auditors to urge the submission of the auditors' report on schedule;
 - (4)The Audit Committee reviewed the financial statements of the Company again upon the issue of draft opinion by the annual auditing certified public accountants, and considered the financial statements of the Company true, accurate and complete to reflect the overall position of the Company;
 - The Audit Committee held the meeting and reviewed the auditing summary report in the (5) current year issued by the annual auditing certified public accountants and then submitted the report to the Board;
 - 6 It reviewed the report on internal audit and internal control of the Company for the year ended 31 December 2018



The Audit Committee is provided with sufficient resources to perform its duties. Latest terms of reference of the Audit Committee can be viewed on the website of the Company and the website of the Stock Exchange. The major roles of the Audit Committee include the following:

- (a) to act as the key representative body for overseeing the relationship with the external auditors;
- (b) to review the Company's annual and interim financial statements; and
- (c) to evaluate the effectiveness of the Group's internal control and risk management systems. The individual attendance record of each member of the Audit Committee is tabulated as follows:

Members of the Audit Committee	Duties	Number of meetings attended/Total number of meetings
Tang Qing Bin	Committee chairman and independent non-executive director	4/4
Song Zhi Wang Cai Zhong Jie	Independent non-executive director Independent non-executive director	4/4 4/4

(C) Nomination Committee

The Nomination Committee was established on 18 January 2005 and its current members are Mr. Song Zhi Wang, Mr. Liu Yun Long, Mr. Tang Qing Bin and Mr. Cai Zhong Jie, with Mr. Song Zhi Wang as the chairman of the Nomination Committee. In the reporting period, the nomination committee held one meeting in total. The individual attendance record of each member of the Nomination Committee is tabulated as follows:

Members of the Nomination Committee	Duties	Number of meetings attended/Total number of meetings
Song Zhi Wang	Committee chairman and independent non-executive director	1/1
Liu Yun Long	Chairman and executive director	1/1
Tang Qing Bin	Independent non-executive director	1/1
Cai Zhong Jie	Independent non-executive director	1/1



According to the written terms of reference of the Nomination Committee, the major responsibilities of the Nomination Committee include:

- (a) to review the structure, size, diversity policy and composition (including the skills, knowledge and experience, sex, age, cultural and education background) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- to identify individuals suitably gualified to become members of the Board and select or make (b) recommendations to the Board on the selection of individuals nominated for directorships;
- (c) to assess the independence of the independent non-executive Directors; and
- (d) to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the Chairman of the Board and the Chief Executive Officer.

Details of the terms of reference of the Nomination Committee can be viewed on the website of the Company and the website of the Stock Exchange.

A board diversity policy was adopted in 2013. Diversity of board members can be achieved through consideration of a member of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service.

(D) The Remuneration and Assessment Committee

The Remuneration and Assessment Committee was established on 18 January 2005 and its current members are Mr. Cai Zhong Jie, Mr. Liu Yun Long, Mr. Tang Qing Bin and Mr. Song Zhi Wang, with Mr. Cai Zhong Jie as the Chairman of the Remuneration and Evaluation Committee. It was primarily responsible for formulating the remuneration and assessment for the Directors and the Senior Management of the Company and formulating and examining the remuneration package of the Directors and the Senior Management of the Company, and accountable to the Board. The remuneration and assessment committee does not determine the remuneration for the Directors and the Senior Management directly, but advised their remuneration to the Board according to their job performance.



The Remuneration and Assessment Committee had met once during 2019. Attendance of each member of the committee is shown in the table below:

Members of the Remuneration and		Number of meetings
Assessment		attended/Total
Committee	Duties	number of meetings
Cai Zhong Jie	Committee chairman and independent non-executive director	1/1
Liu Yun Long	Chairman and executive director	1/1
Tang Qing Bin	Independent non-executive director	1/1
Song Zhi Wang	Independent non-executive director	1/1

The Remuneration and Assessment Committee is provided with sufficient resources to perform its duties. The current duties and responsibilities of the Remuneration and Assessment Committee are more specifically set out in its latest terms of reference, details of which can be viewed on the website of the Company and the website of the Stock Exchange.

11. Internal Control

The Board places great importance on internal control and risk management and is responsible for establishing and maintaining adequate internal control over financial reporting for the Company and assessing the overall effectiveness of those internal controls. The Board has reviewed the internal control system of the Group and is of the view that the system is effective.

The Company has an Internal Audit Department which plays a major role in monitoring the internal governance and internal audit of the Company. The major tasks of the Internal Audit Department are reviewing the financial condition and management of the Company and conducting comprehensive audits of all branches and subsidiaries of the Company on a regular basis. The Company has taken many steps to enhance the internal control of the Company in 2019, such as having all departments internal control inspection and appraisal, strengthening the checks and supervision of implementation of the internal control systems by the Audit Department and according to some weakness found during examination of the internal control, further improving the internal control system and strengthening the implementation of all the internal control systems.

During the review period, the Internal Audit Department issued reports to the senior management covering various operational and financial units of the Company and also conducted reviews of areas of concern identified by the Company's management. Management accounts are provided to the board of Directors quarterly and the Company performs internal review and auditing. Therefore, the Board considered the risk management and internal control systems of the Group remained effective.



The Board is also responsible for determining the policy for the corporate governance of the Company and performing the corporate governance duties as below:

- (1) To develop and review the Group's policies and practices on corporate governance and make recommendations;
- (2) To review and monitor the training and continuous professional development of Directors and senior management;
- (3) To review and monitor the Group's policies and practices on compliance with all legal and regulatory requirements;
- (4) To develop, review and monitor the code of conduct and compliance manual to the employees and directors of the Group; and
- (5) To review the Group's compliance with the code of corporate governance and disclosure requirements in the Corporate Governance Report.

12. Ability of Going Concern

As at 31 December 2019, there was no uncertainty or conditions of a material nature that would affect the Company's ability to continue as a going concern.

13. Investor Relations

In 2019, through investor visit, phone call and mails, the Company had effective communication with investors and maintained good communication with shareholders, so that the Company was able to meet investors' need for information to the greatest extent, and kept investor informed of the business development of the Company on a timely and accurate manner.

During the reporting period, there were no amendments to the Articles of Association. The Articles of Association of the Company can be viewed on the website of the Company and the website of the Stock Exchange.

14. Others

There is no incompliance of Company Law and relevant requirements of CSRC in respect of corporate governance.



Progress of the corporate governance works and the formulation and implementation of the management policy on personnel with insider information:

During the reporting period, the Company strictly complied with the regulations and requirements of the "Management Policy on Information Disclosure", "Internal Reporting System of Material Information" and "Registration and Filing System of Personnel with Insider Information". We have also seriously performed our information disclosure duties, diligently carried out the confidential and management works with respect to insider information and strictly controlled and prevented the leak of insider information in order to eliminate insider trading of the securities of the Company. After performing self-inspection, during the reporting period, the relevant departments of the Company were capable of carrying out registration. There was no incidence of illegal trading of the securities of the Company and illegal trading of the securities of the Company. The listed company and the relevant personnel did not face regulatory measures and administrative penalties arising from the implementation of the Registration and Filing System of Personnel with Insider Information and suspected insider trading.

15. Communication with shareholders

The Group endeavors to disclose relevant information on its activities to its shareholders in an open and timely manner, subject to applicable legal requirements. Communication between the Company and its shareholders is achieved through:

- (a) The Company's annual and interim reports which have been enhanced to present a balanced, clear and comprehensive assessment of the Group's position and prospects;
- (b) Forum and notices of AGMs and other general meetings and accompanying explanatory materials;
- (c) Press releases on major development of the Group;
- (d) Disclosures to the Stock Exchange and relevant regulatory bodies;
- (e) Response to inquiries from shareholders or media by the Company Secretary; and
- (f) The website of the Company through which the public can access, among other things, corporate announcements, press releases, annual reports, and general corporate information of the Group.

The communication channels between the Company and its shareholders above will be reviewed by the Board on a regular basis to ensure their effectiveness in maintaining an on-going dialogue with shareholders.

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Purposes of general meetings

The Board values the general meetings as the principal opportunities for the Directors to meet shareholders of the Company and to develop a balanced understanding of the views of the shareholders. In 2019, the Company held one general meeting (being the annual general meeting held on 21 June 2019). The attendance record of the Directors at the general meeting is set out below:

Attendance record of the Directors

Name

Attended in person

Mr. Liu Yun Long (Chairman)	1/1
Mr. Liu Min	1/1
Mr. Zhang Yu Zhi	0/1
Mr. Li Zhi Xin	1/1
Mr. Yao You Ling	1/1
Mr. Wang Quan Hong	1/1
Mr. Tang Qing Bin	0/1
Mr. Song Zhi Wang	1/1
Mr. Cai Zhong Jie	1/1

Notice of general meetings, annual report, financial statements and related papers were posted to shareholders of the Company for their consideration at least 20 clear business days prior to the general meetings.

16. Objection to related matters of the Company raised by independent directors

During the reporting period, independent directors did not raise any objection to related matters of the Company.

17. Other description of discharge of duties by independent directors

The independent directors of the Company focused on the Company Operation, discharged their duties independently, and issued independent opinions on related matters incurred during the reporting period such as engagement of accounting institution, to perfect the corporate governance structure, safeguard the rights and interests of company and all shareholders has played a positive role.

18. Remuneration of auditors

Shinewing Certified Public Accountants Ltd (Special General Partner) was responsible for the preparation of the financial statements of the Company for 2019 in accordance with the ASBEs. In 2019, the Company paid to the auditors RMB1 million for auditing financial statements and RMB350,000 for non-audit services, which related to internal control auditing. Save as the above, there were no other non-audit expenses during the year.

The statement of responsibility of Shinewing Certified Public Accountants Ltd (Special General Partner) to the financial reporting of the Group is set out in the Financial Statements in Section XII of this annual report.

The changes of auditors in last three years: The Company appointed Shinewing Certified Public Accountants Ltd (Special General Partner) as the Company's auditor for the last three years.



19. Shareholders' Rights

Set out below is a summary of certain rights of the shareholders of the Company as required to be disclosed pursuant to the mandatory disclosure requirements under the Revised CG Code which is effective from 1 April 2012.

(a) Convening of extraordinary general meeting on requisition by shareholders

Shareholders who request to convene an extraordinary general meeting or a class shareholders' meeting shall follow the procedures set out below:

- (1) Two or more shareholders who in aggregate hold 10% or more of the voting rights of all the shares having the right to vote in such a meeting may sign one or several written requisitions in the same form requesting the Board to convene an extraordinary general meeting or a class shareholders' meeting, and the subject matter of the meeting shall be specified.
- (2) The Board should according to the laws, administrative rules and regulations and the articles of association express their acceptance or refusal of the request within 10 days in writing form with reasons on the convention of the general meeting.
- (3) If the Board agrees to convene an extraordinary general meeting, a notice of general meeting will be made within 5 days after the decision of the Board. If there is any change to the original proposed resolutions, consent from the original proposers should be obtained.

If the Board does not agree to convene an extraordinary general meeting or does not reply within 10 days upon receiving the request, amount of shares held by shareholders convening for the meeting cannot be less than 10% have the right to convene and preside the meeting on their own with similar procedures as a general meeting convening by Board. And shareholders have the right to request the Supervisory Committee to convene an extraordinary general meeting in writing form.

(4) If the Board agrees to convene an extraordinary general meeting, a notice of general meeting will be made within 5 days after the decision of the Board. If there is any change to the original proposed resolutions, consent from the original proposers should be obtained.

If the board of supervisors does not issue the general meeting notification within the schedule time, it will be deemed as the board of supervisors not convene and preside over the general meeting, continuous over ninety days. One or more shareholders (including shareholders agent) individually or collectively owning 10% above (inclusive of 10%) shares may make the call and preside over the meeting.

(5) The Company shall be liable to pay all reasonable compensation for the expenses incurred in convening and holding a meeting by the shareholders as a result of the failure of the Board to convene such meeting upon the aforesaid requisitions and such compensation shall be deducted from any payment payable to the directors who are in default of their duties.



(b) Procedures for putting forward proposals at a general meeting

The shareholders that individually or collectively hold more than 3% shares in the company, they can put forward proposals and submit to convener by written 20 days before the general meeting. Regarding the proposal that according with the provisions of article eighty-two, the Company should notice other shareholders after two working days receiving the temporary proposal, and they should issue a form letter and publish announcement 14 days before the shareholders' meeting scheduled date, and submit the temporary proposal to the general meeting to review.

Detailed procedures for shareholders to propose a person for election as a Director have been mentioned in the Articles of Association of the Company and are available on the Company's website.

(c) Enquiries to the Board

Should shareholders have any enquiries to the Board of the Company, they may contact the Company by the following means:

	For Holder of H Shares	For Holder of Domestic Shares
Contact Information	Principal place of business in Hong Kong	Registered Address in the PRC
	Suite A, 11th Floor	No. 999 Wensheng Street
	Ho Lee Commercial Building	Shouguang City
	38–44 D'Aguilar Street, Central	Shandong Province
	Hong Kong	The PRC

XII. Environmental, Social and Governance Report

About this report

Shandong Molong Petroleum Machinery Company Limited (the "Company" or "Shandong Molong") and its subsidiaries (the "Group") publishes its environmental, social and governance report (this "Report" or "ESG Report"), which summarises the principles of corporate social responsibility practices and sustainability concepts of the Group for the financial year ended 31 December 2019, and explains the relationship between us and our major stakeholders, and our vision and commitments to corporate social responsibility.

Basis of preparation

This Report is prepared according to Environmental, Social and Governance Reporting Guidelines (the "Guidelines") contained in Appendix 27 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Stock Exchange") ("Listing Rules") and the scope it covered is in compliance with the disclosure principles under the Guidelines. We have also complied with the "Comply or Explain" provisions under the Guidelines to address the environmental and social impacts from various business and operating activities of the Group accordingly. For information on the corporate governance of the Group, please visit the official website of the Company (www.molonggroup.com) or refer to the annual report 2019 of the Company.



Reporting period and scope

This Report covers the period between 1 January 2019 and 31 December 2019 (this "Year" or the "reporting period"). It focuses on the office of the Group located in Shouguang of Shandong and the subsidiaries under the operating control of the Company. Specifically:

- Shandong Molong Petroleum Machinery Company Limited ("Shandong Molong")
- Shouguang Baolong Petroleum Equipment Co., Ltd. ("Shouguang Baolong")
- Shouguang Maolong New Materials Technology Development Co., Ltd. ("Shouguang Maolong")
- Weihai Baolong Special Petroleum Materials Co., Ltd. ("Weihai Baolong")

Reporting language

This Report is published in traditional Chinese and English and is available to download from the official website of the Company (www.molonggroup.com) and the website of the Stock Exchange (www.hkex.com.hk).

Valuable feedback

To continuously improve the environmental, social and governance performance of the Group, we value and welcome stakeholders and the public to share with us their views on this Report. Should you have any enquiries and recommendations, we are welcomed to contact the Group via the following channels:

Shandong Molong Petroleum Machinery Company Limited Address: No. 999 Wen Sheng Street, Shouguang City, Sha

Address:No. 999 Wen Sheng Street, Shouguang City, Shandong ProvincePostal code:262700Telephone:0536-5100890Email:dsh@molonggroup.com

Chairman's Statement

Shandong Molong Petroleum Machinery Company Limited is a listed company that specialises in the design, process manufacturing, sales and exports of energy equipment. The Company entered into the petroleum equipment industry in 1987, with a goal of becoming an internationally reputable energy equipment manufacturer and service provider. The main products of the Company include but not limited to tubes, casings, special oil seamless pipes, sucker rods. The Company is a major supplier and strategic supplier of PetroChina, Sinopec, CNOOC and Yanchang Petroleum, and also one of the top four suppliers of PetroChina's Type I products. The Company has long been accredited ISO9001 international quality system certification, ISO14001 and OHSAS18001 management system certification. With the main products being approved to use the industry logo of American Petroleum Institute (abbreviated as "API"), the Company successfully gained access to the domestic and global oil field markets. The tubes and casings, precision stainless steel forgings, three kinds of oil pumping units and accessories produced by the Company are highly marketable globally in major oil-producing regions such as Europe, the Americas and the Middle East, and are well-received by local and overseas customers.



Recently, Shandong Molong has obtained 74 patents, of which 63 are utility model patent applications, 11 are invention patent applications. 72 of them have been listed as provincial technology innovations in Shandong. Shandong Molong has established the Shandong OCTG Engineering and Technological Research Center (山東省石油專用管工程技術研究中 心). With the approval of Ministry of Human Resources and Social Security of the PRC, the Company set up a postdoctoral scientific research work station, which has become the "first nation-wide and industry-wide post-doctoral scientific research work station". The Company has been named as a high-new technology enterprise in Shandong and its technology centre has been recognised as a Shandong provincial enterprise technology centre.

Adhering to its principle of "encouraging all people, absorbing all thinks, collecting all contributions and creating all achievements" and through expansion of scale and extension of production chains, the Company has increasingly greater influence in the industry. In the future, the Company will persist on a customer-centered and market-oriented approach. With a key focus on developing and selling high-end, precision and advanced new products, the Company will capitalise on its industry strengths to strengthen the research and development of technology and service capability, form an economical, efficient, state-of-the-art and eco-friendly industry chain and develop a circular economy, with an aim at becoming an internationally renowned energy equipment manufacturer and service provider, so as to achieve steady and sustainable development of the Company.

Sustainable Development Strategies

In the meantime of promoting business development, the Group regards corporate social responsibility as an important affairs of its business development. As such, the Group proactively minimises the possible impacts to the environment arising from the course of business operations and is committed to make greater contribution to social development.

The Group always seek to integrate its sustainable development concepts into the overall corporate strategies, policies and business plans. During the year, the Company set up an environmental, social and governance task force, with a view to better managing the risks related to environmental, social and governance issues, and to promoting good and consistent practices of environmental, social and governance policy by all departments.

Environmental, social and governance task force	Board	Formulate sustainable development strategies Discuss and identify potential risks in business development plans
	Management	Review and oversee the implementation of sustainable development measures Assess and manage the risk in the course of operations
	Functional departments	Implement the environmental, social and governance measures Raise awareness of employee concerning sustainable development

The Board of the Group is solely responsible for the environmental, social and governance strategies and its reporting. It leads the environmental, social and governance task force, which comprises the executive directors, management members and representatives of major functional departments, to coordinate and determine the effectiveness of the risk management and internal control systems of the Group in terms of environmental, social and governance issues.



Communication with stakeholders

The Group attaches great importance to the communication with stakeholders and actively build different kinds of channels for open and effective communication such as face-to-face interview, electronic media communications, various forms of meeting and industry exhibitions, so as to gain deeper understanding of their expectations and requests to the Group in respect of sustainable development, conduct materiality assessment, and thereby develop its development goals in the long run. Through continuously improving corporate governance structure and enhancing standard of business management, the Group aims to practically safeguard the legitimate interest of stakeholders including shareholders, government and regulators, suppliers and distributors, staff, customers and consumers, and the mass public in the community, and eventually achieve harmonious and mutual development of the Company and stakeholders.

Stakeholders	Expectations and requests	Modes of communication
Shareholders/investors	Steady development and business compliance Good investment return Effective risk management Larger market share	General meetings Results presentations Press releases/announcements Investor surveys Enquiry calls
Government/regulators	Environmental compliance Corporate governance standard Community development	Phone calls/correspondence exchanges Site visits Regular reports
Suppliers and distributors	Integrity and mutual benefits Fair purchasing Long-term and stable partnership	On-site surveys and assessments Communication on quality Open purchase tenders Phone calls/correspondence exchanges
Staff	People-oriented Rational remuneration policy Harmonious employment relationship Safe workplace	Staff trainings Union activities Meetings of employee representatives Collection of feedback and justifiable suggestions
Customers and consumers	Honesty, trustworthiness, fairness and mutual benefits Product quality Comprehensive post-sales service system	Market service hotlines Sales offices Opinion survey
Mass public in community	Promoting social harmony and stability Support social services Promoting energy conversation and discharge reduction	On-site survey Environmental education Social welfare activities



Environmental Α.

The Group practices a green and low-carbon development strategy, strictly complies with China's environmental protection legislations, regulations, policies and standards, including Environmental Protection Laws, Water Pollution Prevention and Control Law, Environmental Noise Pollution Prevention and Control Law, Air Pollution Prevention and Control Law and Prevention and Control of Environment Pollution Caused by Solid Wastes, Energy Conservation Law, Law on Promoting Clean Production as well as other laws and regulations and normative documents as to the governance of exhaust emission and wastes discharged to water and land, actively responds to climate changes, vigorously advance cleaner production, protects the environment and is dedicated to constructing a resource-saving and environment-friendly company.

The Company's board of directors believes that as of the fiscal year ended 31 December 2019, the Group's annual cost of compliance g with environmental protection legislations, regulations, policies and standards are not significant. It is expected that such compliance cost to be spent in the future is also insignificant. The Board believes that the Group has taken adequate measures to reduce waste and pollution in accordance with applicable environmental legislation, regulations, policies and standards in the course of its work.

A1 Policy for Reducing Emissions and Achievement

A1.1 Policy for Green House Gas Emission and Achievement

The greenhouse gas emission is one of the major causes to the current global warming. In order to prevent and reduce pollution, the Group takes the following measures to reduce greenhouse gas emission:

- prefers to select low-energy-consumption and high-energy-efficiency products and renewable 1. energy so as to reduce energy consumption;
- 2. avoids unnecessary business tips to reduce carbon emission from transport tools (i.e. airplanes) taken for business tips;
- 3. prefers to select local suppliers so as to reduce energy consumption generated from transportation cargo;
- 4. advances the importance of "Reducing Carbon Emission" among supply chains;
- sets up ventilation, dust removal, decontamination and filtering system in the plants so as to 5. reduce exhaust emission and pollution;
- 6 uses environmental protection materials for decoration of the office building. Air quality detection is conducted prior to using such materials. Only qualified materials can be put into use.

The total greenhouse gas emissions of the Group in 2019 were approximately 91.61 ten thousand tonnes of carbon dioxide equivalent. Approximately 1.15 tonnes of carbon dioxide equivalent were produced for each tonne of products made.



A1.2 Policy for Waste Water Discharge and Achievement

The Group's production process and technology does not involve a lot of water usage or waste water discharges. Related measures are only applicable to the norms for general production and daily office work:

- 1. Recycling water is used in the product production devices;
- 2. Water-saving signs are displayed on the office room, washroom, pantry, dining room and employee dormitory.

The total waste water discharge of the Group in 2019 were approximately 2.62 ten thousand tonnes. Compared to 2018, total volume of wastewater discharge by the Group significantly decreased, mainly attributable to the reduction of water consumption as a result of increasing the utilisation of recycled waste water, which lowered the volume of waste water discharge.

A1.3 Policy for Reducing Wastes and Achievement

- 1. optimizes the production processes and flows, improves the utilization rate of production materials, and reduces the quantity of waste materials;
- 2. classifies hazardous wastes, labels hazardous wastes, and the final commissioning of qualified subcontractors for recycling and disposal of such hazardous wastes;
- 3. carries out a simple classification of general wastes, and sells them to the recyclable waste collectors on a regular basis;
- 4. recycles scrap iron produced in the processing processes;
- 5. prepares annual hazardous waste management plan, sets up indicators of amount of wastes required by the relevant departments, conducts a monthly assessment, and, if necessary, takes appropriate control measures to reduce waste;
- 6. reduces the leakage of various types of oil by strengthening management;
- 7. strengthens quality control to reduce waste caused by poor quality.

The total hazardous waste produced in 2019 was approximately 113.38 tonnes. Approximately 0.14 kilogram of hazardous waste was produced for each tonne of products made. Compared to 2018, total volume of hazardous waste produced by the Group in 2019 increased, mainly attributable to the listing of certain wastes as hazardous wastes during the year, and the higher production volume of the Company's products this year compared to the same period of last year, which correspondingly increased the discharge of hazardous waste in the course of production.

The total non-hazardous waste produced in 2019 was approximately 100 tonnes. Approximately 0.13 kilogram of non-hazardous waste was produced for each tonne of products made. Compared to 2018, the total amount of non-hazardous waste produced by the Group in 2019 increased by approximately 18.33%, mainly attributable to the increased orders during this year, leading to a higher production volume and thereby correspondingly increased the generation of non-hazardous waste.



A2 Effective Use of Resources

A2.1 Green Office Policy

- reducing the use of resources at office, such as setting the printer mode from single-sided 1 printing to double-sided printing;
- 2 wholly achieves paperless office within the Group;
- 3. reminds employees and visitors to save water during daily operation;
- using automatic faucets and LED energy-saving lights in the office buildings; 4.
- reminds employees to control the power and fuel for running the office air conditioning, 5. lighting, machinery and equipment and vehicles;
- 6. uses energy-saving power supply for plant lighting, transparent tiles, and take full advantage of natural lighting.
- A2.2 Green Manufacturing Policy
 - 1. optimises production processes and flows, improves the utilization rate of production materials, and reduces the quantity of waste materials;
 - 2. uses environmental-protection and emission-reduction production materials, and fully uses cleaner energy for production;
 - 3. adopts new technologies or green processes to reduce pollutants.

A2.3 Use of Resource and Achievement

- 1. The energy consumed by the Group comprises mainly electricity, gasoline, diesel fuel and natural gas. The direct and indirect energy consumption in total in 2019 was approximately 49.18 ten thousand tonnes of standard coal and the energy consumption per tonne of product was approximately 0.62 tonne of standard coal;
- Compared to 2018, the Group's total energy consumption volume significantly increased in 2. 2019, mainly attributable to the increase in the Company's production volume.
- A2.4 Description of Use of Water Resources and Achievement for Reducing Water Usage
 - The water source used by the Group is the tap water provided by the government. The quality is 1. reliable and the amount of water is sufficient. No accidental water stoppage occurred in 2019.
 - The Group consumed a total of approximately 43.17 ten thousand cubic of water in 2019. The 2. water consumption per tonne of products was approximately 0.54 cubic;
 - 3. Compared to 2018, the Group's total water consumption volume increased in 2019, mainly attributable to the Company's increased production volume, resulting in higher water consumption.





A2.5 Total Amount of Packaging Materials

- 1. According to customer's requirements, the Group uses simple materials such as protective covers and caps to carry out simple packaging of the products.
- 2. In 2019, the Group consumed approximately 132.95 ten thousand casing caps, approximately 131.51 ten thousand casing covers and 23.44 ten thousand line pipe covers. The increased consumption of covers, caps and other materials was mainly attributable to the increase in production volume of the Company.

A3 Policies for Reducing the Significant Impact on Environment and Natural Resources

The Group worked closely with local environmental inspection departments on periodic supervisory inspections, and engaged third party inspection firms to monitor the discharge statistics on an irregular basis, with an aim to meet industry standards and requirements of local environmental authorities. Monthly sample testing on the related environmental statistics, supervision on stable operation of wastewater and exhaust treatment facilities are conducted by all production units to effectively strengthen the management of internal discharge of wastewater and exhaust. In 2019, the Company invested in 4 additional sets of online monitoring equipment, which have already connected with the platform of government. The discharge permits of the Group were all valid.

Wastewater treatment facilities: The Company has equipped production lines in all production complexes with integrated sewage treatment facilities which were in normal operation. Wastewater discharged from production process were treated and recycled.

Exhaust treatment facilities: The Company has equipped production lines in all production complexes with denitration and electrostatic/electric precipitator and fabric filter, to ensure effective treatment and discharge of exhausts and fine dusts generated from the production process.

The Group and each of its subsidiaries has engaged a qualified firm to prepare its emergency plans for sudden environmental incidents, which have been filed to environment authorities after reviewed by experts. They also organised trainings and drills to strengthen the control of environmental risks.

Other policies:

- 1. provides green products and green operation flows;
- all products are accredited by the industry to meet the product's environmental protection requirements;
- 3. strictly prohibits the use of asbestos within the plant;
- 4. develops training plans to constantly improve the employee's environmental protection awareness and on-site environmental protection and control ability via training;
- 5. To promote green environmental protection along the supply chain, and set environmental protection as a criterion when assessing suppliers.



Β. Social

Strong sense of social responsibility, environmental protection, environmental security and economic sustainable development is the key factor to ensure the success of the business. In business development and other social activities, the Group maintains a view of values of being tolerant, open, reliable and cooperative, and introduces effective measures to ensure that the Group's policy in the society, safety and environment can be fully implemented. These measures relate to our employees, business associates, supply chain partners and individual communities and cultures in the world.

Employment and Labor Practices

The Group strongly recognises that employees are important assets, and makes efforts to improve the following four areas, including employment, health and safety, development and training, and labor standards. As of the date of this report, the Group has not received any complaints and illegal notices relating to the employment of workers, and there are no reports of violations of the relevant occupational health and safety legislation, and the number of working days lost due to work-related injuries.

The Group is in strict compliance with the Labour Law of the People's Republic of China, the Labour Contract Law of the People's Republic of China, and the Trade Union Law of the People's Republic of China and other national laws and regulations, and has developed and continuously optimised its human resources management system in the areas of staff recruitment, promotion, remuneration and benefits, social insurance and rest periods. All these initiatives have enabled the Group to practically safeguard the entitlement of labour interest of staff and promote harmonious employment relationship. Meanwhile, we took active steps in achieving a fair and just human resources management system by eliminating any bias or discrimination among employees on the basis of gender, race, nationality, physical condition, religion, marital status and other factors.

B1. Employment

The Group has formulated and implemented a set of human resource policies and procedures, including the Group's recruitment, trainings, promotion guidelines, remuneration determination and adjustment, holidays and statutory paid holidays, maternity leave and working hours to ensure equal treatment for all employees. Their employment, remuneration and promotion opportunities are not affected by nationality and ethnicity and any form of discrimination is strictly prohibited. The Group complies with the provisions of China's Labor Contract Law and the related employment laws to provide a good and safe working environment for employees. In addition, the Group and other subsidiary have reached the local (including Hong Kong) minimum wage standards.

In order to enhance the ability to hire all kinds of talents, on the premises of stabilise the salary of staff and incentivise staff with performance-based approach, our compensation system is based on position and performance. On top of the stable basic income, an incentive scheme with employee performance linked to the incentive to encourage employees' loyalty, so as to increase the external attractiveness and the internal incentivisation of our remuneration packages.

In order to standardise the mechanism regarding staff recruitment and resignation of the Group and ensure a higher quality of staff recruitment, we strictly observed the Staff Recruitment Management System, the Staff Reward and Punishment Management System and the relevant human resources management standards in the course of work, to the effect that there are rules to follow in staff recruitment, movement and resignation, and that the staff are provided with a fair employment environment.



In addition, the Group will also purchase additional commercial insurance for a part of the employees who has reached a certain seniority, in order to improve the additional security of employees. To encourage employee to stay in the job for a longer term and also encourage older employees to continue to shine and make greater contributions to the Company, the Company also implements a non-descending calculation method for length of employment, which is more humanised, rationalised and attractive than surrounding companies. Employee benefits are also included: free shuttle bus, accommodation and meal allowance, etc.

As at 31 December 2019, the Group had a total of 3,213 (2018: 3,233) employees and the ratio of male to female was 3.48 : 1 (2018: 3.67 : 1). The ratio of office management staff to production and operation staff was 1 : 11 (2018: 1 : 11). Approximately 92% of the employees were stationed in Shandong. Approximately 90.20% of the employees were 50 years old or below, and approximately 21.92% of employees were below 30 years old.

B2. Health and Safety

Safety and health are the primary safeguards of the lives and work. Adhering to the approach of "safety first, precaution is key and go for integrated treatment", the Group strictly complies with the Production Safety Law of the People's Republic of China, Regulation on Work-related injury Insurance of the People's Republic of China, the Laws of the People's Republic of China on Occupational Diseases, Regulation on Management of Labour Protection and the relevant laws and regulations. The Group also continuously improves its health and safety management system and increases investment in safety, eliminates hidden danger in a timely manner, ensures corporate safety production and seeks to protect physical and mental health and safety of staff.

The Group is committed to providing a safe and healthy working environment for employees and workers, and has taken the necessary work security measures to prevent the occurrence of industrial accidents and reduce the risks of the project. The Group according to the job requirements for different positions, develops work safety guidelines for employees, provides regular work safety training to the employees, conducts regular on-site safety inspection, and requires workers to use safety equipment, provides sufficient and appropriate protective equipment and requires workers and employees to wear such safety protection gears before stepping into production plants. In addition, the Group takes appropriate measures to ensure that all technician, including electrician and welders are special trained and have all the required licenses or qualifications. The Group has project supervisors and safety officers for each production project to evaluate and strictly implement safety measures and emergency plans in the course of production, comply with national and industry standards procure and inspect protective equipment, and assess of production lines of the specific requirement of the type of work, so as to achieve on-demand distribution, regular replacement, and on-site supervision of such protective equipment. Moreover, the Group also sets up bulletin boards to publish guidelines on safety in production to improve the safety awareness of workers on the production line. When the safety of the person is in danger, any person has the right to stop operations to prevent accidents.



The Group is highly concerned about the health and safety of employees, is dedicated to improving the working environment to prevent occupation disease. We actively respond to issues relevant to occupation health and safety put forward by employees, and recognize and reward such employees making contribution to the continuous improvement topics of occupation health and safety. We also ensure that all employees understand and are responsible for their own safety and the safety of the affected persons. The Group provides PPE for employees, such as helmets, protective glasses, protective masks, protective gloves, safety belt, semi faced and full faced filtering respirators. The human resources department each year arranges qualified medical institutions to conduct physical examination for employees who may suffer occupation diseases and follow up individual cases. In addition, the Group also attaches great importance to the development of mental health of employees, and carries out group exchange and other activities to relieve the employees' pressure at work.

Occupational health and safety management is included in the performance appraisal of various departments, and specialized departments monitor and supervise occupational health and safety management regularly and irregularly. In 2019, the Group did not experience any fatal work-related incidents or accidents involving serious injury.

B3. Training and Development

The Group focuses on the cultivation of potential talents, and has a training staff dedicated to training. The Group, through systematic training curriculum, matches the talent's ability with its strategies to effectively inherit technology and company culture, and to achieve knowledge integration. In addition, the Group, through a sharing training mode featured with "Inheriting, Helping and Leading", promotes all of its employees to achieve ability self-improvement. The Group focuses on the development of the management and technical talents, including talents with potentials, key professional talents, key management talents, technical experts and etc. Moreover, the Group also advocates mutual cooperation with talents, so that, in three to five years, such talents, with accumulated experience, will form the backbone force for the Group's continuous development.

The Company attaches importance to talent training, and provides occupation career planning and organizes various training for employees, to enhance the guality of employees, so as to achieve common development of employees and the company. In order to improve the overall quality of the employees and work efficiency, the human resources department, at the end of each year, will develop next year's training plan, including training needs analysis, content, time, attendance and training effectiveness evaluation. The Company, through its learning platform, lectures of internal lecturers and external lecturers, network learning and etc. and according to strategic targets and the needs of development, provides new employees with training in the areas such as management and leadership, professional image and etiquette, enhancement of the professional skills, job skills, etc.



The Group enhances the competence of its employees by a combination of internal trainings and external trainings. The implementation rate of training programmes in 2019 was 100%. Internal trainings carried out in 2019 included occupational health education and training, non-destructive testing knowledge training, fire safety training, QES management manual replacement training, product standards and operation specification training, dual-system safety training, skill and technique training, and API accreditation training etc. External trainings carried out in 2019 included tax audit training, safety management training, comprehensive budget management and performance control, lean production management training, 2019 new tax policy application and explanation and analysis of key points and difficulties in calculating and settlement of income tax, basic knowledge of measurement and threads, new API edition training, coordination and management of "3+5" tax system under the latest tax reform, China Classification Society Certification standards training, risk-oriented corporate auditing and strengthening competence of internal auditors, management system standard training etc.

B4. Labour Standards

The Group has been creating equal employment opportunity. The Group has recruited talents for each vacancy through Internet or other appropriate channels and fairly selected appropriate talents in accordance with the ability, skills and other requirements of applicants. We will not reject any applicants because of their race, color, sex, language, religion, politics or other factors.

The Group has been advocating a principle of balance between work and family. We do not encourage overtime work. Even if the departments need to work overtime temporarily, we will, through the overtime approval process, strictly control the overtime working hours. Any overtime work shall need to be approved by the Department Manager, and be complied with local labor laws and ensured that employees have enough time to rest, so as to prevent the employees from suffering from serious reduced quality of life because of long working hours and meanwhile reduce the risk of any possible work-related accident due to long working hours.

The Group strictly complies with the relevant child labor and forced labor employment ordinance and other laws of the places where it operates. All applicants must provide proof of identity for verification. Before we enter into employment contracts with the employees, we give employees sufficient time to read carefully and understand the relevant content of the contracts. We only sign related employment contracts with employees after they fully understand such contracts.

Operating Practices

Good corporate governance is a symbol of corporate modernization and a prerequisite for sustainable development of the corporate. The Group has been investing a large number of resources and human resources to develop appropriate corporate governance practices according to the business needs, and to conduct continuous integration of the essence of corporate governance which is incorporated into the management structure and internal control procedures. Meanwhile, the Group is also dedicated to maintaining the highest moral integrity, so that all business activities can achieve the highest standards or best practices, to ensure that our actions can fully comply with applicable laws and regulations.

The Group is committed to continuously improving the performance and quality of products and services, reaching a high moral level as a company in terms of supply chain management, internal control and product quality assurance, and ensuring its compliance with the standards established based on relevant laws and regulations to meet industry and customer expectation. The realization of comprehensive corporate governance at a high standard will enable the Group to be more efficient as to each topic of the Group's sustainable development and help maintain and increase the stakeholders' interests.



B5. Supply Chain Management

The Group has formulated "Material Procurement and Management System". The Group, according to a series of quantitative criteria, such as, the compliance conditions, price, quality, supply stability, timely delivery rate, incoming passing rate, customer complaints and customer service, strictly selects suppliers and, according to the evaluation results of suppliers, maintains a long-term and stable relationship with suppliers. The Group implements a strict test and control flow in the process of production. In the incoming material warehousing and production stage, the Group continues to monitor the quality of the materials provided by the external suppliers. Meanwhile, the Group also implements different warehouse storage managements according to the production materials provided by suppliers. As of the date of this report, the Group has been exposed to no significant risks related to the supply chain at environment and society levels.

As at 31 December 2019, the Group had approximately 360 qualified suppliers, all of them were located in the PRC.

B6 Product Responsibility

Product safety and quality is the top priority of the Group. In order to better achieve the goals of the Group in terms of product quality and ensure the products we provide can meet the requirements of customers and applicable laws and regulations, the Group has developed its own quality (Q), environmental (E) and safety (S) management system and prepared its QES Management Manual based on GB/T19001-2016 Management System Requirements,
Space GB/T28001-2011 Occupational Health and Safety Management System Requirements, GB/T24001-2016 Environmental Management System Requirements and API SpecQ1 Specification for Quality Management System Requirements for Manufacturing Organizations for the Petroleum and Natural Gas Industry.

All products of the Group must be tested for quality. Its design, manufacturing, installation and test must comply with the requirements of relevant standards and specifications and also technical requirements, meanwhile also must meet the requirements of relevant design parameters. In addition, all products must accept and pass strict quality and safety verification:

- 1. Material inspection: all raw materials must be inspected in accordance with the drawings, standards, specifications, technical agreements. Only qualified materials can be stored in the warehouses;
- 2. Production process: the Group implements process verification and testing. Only qualified semifinished products can flow into the next process;
- 3. Finished product inspection: the Group implements finished product inspection, and provides qualified product report before delivery;
- Control of ungualified products: when any ungualified product is found in the inspection process, the 4. unqualified products will be analyzed and processed. The Group strictly prohibits any unqualified products from continuing to flow in the manufacturing process.

The Group has developed specific measures covering the quality of products and services and safety, to ensure a compliance with the legislation and regulations. Upon receiving any complaints, the Company will immediately assess such complaints and conduct an investigation on that matter, in order to identify the problem, and make a correction in the practical situation as soon as possible. As of the date of this report, there were no disputes or related litigation threatened against the Group relating to product liability.



The Group encourages its employees to apply for patents and present papers. As at 31 December 2019, the Group had 11 invention patents, 63 utility model patents. In 2019, the Group applied for 1 invention patent and 5 utility model patents.

To ensure information security, full-time or part-time staff are deployed to perform centralised management of computer systems and networks. Through enhancing the management of labour discipline and streamlining work procedures, the risk of leakage of corporate information is kept to minimal. In 2019, the Group did not receive any complaints or involve in any proceedings relating to leakage of information.

B7. Anti-corruption

The Group insists on implementing a high standard of business ethics throughout the entire operation process. In its daily operations, the Group does not tolerate any form of corruption or bribery based on a fair and equitable principle. At the same time, such principle also is the code of conduct of the Group as to its internal management. The Group's employees must comply with the code of ethics and laws and regulations and fulfill their duties in their daily work. The Group also, through conference presentations, employee communication and other activities, conveys the rules and regulations of the Company and external laws and regulations to its employees, to constantly put emphasis on that all employees should comply with relevant laws and regulations, adhere to the moral bottom line, reject temptation, and prevent corruption and fraud and money laundering. The Group strictly abides by relevant anti-corruption laws and regulations of the state and regions, including "Chapter 8: the Crime of Corruption and Bribery" of China's Criminal Law, "the Prevention of Bribery Ordinance" of Hong Kong Special Administrative Region and etc.

The Group, in processing product trading, exporting and reselling, insists on complying with related compliance policies, and relevant laws and regulations, including being reasonably prudent to ensure it does not violate any trade regulation laws. All employees shall be subject to necessary internal guidelines in product sales and customer contact. In addition, the Group has also clearly defined the responsibilities of different departments in anti-corruption work, such as, records of financial transactions, the audit of business partners, regular internal audit, to ensure the effective implementation of the policy. Moreover, the Group provides new employees with anti-corruption training to cultivate a company culture of honesty and integrity. The Group also complies with regulatory standards as to health and safety and applicable laws as to advertising and labeling. The primary goal of this Group is to provide customers with confidence in its services, and to provide sufficient information for customers to make informed choices. As of the date of this report, the Group has not been aware of any corruption matters and related complaints.

The Group strongly believes that ethical business practices and good corporate governance are crucial to enhancing competitiveness, and has no tolerance to bribery, extortion, fraud and money laundering. The Group has established an audit committee in the governance structure, with responsibilities to formulate, review and monitor the corporate governance policies and practices, ensure strict compliance with relevant laws and regulations in the course of business, establish an effective internal control system, and achieve better management. The Group had identified, among others, sales, finance, procurement and audit departments are those having potentially greater conflict of interests, and thus has established penalties with deterrent effect. The Group's audit department arranges annual audit, and during which, conducts site-visit to key departments of subsidiaries for audit. Due to the fact that certain projects involve substantial amount of money, in order to enhance the transparency of tendering, the tendering policy stipulates that all tender documents shall be disclosed on the Group's website, while the identity of shall be kept confidential manner to avoid jeopardising the fairness.



Community

With the market's concerns on the behavior of corporates, the pursuit of maximum short-term financial performance to return to shareholders is no longer the only goal of corporate management. As a responsible corporate, the Group is dedicated to extending its concerns from its own operation to the public. The Group believes that employees are the core strength to create value for the society. The Group will continue to gather power of all to increase engagement of communities, and to balance the interests between shareholders and other stakeholders to bring more positive impact to the society. Meanwhile, the Group has, through various channels, irregularly communicated with all stakeholders, including customers, employees, community organizations and government agencies etc., to achieve open and transparent operation and to understand each other's expectations of corporate social responsibility, so that the Group can achieve the goal of sustainable business development maintain a good relationship with the communities it operates in.

B8. Community Engagement

The management of the Group have been adhering to the concept of establishing a harmonious society and a harmonious community, leading all employees to actively participate in organizing and strengthening a good community environment, and actively organizing and participating in various communicative activities in the community, so as to promote humanities construction of the harmonious community. The Group has developed relevant policies and measures, in order to understand the needs of the community. Making contributions to the community and maintaining a harmonious relationship with the stakeholders in the business areas is essential for the Group's sustainable development. The Company has also underwritten all kinds of social insurances for the employees and established support funds to care for and subsidise employees who have financial difficulties, so as to create a harmonious working atmosphere. As of the date of this report, the Group has been actively participating in various community activities, which are shown below:

- 1. In May 2019, to further enrich the lives of employees with spare-time culture, and better demonstrate the staff spirit of the Company, and enhance the cohesiveness and sense of belonging of the Company, the trade union of the Company, took the lead in orgainising the event called the Month of Cultural and Sports Activities, which was participated in by lots of colleagues. The activities included chess games, basketball set shots, ping-pong and basketball tournaments and sprint races. These activities allowed our employees to release their passion, strengthen their fitness and promote team spirit among themselves.
- In August 2019, some areas in Shouguang City were seriously damaged by a major flood disaster due 2. to Typhoon Lekima. The Company actively organised and started flood relief operation by, in no time, setting up a Molong temporary voluntary rescue team responsible for coordinating and equipping the rescue facilities and supplies. The Company together with all staff members raised RMB1.2 million of donation money and supplies for the disaster relief, rescue and post-disaster reconstruction of Shouquang City. The Company received recognition and praises from the society for these initiatives.
- 3. Echoing the government's poverty alleviation efforts, the Company cares about employees in need. In 2019, the Company released a total of RMB49,000 from the relief fund to give support to employees having family difficulties.

Annex: Index for ESG Reporting Guide of Shandong Molong for 2019

Aspect	Туре	Index No.	Particulars	Location in this report
A Environmental	A1 Emissions Information on: (a) the policies; and (b) compliance with relevant	A1.1	The types of emissions and respective emissions data.	A Environmental — Policy for Reducing Emissions and Achievement
	laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.	A1.2	Greenhouse gas emissions in total (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	
		A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	A Environmental — Policy for Reducing Emissions and Achievement
		A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	
		A1.5	Description of measures to mitigate emissions and results achieved.	A Environmental — Policy for Reducing Emissions and Achievement
		A1.6	Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved.	A Environmental — Policy for Reducing Emissions and Achievement
	A2 Use of Resources Policies on the efficient use of resources, including energy, water and other raw materials	A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility).	A Environmental — Effective Use of Resources
		A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	A Environmental — Effective Use of Resources
		A2.3	Description of energy use efficiency initiatives and results achieved.	A Environmental — Effective Use of Resources
		A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved.	A Environmental —Effective Use of Resources
		A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced.	A Environmental —Effective Use of Resources
	A3 The Environment and Natural Resources Policies on minimising the issuer's significant impact on the environment and natural resources.	A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	A Environmental — Effective Use of Resources

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Aspect	Туре	Index No.	Particulars	Location in this report
B Social	B1 Employment Information on: (a) the policies; and	B1.1	Total workforce by gender, employment type, age group and geographical region.	B Social — Employment
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer	B1.2	Employee turnover rate by gender, age group and geographical region.	B Social — Employment
	relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.			
	B2 Health and Safety Information on:	B2.1	Number and rate of work-related fatalities.	B Social — Health and Safety
	(a) the policies; and(b) compliance with relevant	B2.2	Lost days due to work injury.	B Social — Health and Safety
	laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards.	B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored.	B Social — Health and Safety
	B3 Development and Training Policies on improving employees' knowledge and skills for discharging duties at work.	B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	B Social — Training and Development
	Description of training activities.	B3.2	The average training hours completed per employee by gender and employee category.	B Social — Training and Development
	B4 Labour Standards Information on: (a) the policies; and	B4.1	Description of measures to review employment practices to avoid child and forced labour.	B Social — Labour Standards
	 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour. 	B4.2	Description of steps taken to eliminate such practices when discovered.	B Social — Labour Standards





Aspect	Туре	Index No.	Particulars	Location in this report
B Social	B5 Supply Chain Management Policies on managing	B5.1	Number of suppliers by geographical region.	B Social — Supply Chain Management
	environmental and social risks of the supply chain.	B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored.	B Social — Supply Chain Management
	B6 Product Responsibility Information on: (a) the policies; and	B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	B Social — Product Responsibility
	 (b) compliance with relevant laws and regulations that have a significant impact on 	B6.2	Number of products and service related complaints received and how they are dealt with.	B Social — Product Responsibility
	the issuer relating to health and safety, advertising, labelling and privacy	B6.3	Description of practices relating to observing and protecting intellectual property rights.	B Social — Product Responsibility
	matters relating to products and services provided and methods	B6.4	Description of quality assurance process and recall procedures.	B Social — Product Responsibility
	of redress.	B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored.	B Social — Product Responsibility
	B7 Anti-corruptionInformation on:(a) the policies; and(b) compliance with relevant laws and regulations that	B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	B Social — Anti- corruption
	have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	B Social — Anti- corruption
	B8 Community Policies on community engagement to understand the	B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	B Social — Community
	needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	B8.2	Resources contributed (e.g. money or time) to the focus area.	B Social — Community



Whether the Company had any corporate bonds which were publicly issued and listed on a stock exchange, and which have not matured, or have matured but not fully repaid as at the date of publication of annual report

No



Auditor's Report



Type of audit opinions Date of signing of auditors report Name of auditors Auditors report file number Names of the CPAs Standard unqualified opinions 27 March 2020 Shinewing Certified Public Accountants (Special General Partnership) XYZH / 2020JNA30119 Kan Jing Ping, Zhang Xiu Qin



Main text of the auditor's report

To the shareholders of Shandong Molong Petroleum Machinery Company Limited:

I. Opinion

We have audited the financial statements of Shandong Molong Petroleum Machinery Company Limited (hereinafter referred to as "Shandong Molong"), which comprise the consolidated and parent company's balance sheet as at 31 December 2019, the consolidated and parent company's income statement, the consolidated and parent company's cash flow statement and the consolidated and parent company's statement of changes in shareholders' equity for 2019, as well as notes to the financial statements.

In our opinion, the accompanying financial statements comply with the requirements of the Accounting Standards for Business Enterprises in all material respects, and fairly present the consolidated and parent company's financial position of Shandong Molong as at 31 December 2019, as well as the consolidated and parent company's results of operations and cash flows for 2019.

II. Basis for Audit Opinion

We conducted our audit in accordance with China Standards on Auditing for Certified Public Accountants. Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Financial Statements" section of our report. In accordance with the Code of Ethics for Chinese Certified Public Accountants, we are independent of Shandong Molong, and we have fulfilled other ethical responsibilities. We believe that the audit evidence we have obtained is sufficient and appropriate to provide the basis for our audit opinion.

III. Key Audit Matters

The key audit matters are the matters that we consider to be the most important for auditing financial statements in this period according to professional judgement. The response to these matters is based on overall audit of the financial statements and the formation of our audit opinion thereon, and we do not comment on these matters separately.



1. **Recognition of Revenue**

Key Audit Matter

As stated in note IV.31 and note VI.39 to the consolidated financial statements, operating revenue of Shandong Molong for 2019 amounted to RMB438,890.42 ten thousand. The recognition of revenue was relatively significant to the net profit.

There are inherent risks in revenue recognition, and there is a significant risk of material misstatement whether the revenue is complete and accurately accounted in the appropriate accounting period. Therefore, we identify the Shandong Molong's revenue recognition as a key audit matter.

How the matter was addressed in the audit

We mainly performed the following audit procedures:

- understand and evaluate the management's effectiveness of the design and operation of key internal controls related to the revenue recognition;
- extracting samples and review sales and service contracts, understanding the performance obligations of Shandong Molong in respect of sales of goods and rendering of services, the terms and arrangements about customer obtaining control over goods or services, and assessing whether the policy for revenue recognition of Shandong Molong is in compliance with the requirements under the ASBEs;
- extracting samples from revenue transactions recorded for the year, conducting substantive test, checking invoices, sales contracts, delivery orders and customers' receipts, verifying the authenticity of revenue recognised, and assessing whether the related revenue recognition is in conformity with the accounting policy for revenue recognition of Shandong Molong;
- performing analytical procedures for revenue and costs, and comparing product revenue, costs and gross profit for this year with those of last year for analysis;
- Execute cut-off test audit procedures, select samples, check delivery orders and other supporting documents for income transactions recorded before and after the balance sheet date, and assess whether income is recorded in the appropriate accounting period;
- assessing the appropriateness of the accounting of revenue recognition by management of Shandong Molong and the presentation of and disclosures in the financial statements.



2. Impairment of accounts receivable

Key Audit Matter

As mentioned in Notes IV.12 and VI.3 and VI.47 to the consolidated financial statements of Shandong Molong, as at 31 December 2019, Shandong Molong had accounts receivables of RMB63,555.83 ten thousand and a balance of provision for bad debts of RMB12,799.93 ten thousand.

There may be risks in recovery of accounts receivables and the assessment of bad debts involves significant management judgment and estimates.

How the matter was addressed in the audit

We mainly performed the following audit procedures:

- Understanding and evaluating the design and operational effectiveness of the key internal control by management relating to impairment of accounts receivable;
- Reviewing the historical credit loss experience data used by management of Shandong Molong to calculate expected credit loss rates and the reasonableness of key assumptions by combining with debtor's credit history, historical default evidence and default rates, and the changes in observed financial credit status of debtors for the year, to determine whether the credit risk of receivables has increased significantly, thereby assessing the reasonableness of the credit risk assessment and identification of receivables by management;
- Obtaining the expected credit loss model of accounts receivable of Shandong Molong, checking management's assumptions and calculation process of expected credit losses, analysing whether the basis of bad debt provision for accounts receivable is sufficient and reasonable, and remeasuring to confirm if the bad debt provision amount is accurate;
- Analysing the payment of the accounts receivable and the occurrence of bad debts of Shandong Molong in the current and previous years by combining management's evaluation on the historical, current and subsequent payment, understanding the possible recovery risks, analyzing the reasonableness of the provision for bad debts of receivables by management;
- assessing the appropriateness of the accounting of provision for accounts receivable by management of Shandong Molong and the presentation of and disclosures in the financial statements.



3. **Impairment of Inventories**

Key Audit Matter

As mentioned in Notes IV.15, VI.8 and VI.48 to the consolidated financial statements of Shandong Molong, as at 31 December 2019, Shandong Molong had a balance of inventories of RMB95,663.48 ten thousand and a balance of provision for impairment of inventories of RMB2,172.74 ten thousand.

Shandong Molong regularly estimates the net realizable value of inventories, and recognizes the inventory declining loss for the difference between the inventory cost and the net realizable value. Due to the complexity of the impairment testing process, Shandong Molong's management needs to make significant judgments and assumptions in its predictions. Therefore, we make provision for impairment of inventory a key audit matter.

How the matter was addressed in the audit

We mainly performed the following audit procedures:

- Understand and evaluate the effectiveness of the design and operation of key internal controls related to inventory impairment;
- Perform inventory monitoring procedures for inventory, check inventory quantity and condition, etc.;
- Obtain the list of end-of-year inventory of Shandong Molong, and conduct an analytical review of inventory with a longer history;
- Check the previous year's impairment of inventory and the changes of the impairment in the current year;
- Inquire about the changes in raw material prices during the year and understand the trend of raw material prices in 2019. Check whether the Management considers these factors to have an impact on the impairment of Shandong Molong's inventory;
- Obtain information such as subsidiary ledger of inventory impairment, perform inventory impairment testing procedures, check and analyze the reasonableness of the net realizable value, and assess the correctness of accrual of inventory impairment;
- Assessing the appropriateness of the accounting of provision for impairment of inventories by management of Shandong Molong and the presentation of and disclosures in the financial statements.



IV. Other Information

The management of Shandong Molong (hereinafter referred to as the "Management") is responsible for the other information. The other information includes the information covered in the Shandong Molong 2019 annual report, but does not include the financial statements and the audit report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact. We have nothing to report in this regard.

V. Responsibilities of the Management and Those Charged with Governance for the Financial Statements

The Management is responsible for the preparation of the financial statements in accordance with Accounting Standards for Business Enterprises to achieve fair presentation; and designing, implementing and maintaining internal control which is necessary to enable that the financial statements are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Management is responsible for assessing Shandong Molong's ability to continue as a going concern, disclosing issues related to going concern (if applicable) and applying the going-concern assumption of accounting unless the Management plans to liquidate the Company, terminate operations, or choose other realistic choices.

Those governance is responsible for overseeing Shandong Molong's financial reporting process.

VI. Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement due to fraud or errors, and to issue an auditor's report that contains our opinion. Reasonable assurance is a high level of assurance, but it does not guarantee that an audit conducted in accordance with auditing standards will always detect a material misstatement when it exists. Misstatements may be caused by fraud or errors, and are generally considered material if reasonable expected misstatement alone or together may affect the financial statement users to make economic decisions on the basis of financial statements.

During the course of audit in accordance with auditing standards, we use professional judgment and maintain professional skepticism. We also carry out the following works:

- (1) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide basis for our audit. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- (2) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances.



- (3) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management.
- (4) Conclude on the appropriateness of the Management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists is related to events or conditions that may cast significant doubt on Shandong Molong's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements in accordance with the auditing standards or, if such disclosures are inadequate, we should express a modified opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- (5) Evaluate the overall presentation, structure and content of the financial statements, and also evaluate whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient and appropriate audit evidence regarding the financial information of Shandong Molong entities (6) or business activities to express an opinion on the consolidated financial statements. We are responsible for the directing, supervising and conducting the Company audit and take full responsibility for the audit opinion.

We communicate with the governance on the planned audit scope, time arrangement, significant audit findings and other issues, including any significant internal control deficiencies that we identified during the audit.

We also provide the governance with a statement that we have complied with those relevant ethical requirements regarding independence, and communicate with the governance about all relationships and other matters that may reasonably be considered to affect our independence and relevant precautions, if applicable.

From the matters communicated with the governance, we determine matters that are the most important to the audit of financial statements for the current period, and therefore constitute the key audit matters. We describe these matters in our auditor's report unless the law or regulation prohibit public disclosure of these matters, or in rare circumstances, we determine that a matter should not be communicated in our report if the negative consequences of such communication would reasonably be expected to outweigh the benefits produced in the public interest.

Shinewing Certified Public Accountants (Special General Partnership)

PRC certified public accountants: (Project Partner)

PRC certified public accountants:

Beijing, China

27 March 2020



Consolidated Balance Sheet



Item	31 December 2019	31 December 2018
Current assets:		
Monetary funds	539,942,128.18	892,452,274.76
Settlement Deposits	—	—
Lending funds	—	—
Financial assets held for trading	—	—
Financial assets at fair value through profit or loss	_	—
Derivative financial assets	_	—
Bills receivable	257,635,279.11	271,735,086.30
Accounts receivable	507,559,024.95	536,199,939.96
Financing receivables	96,155,523.75	111,166,610.00
Loans and advances	17,046,915.97	38,561,702.67
Prepayments	41,184,464.45	30,978,235.20
Insurance receivables	_	—
Reinsurance receivables	_	—
Reinsurance contract reserves receivable	_	
Other receivables	29,289,226.01	47,697,703.66
Including: Interests receivable	2,308,030.91	2,710,659.25
Dividends receivable	_	
Purchases of sell-back financial assets	_	—
Inventories	934,907,320.58	1,042,761,257.01
Contract assets	_	
Assets held for sale	_	—
Non-current assets due within one year	_	
Other current assets	35,206,341.97	144,802,505.41
Total current assets	2,458,926,224.97	3,116,355,314.97





Item	31 December 2019	31 December 2018
Non-current assets:		
Loans and advances	—	—
Debt investments	—	—
Available-for-sale financial assets	—	—
Other debt investments	—	—
Held-to-maturity investments	—	—
Long-term receivables	—	—
Long-term equity investments	2,557,061.01	2,663,518.90
Investments in other equity instruments	—	—
Other non-current financial assets	—	—
Investment properties	—	—
Fixed assets	2,726,157,716.13	2,915,815,731.99
Construction-in-progress	55,034,853.27	35,871,296.86
Productive biological assets	_	_
Oil and gas assets	_	_
Right-of-use assets	—	—
Intangible assets	443,223,548.01	452,046,844.13
Development expenditures	_	_
Goodwill	_	23,683,383.21
Long-term deferred expenses	_	_
Deferred income tax assets	40,231,904.91	47,256,488.04
Other non-current assets	9,621,036.29	13,844,015.27
Total non-current assets	3,276,826,119.62	3,491,181,278.40
Total assets	5,735,752,344.59	6,607,536,593.37



Consolidated Balance Sheet



Item	31 December 2019	31 December 2018
Current liabilities:		
Short-term borrowings	1,929,510,883.39	2,390,918,560.77
Borrowings from the central bank	—	—
Placements	—	—
Financial liabilities held for trading	—	—
Financial liabilities at fair value through profit or loss	—	—
Derivative financial liabilities	—	—
Bills payable	281,588,603.88	278,902,047.79
Accounts payable	924,020,613.80	821,162,695.81
Receipts in advance	—	—
Contract liabilities	32,463,654.22	57,364,400.72
Proceeds from disposal of buy-back financial assets	—	—
Customer bank deposits and due to banks and other financial institutions	—	—
Securities brokerage deposits	—	—
Securities underwriting brokerage deposits	—	—
Salaries payable	57,276,942.10	57,100,793.80
Taxes payable	13,393,461.51	81,227,045.72
Other payables	61,423,531.25	51,344,753.68
Including: Interests payable	6,389,751.57	8,691,627.11
Dividends payable	—	—
Brokerage and commission payables	—	—
Reinsurance payables	—	—
Liabilities held for sale	—	—
Non-current liabilities due within one year	482,636,906.78	308,994,908.08
Other current liabilities	87,557,572.20	94,281,027.25
Total current liabilities	3,869,872,169.13	4,141,296,233.62





Unit: RMB

Item	31 December 2019	31 December 2018
Non-current liabilities:		
Insurance contract reserves	_	_
Long-term borrowings	_	426,219,050.90
Bonds payable	_	
Including: Preferred shares	_	_
Perpetual bonds	_	
Lease liabilities	_	
Long-term payables	58,045,884.69	
Long-term salaries payable		
Estimated liabilities	5,734,176.25	12,780,330.57
Deferred revenue	7,386,306.54	6,954,855.00
Deferred income tax liabilities	5,754,299.38	6,126,499.96
Other non-current liabilities		
Total non-current liabilities	76,920,666.86	452,080,736.43
Total liabilities	3,946,792,835.99	4,593,376,970.05
Owners' equity: Share capital	797,848,400.00	797,848,400.00
Other equity instruments		
Including: Preferred shares	_	
Perpetual bonds	_	
Capital reserve	863,169,158.42	863,169,158.42
Less: Treasury shares		
Other comprehensive income	(3,055,060.57)	(2,792,011.13
Special reserve	(5,055,000.57)	(2,752,011.15)
Surplus reserve	187,753,923.88	187,753,923.88
General risk provision	11,236.91	11,236.91
	(98,208,687.79)	98,100,580.11
Undistributed profits	(90,200,007.79)	96,100,360.11
Total equity attributable to owners of the parent company	1,747,518,970.85	1,944,091,288.19
Minority interests	41,440,537.75	70,068,335.13
Total owners' equity	1,788,959,508.60	2,014,159,623.32

Legal representative: Liu Yun Long

Accountant-in-charge: Liu Min

Partner-in-charge: Ding Zhi Shui



Balance Sheet of the Parent Company



Unit: RMB

Item	31 December 2019	31 December 2018
Current assets:		
Monetary funds	515,419,364.09	824,263,679.90
Financial liabilities held for trading	_	_
Financial assets at fair value through profit or loss	—	—
Derivative financial assets	—	—
Bills receivables	257,635,279.11	271,735,086.30
Accounts receivable	614,469,903.11	618,706,266.35
Financing receivables	13,745,135.20	147,210,000.00
Prepayments	466,070,802.57	463,225,881.58
Other receivables	742,034,322.28	461,207,511.04
Including: Interests receivable	2,308,030.91	2,710,659.25
Dividends receivable	—	—
Inventories	627,068,241.69	726,969,869.08
Contract assets	—	—
Assets held for sale	—	—
Non-current assets due within one year	—	—
Other current assets	_	—

Total current assets

3,236,443,048.05 3,513,318,294.25





Item	31 December 2019	31 December 2018
Non-current assets:		
Debt investments	—	—
Available-for-sale financial assets	_	—
Other debt investments	_	—
Held-to-maturity investments	_	—
Long-term receivables	_	_
Long-term equity investments	1,144,019,921.73	1,144,069,921.73
Investments in other equity instruments	_	_
Other non-current financial assets	_	_
Investment properties	_	—
Fixed assets	1,056,055,848.38	1,142,251,374.30
Construction-in-progress	486,984.53	2,417,822.63
Productive biological assets	_	—
Oil and gas assets	_	_
Right-of-use assets	_	_
Intangible assets	132,088,784.23	131,541,997.90
Development expenditures	_	_
Goodwill	_	_
Long-term deferred expenses	_	_
Deferred income tax assets	37,883,413.51	44,728,025.77
Other non-current assets		4,785,950.02
Total non-current assets	2,370,534,952.38	2,469,795,092.35
Total assets	5,606,978,000.43	5,983,113,386.60



Balance Sheet of the Parent Company



Item	31 December 2019	31 December 2018
Current liabilities:		
Short-term borrowings	1,765,910,883.39	1,803,918,560.77
Financial liabilities held for trading		
Financial liabilities at fair value through profit or loss	_	_
Derivative financial liabilities	_	_
Bills payable	456,088,603.88	883,985,816.54
Accounts payable	318,744,403.11	276,462,082.53
Receipts in advance	_	_
Contract liabilities	28,059,132.72	27,434,932.72
Salaries payable	37,751,734.57	37,934,242.75
Taxes payable	10,297,524.70	39,143,651.71
Other payables	151,446,321.31	44,272,449.62
Including: Interests payable	5,214,764.95	6,444,772.42
Dividends payable	_	_
Liabilities held for sale	_	_
Non-current liabilities due within one year	329,697,408.24	170,652,590.80
Other current liabilities	87,557,572.20	94,281,027.25
Total current liabilities	3,185,553,584.12	3,378,085,354.69
Non-current liabilities:		
Long-term borrowings	-	272,104,565.75
Bonds payable	-	—
Including: Preferred shares	_	
Perpetual bonds	—	—
Lease liabilities	—	—
Long-term payables	58,045,884.69	—
Long-term salaries payable	—	—
Estimated liabilities	5,734,176.25	12,780,330.57
Deferred revenue	—	_
Deferred income tax liabilities	—	_
Other non-current liabilities	-	_
Total non-current liabilities	63,780,060.94	284,884,896.32





Item	31 December 2019	31 December 2018
Total liabilities	3,249,333,645.06	3,662,970,251.01
Owners' equity:		
Share capital	797,848,400.00	797,848,400.00
Other equity instruments		
Including: Preferred shares	_	
Perpetual bonds	_	_
Capital reserve	863,150,490.92	863,150,490.92
Less: Treasury shares	_	
Other comprehensive income	_	_
Special reserve	_	_
Surplus reserve	187,753,923.88	187,753,923.88
Undistributed profits	508,891,540.57	471,390,320.79
Total owners' equity	2,357,644,355.37	2,320,143,135.59
Total liabilities and owners' equity	5,606,978,000.43	5,983,113,386.60



Consolidated Income Statement



Unit: RMB

Item		2019	2018
I.	Total operating revenue Including: Operating revenue	4,388,904,215.91 4,388,904,215.91	4,452,014,810.12
	Interest income	4,300,904,215.91	4,452,014,810.12
	Insurance premium earned	_	
	Brokerage and commission income	_	
П.	Total operating costs	4,547,980,146.59	4,368,803,923.82
	Including: Operating costs	4,034,622,745.27	3,760,482,732.11
	Interest expenses	-,03-,022,7-3.27	
	Brokerage and commission expenses	_	
	Surrenders	_	
	Net amount of compensation paid	_	
	Net amount of reserves for reinsurance contract withdrawn	_	
	Insurance dividend payments	_	
	Reinsurance premiums	_	
	Taxes and surcharges	25,254,426.66	39,442,851.14
	Selling expenses	84,340,449.53	113,969,714.60
	Administrative expenses	193,606,016.95	178,822,233.92
	Research and development expenses	63,830,329.90	71,979,056.24
	Finance expenses	146,326,178.28	204,107,335.81
	Including: Interest expenses	159,146,751.07	203,251,721.32
	Interest income	8,791,007.22	7,381,164.96
	Add: Other gains	14,032,294.31	29,456,919.93
	Investment income	3,384,366.15	1,370,779.21
	Including: Gains on investment in associates and joint ventures	(106,457.89)	24,197.42
	Gain on derecognition of financial assets measured		
	at amortised cost	_	—
	Exchange gains	—	—
	Net gains on exposure hedges	—	—
	Gain on fair value changes	—	
	Credit impairment losses	(17,003,268.54)	(37,813,973.27)
	Asset impairment losses	(37,538,995.67)	(10,603,105.42)
	Gains on disposal of assets	7,152,864.22	3,501,489.47
III.	Operating profit	(189,048,670.21)	69,122,996.22
	Add: Non-operating income	9,730,641.34	6,366,554.82
	Less: Non-operating expenses	35,909,103.13	14,327,049.92
IV.	Total profit	(215,227,132.00)	61,162,501.12
	Less: Income tax expenses	9,680,705.56	(41,243,965.51)

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Consolidated Income Statement

Unit: RMB

Item			2019	2018
V.	Net p	rofit	(224,907,837.56)	102,406,466.63
	(I) By	/ business continuity	—	—
	1.	Net profit from continuing operations	(224,907,837.56)	102,406,466.63
	2.	Net profit from discontinued operations	—	—
	(II) By	/ attributable ownership	—	—
	1.	Net profit attributable to the owners of the parent company	(196,309,267.90)	92,476,375.01
	2.	Minority interests	(28,598,569.66)	9,930,091.62
VI.	Other	comprehensive income, net of tax	(292,277.16)	(1,467,938.03)
	Other	comprehensive income attributable to the owners of the parent		
	com	pany, net of tax	(263,049.44)	(1,389,262.88)
	(I) O [.]	ther comprehensive income that may not be reclassified to profit or loss	_	—
	1.	Changes on remeasurement of defined benefit plans	_	—
	2.	Other comprehensive income that may not be transferred to profit or		
		loss under equity accounting	_	—
	3.	Fair value changes in investments in other equity instruments	_	—
	4.	Fair value changes in credit risk of the Company	_	—
	5.	Others	—	—
	(II) O	ther comprehensive income that will be reclassified to profit or loss	(263,049.44)	(1,389,262.88)
	1.	Other comprehensive income that may be transferred to profit or loss		
		under equity accounting	—	—
	2.	Fair value changes in other debt investments	—	—
	3.	Gains or losses on fair value changes in available-for-sale financial		
		assets	—	—
	4.	Reclassification of financial assets to other comprehensive income	—	—
	5.	Gains or losses on reclassification of held-to-maturity investments to		
		available-for-sale financial assets	—	—
	6.	Provision for credit impairment on other debt investments	_	—
	7.	Cashflow hedge reserve	_	—
	8.	Exchange differences on translation of foreign financial statements	(263,049.44)	(1,389,262.88)
	9.	Others	—	—
	Other	comprehensive income attributable to minority shareholders, net of tax	(29,227.72)	(78,675.15)
VII.	Total o	comprehensive income	(225,200,114.72)	100,938,528.60
	Total c	omprehensive income attributable to owners of the parent company	(196,572,317.34)	91,087,112.13
	Total c	omprehensive income attributable to minority shareholders	(28,627,797.38)	9,851,416.47
VIII.	Earnir	ngs per share:	_	
	(I) Ba	asic earnings per share	(0.246)	0.1159
	(II) Di	iluted earnings per share	(0.246)	0.1159

Legal representative: Liu Yun Long Accountant-in-charge: Liu Min Partner-in-charge: Ding Zhi Shui



Income Statement of the Parent Company



	Item	2019	2018
I.	Operating revenue	3,660,946,787.68	4,084,995,744.68
	Less: Operating costs	3,256,862,423.86	3,553,305,766.86
	Taxes and surcharges	15,857,696.55	25,384,758.52
	Selling expenses	71,506,819.84	96,990,930.88
	Administrative expenses	51,787,498.24	76,715,557.80
	Research and development expenses	63,830,329.90	71,979,056.24
	Finance expenses	112,381,323.00	140,497,268.66
	Including: Interest expenses	125,378,366.81	140,876,263.32
	Interest income	6,878,736.53	6,379,989.85
	Add: Other gains	686,605.41	622,983.37
	Investment income	1,216,420.49	_
	Including: Gains on investment in associates and joint ventures	—	_
	Gain on derecognition of financial assets measured at		
	amortised cost	—	
	Net gains on exposure hedges	_	—
	Gain on fair value changes	—	_
	Credit impairment losses	(9,102,757.01)	(36,590,741.02)
	Asset impairment losses	(11,934,055.72)	(6,074,363.45)
	Gain on disposal of assets	6,875,505.09	(175,829.57)
II.	Operating profit	76,462,414.55	77,904,455.05
	Add: Non-operating income	2,705,423.97	2,011,494.41
	Less: Non-operating expenses	34,822,006.48	13,973,771.57
III.	Total profit	44,345,832.04	65,942,177.89
	Less: Income tax expenses	6,844,612.26	(44,728,025.77)
IV.	Net profit	37,501,219.78	110,670,203.66
	(I) Net profit from continuing operations	37,501,219.78	110,670,203.66
	(II) Net profit from discontinued operations	_	_





Income Statement of the Parent Company

	Iter	n		2019	2018
V.	Otł	ner d	comprehensive income, net of tax		
	()	Oth	ner comprehensive income that may not be reclassified to profit or loss	—	—
		1.	Changes on remeasurement of defined benefit plans	—	—
		2.	Other comprehensive income that may not be transferred to profit or		
			loss under equity accounting	—	—
		3.	Fair value changes in investments in other equity instruments	—	—
		4.	Fair value changes in credit risk of the Company	—	—
		5.	Others	—	—
	()	Oth	ner comprehensive income that will be reclassified to profit or loss	—	—
		1.	Other comprehensive income that may be transferred to profit or loss		
			under equity accounting	—	—
		2.	Fair value changes in other debt investments	—	—
		3.	Gains or losses on fair value changes in available-for-sale financial		
			assets	—	—
		4.	Reclassification of financial assets to other comprehensive income	—	—
		5.	Gains or losses on reclassification of held-to-maturity investments to		
			available-for-sale financial assets	—	—
		6.	Provision for credit impairment on other debt investments	_	
		7.	Cashflow hedge reserve	_	
		8.	Exchange differences on translation of foreign financial statements	—	—
		9.	Others	_	
VI.	Tot	al co	omprehensive income	37,501,219.78	110,670,203.66
VII.	Ear	ning	gs per share:	_	—
	()	Bas	sic earnings per share		
	()	Dil	uted earnings per share		_



Consolidated Statement of Cash Flows



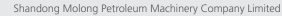
Unit: RMB

2019 Item 2018 Cash flows from operating activities: I. Cash received from sales of goods and rendering of services 4,460,437,940.49 4,069,356,982.68 Net increase in customer bank deposits and due to banks and other financial institutions Net increase in borrowings from the central bank Net increase in placements from other financial institutions Cash received from receiving insurance premium of original insurance contract Net cash received from reinsurance business Net increase in deposits from policyholders Cash received of interests, fees and commissions 70,000.00 Net increase in placements from banks and other financial institutions Net increase in repurchase business capital Net cash proceeds from securities brokerage Receipts of tax refunds 8,582,214.09 4,270,845.64 Cash received relating to other operating activities 326,650,980.55 107,291,611.36 4,180,989,439.68 Sub-total of cash inflows from operating activities 4,795,671,135.13 Cash paid for purchasing goods and receiving services 3,455,293,474.33 3,257,967,239.06 Net increase in loans and advances to customers (12,374,045.25) (45,619,111.92) Net increase in deposits with central bank and other financial institutions Cash paid for compensation of original insurance contract Net increase in lending funds Cash paid for interests, fees and commissions Cash paid for policy dividends Cash paid to and on behalf of employees 270,731,354.95 247,832,855.17 Cash paid for taxes 136,776,376.68 105,416,454.31 Other cash paid relating to operating activities 256,890,556.34 245,802,406.74 Sub-total of cash outflows from operating activities 4,107,317,717.05 3,811,399,843.36 Net cash flows generated from operating activities 688,353,418.08 369,589,596.32



Consolidated Statement of Cash Flows

			Unit: RMB
	Item	2019	2018
П.	Cash flows from investing activities:		
	Cash received from disposal of investments	104,900,000.00	7,488,422.15
	Cash received from gains on investments	3,490,824.04	1,346,581.79
	Net cash from disposal of fixed assets, intangible assets and other long-term		
	assets	9,974,199.66	22,518,731.56
	Net cash received from disposal of subsidiaries and other business units	_	—
	Other cash received relating to investing activities	—	—
	Sub-total of cash inflows from investing activities	118,365,023.70	31,353,735.50
	Sub-total of cash inflows from investing activities	118,365,023.70	31,353,735.50
	Sub-total of cash inflows from investing activities Cash paid for purchase and construction of fixed assets, intangible assets and	118,365,023.70	31,353,735.50
		118,365,023.70	31,353,735.50
	Cash paid for purchase and construction of fixed assets, intangible assets and		
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets		264,583,853.30
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets Cash paid for acquisition of investments		264,583,853.30
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets Cash paid for acquisition of investments Net increase in pledged loans		264,583,853.30
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets Cash paid for acquisition of investments Net increase in pledged loans Net cash paid for acquisition of subsidiaries and other business units Other cash paid relating to investing activities	77,287,258.35	264,583,853.30 104,900,000.00 — — —
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets Cash paid for acquisition of investments Net increase in pledged loans Net cash paid for acquisition of subsidiaries and other business units		264,583,853.30
	Cash paid for purchase and construction of fixed assets, intangible assets and other long-term assets Cash paid for acquisition of investments Net increase in pledged loans Net cash paid for acquisition of subsidiaries and other business units Other cash paid relating to investing activities	77,287,258.35	264,583,853.30 104,900,000.00 — — —



Consolidated Statement of Cash Flows



2019 2018 Item III. Cash flows from financing activities: Cash received from capital contributions Including: Cash received from minority shareholder investment by subsidiary 3,178,031,000.00 4,659,333,700.00 Borrowings received Other cash received relating to financing activities Sub-total of cash inflows from financing activities 3,178,031,000.00 4,659,333,700.00 Cash repayments of amounts borrowed 3,830,953,614.09 4,417,027,032.25 Cash paid for dividend and profit distribution or interest payment 164,324,997.14 195,419,766.43 Including: Dividend and profit paid to minority shareholders by subsidiary Other cash paid relating to financing activities 160,000,000.00 Sub-total of cash outflows from financing activities 3,995,278,611.23 4,772,446,798.68 Net cash flows generated from financing activities (817,247,611.23) (113,113,098.68) IV. Effect of changes in foreign exchange rate on cash and cash equivalents (818,000.81) 5,148,781.78 V. Net increase in cash and cash equivalents (82,667,646.02) (82,471,620.97) Add: Balance of cash and cash equivalents at the beginning of the period 578,924,482.20 661,396,103.17 Balance of cash and cash equivalents at the end of the period 496,256,836.18 578,924,482.20 VI.





Unit: RMB

Item		2019	2018
l. Cas	h flows from operating activities:		
Cas	h received from sales of goods and rendering of services	4,258,002,820.97	3,460,156,929.50
Refu	unds of taxes received	4,762,757.02	2,819,202.82
Oth	er cash received relating to operating activities	333,011,999.31	81,644,794.00
Sub	o-total of cash inflows from operating activities	4,595,777,577.30	3,544,620,926.32
Cas	h paid for purchasing goods and receiving services	3,727,359,023.14	3,329,209,248.86
	h paid to and on behalf of employees	168,615,466.73	152,421,242.68
	h paid for taxes	58,046,650.83	64,444,171.17
	er cash paid relating to operating activities	495,164,316.38	189,543,146.90
Sub	-total of cash outflows from operating activities	4,449,185,457.08	3,735,617,809.61
Net	cash flows generated from operating activities	146,592,120.22	(190,996,883.29)
	h flows from investing activities		
	h received from disposal of investments	50,000.00	—
	h received from gains on investments	1,216,420.49	—
	cash from disposal of fixed assets, intangible assets and other long-term	0 540 464 26	
	ssets cash received from disposal of subsidiaries and other business units	8,518,464.36	574,682.85
	er cash received roll disposal of subsidiaries and other business units	-	_
Sub	o-total of cash inflows from investing activities	9,784,884.85	574,682.85
			574,002.05
			574,002.05
	h paid for purchase and construction of fixed assets, intangible assets and		
0	ther long-term assets	33,516,639.03	57,896,288.73
o Cas	ther long-term assets h paid for acquisition of investments	33,516,639.03 —	
o Cas Net	ther long-term assets h paid for acquisition of investments cash paid for acquisition of subsidiaries and other business units	33,516,639.03 — —	
o Cas Net	ther long-term assets h paid for acquisition of investments	33,516,639.03 	
o Cas Net Oth	ther long-term assets h paid for acquisition of investments cash paid for acquisition of subsidiaries and other business units	33,516,639.03 — — — 33,516,639.03	

Statement of Cash Flows of the Parent Company



Item	1	2019	2018
Ш.	Cash flows from financing activities:		
	Cash received from capital contributions	_	—
	Borrowings received	2,684,431,000.00	3,726,233,700.00
	Other cash received relating to financing activities		
	Sub-total of cash inflows from financing activities	2,684,431,000.00	3,726,233,700.00
	Cash repayments of amounts borrowed	2,774,436,310.20	3,176,385,032.25
	Cash paid for dividend and profit distribution or interest payment	129,484,744.81	133,193,341.10
	Other cash paid relating to financing activities		160,000,000.00
	Sub-total of cash outflows from financing activities	2,903,921,055.01	3,469,578,373.35
	Net cash flows generated from financing activities	(219,490,055.01)	256,655,326.65
IV.	Effect of changes in foreign exchange rate on cash and cash		
	equivalents	5,107,873.72	(1,053,017.22)
V.	Net increase in cash and cash equivalents	(91,521,815.25)	7,283,820.26
	Add: Balance of cash and cash equivalents at the beginning of the period	563,255,887.34	555,972,067.08
VI.	Balance of cash and cash equivalents at the end of the period	471,734,072.09	563,255,887.34





RMB	
Jnit:	

										2019						
							Equity a	Equity attributable to owners of the parent company	ners of the parent	company						
			Other equity inst	uity instrur	truments											
ltem		Share Preferred capital shares		Perpetual bonds	Others	Capital reserve	Less: Treasury shares	Other comprehensive income	Special reserve	Surplus reserve	General risk provision	Undistributed profits	Others	Sub-total	Minority interests	Total owners' equity
<u></u> :	Balance at the end of the same period lact year	797.848.400.00	I	I	I	863,169,158,42	I	(2,792,011,13)	I	187 753 923 88	11.236.91	98,100,580,11	I	1.944.091.288.19	70.068.335.13	2.014.159.623.32
	Add: Changes in accounting policies		I	I	Ι	-	Ι	-	I				I	-		-
	Correction of prior period errors Business combination under common	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	control	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
=	Others Balance at the beginning of the current	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
÷	balance at the beginning of the turrent. Vear	797,848,400.00	Ι	Ι	Ι	863.169.158.42	I	(2.792.011.13)	I	187.753.923.88	11,236.91	98,100,580,11	I	1,944,091,288.19	70,068,335.13	2.014,159.623.32
≡	Changes in the current period	I	I	I	I	I	Ι	(263,049.44)	I	I	I	(196,309,267.90)	I	(196,572,317.34)		(225,200,114.72)
	(I) lotal comprehensive income	I	I	I	I	I	I	(263,049.44)	I	Ι	Ι	(196,309,267.90)	I	(196,572,317.34)	(28,627,797.38)	(225,200,114.72)
	(ii) Owners' capital contribution and															
	reduction 1. Ordinary shares contributed by	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	OWNERS	Ι	I	I	I	I	Ι	Ι	I	Ι	Ι	Ι	Ι	Ι	I	Ι
	 Capital contributed by other equity instruments 	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	 Amounts of share-based payments 															
		Ι	I	I	I	I	I	Ι	Ι	I	I	I	I	Ι	Ι	I
	4. Others	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	(III) Protic distribution	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	 Appropriations to surplus reserve Appropriations to general risk 	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
		I	I	I	Ι	I	Ι	I	I	I	Ι	I	I	I	I	I
	Distribution to the owners (or shareholders)	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	4. Others	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	(iv) Transfer of owners' equity	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	1. Conversion of capital reserve into															
	Capital (UI Strate Capital) 2. Conversion of surplus reserve into	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	capital (or share capital) 3. Surplus reserve making up of	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
		I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
	 Changes in defined benefit plans carried forward to retained 															
	earnings 5. Other comprehensive income	I	I	I	I	I	I	I	I	Ι	Ι	I	I	I	I	I
	carried forward to retained															
	earnings 6 Others		1 1					1 1	1 1					1 1	1 1	1 1
	u. Outers (v) Snarial racenue															
	÷	I	Ι	Ι	Ι	I	Ι	Ι	25,666,860.29	I	Ι	I	Ι	25,666,860.29	Ι	25,666,860.29
	2. Utilised during the period	I	I	I	I	I	I	I	25,666,860.29	I	I	I	I	25,666,860.29	I	25,666,860.29
Ν	(vi) Others Balance at the and of the current	I	I	I	I	I	I	I	I	I	I	I	I	I	I	
ž	period	797,848,400.00	I	I	Ι	863, 169, 158.42	I	(3,055,060.57)	I	187,753,923.88	11,236.91	(98,208,687.79)	I	1,747,518,970.85	41,440,537.75	1,788,959,508.60

Amounts for the prior period

		Othere	Other equity instruments	ents		Equity	Equity attributable to owners of the parent company Other	ars of the parent co	mpany						
		Other e	quity instrume	ents			Other								
							Other								
1	Share capital	Preferred shares	Perpetual bonds	Others	Capital reserve	Less: Treasury shares	comprehensive income	Special reserve	Surplus reserve	General risk provision	Undistributed profits	Others	Sub-total	Minority interests	Total owners' equity
balance at the end of the same period															
last year d: Changes in accounting policies	797,848,400.00				860,517,458.42 		(1,402,748.25)		176,686,903.51 —	11,236.91	35,934,311.12 (19.243.085.65)		1,869,595,561.71 (19.243.085.65)	61,737,532.67 (1.520.614.01)	1,931,333,094.38 (20.763.699.66)
Correction of prior period errors	I	Ι	I	I	I	Ι	I	I	I	Ι		Ι		-	
Business combination under common															
control	I	I	I	I	I	I			I				I		
Others ance at the herinning of the current	I	I	I		I	I	I	I	I	I	I	I	I	I	I
year	797,848,400.00	Ι	Ι		860,517,458.42	Ι	(1,402,748.25)	Ι	176,686,903.51	11,236.91	16,691,225.47	I	1,850,352,476.06	60,216,918.66	1,910,569,394.72
Changes in the current period	Ι	I	Ι	I	2,651,700.00		(1,389,262.88)	I	11,067,020.37	I	81,409,354.64		93,738,812.13	9,851,416.47	103,590,228.60
lotal comprenensive income Owners' canital contribution and	I	I	I	I		I	(987.707,685,1)	I	I	I	10.2/2,0/4,26	I	91,087,112.13	/4/0/14/102/6	Ud.82č,85č,UU I
reduction	Ι	I	I	Ι	2,651,700.00	Ι	I	I	Ι	Ι	I	I	2,651,700.00	I	2,651,700.00
 Ordinary shares contributed by 															
	I	I	I	I	I	I	I	I	I	I	I		I	I	I
	I	I	I	Ι	I	I	I	I	I	I	I	I	I	I	
 Amounts of share-based payments 															
recognised in owners' equity	Ι	Ι	Ι	Ι	I	I	Ι	Ι	Ι	I	Ι	Ι	Ι	Ι	Ι
4. Others	I	Ι	I	I	2,651,700.00	I	I	I		I	L	I	2,651,700.00	I	2,651,700.00
Profit distribution		Ι	I	I	I		I		11,067,020.37		(11,067,020.37)	Ι			
 Appropriations to surplus reserve Annonriations to general risk 		I	I	I	I		I		11,067,020.37		(11,067,020.37)	I		I	1
	Ι	I	Ι	Ι	Ι	I	Ι	I	Ι	I	Ι	Ι	Ι	Ι	I
 Distribution to the owners 															
(or shareholders)	Ι	Ι	Ι	Ι	I	I	I	Ι	Ι	I	Ι	Ι	Ι	Ι	I
4. Others	Ι	I	I	I	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	I
Transfer of owners' equity	I		I	I	I	I	I	I	I	I	I		I	I	I
 Lonversion of capital reserve into canital (or share canital) 	I	I	I	I	I	I	I	I	I	I	I	I	I	I	I
 Conversion of surplus reserve into 															
	Ι	I	I	I	Ι	Ι	Ι	Ι	Ι	Ι	Ι	I	Ι	Ι	I
	Ι	Ι	I	Ι	Ι	Ι	I	Ι	I		I	Ι	Ι	Ι	I
 Changes in defined benefit plans carried forward to retained 															
	I		I		I	I	I	I	I	I	I			I	I
earnings	I	Ι	Ι	Ι	I		I		Ι	I	I	Ι	Ι	Ι	
	I	I	I	I		I			I		I	I	Ι	I	
	I	I		I					I	I	I		Ι		
 Charge for the period Itiliand during the period 								20,348,646.62 20,348,646.62					20,348,646.62		20,348,646.62 20.348,646.62
2. Others	Ι	I	I	Ι	I	Ι	I	10:000 000 000 000 000 000 000 000 000 0	I	I	I	Ι	10:000 00 00 00 00 00 00 00 00 00 00 00 0	Ι	10.010'010'01
lance at the end of the current	00 007 070 702				062 160 150 47		(C1 110 COF C/	l	107 7E2 012 00	10 326 11	00 100 E00 11		01 000 100 100 1	70.060.005.10	7 014 1EQ 673 27
hellon	10,040,400.00				74.001,0001,000		(C1.110,2C1,2)		00.076,001,101	16.007,11	11.000,001,00		C1.007,1C0,44C,1		70.020,001,410,2
Add (ii) (iii) (ii	 Addi Grangesi in accounting policies Correction of prior period errors Business combination under common Business combination under common Business combination under common Others Balance at the beginning of the current Yaya (i) Total comprehensive income (ii) Owness capital contribution and reduction (ii) Didal comprehensive income (iii) Owness capital contribution and requiry instruments of stare-based payments ecognised in owners' equity recognised in owners' equity (iv) Transfer of owners' (iv) Transfer of ow	imon into into into into into into into in	mon	mon	mon	Introduction Image: Construction Image: Constructintent Image: Construction	Mathematical constraints Mathema	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Minitial Minitial	Mining Contraction of the cont	1000 10000 1000 100000 100000 1000000 10000000 100000000 100000000 1000000000 10000000000 1000000000000000000000000000000000000	Matrix Matrix	10000 10000 10000 10000 10000 10000000 100000000 100000000 100000000 100000000 100000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 1000000000 10000000000 10000000000 10000000000 10000000000 10000000000 10000000000 10000000000 10000000000 10000000000 10000000000 100000000000 100000000000 10000000000 10000000000 100000000000 100000000000 10000000000000 10000000000000 100000000000000 1000000000000000 1000000000000000 1000000000000000000 10000000000000000000 10000000000000000000000 1000000000000000000000000000000000000	Tandimation Contraction Contraction <thcontraction< th=""> <thcontraction< th=""></thcontraction<></thcontraction<>	Image: control in the contro

Consolidated Statement of Changes in Owners' Equity



2018



Annual Report 2019





Unit: RMB

2019

			Othere	Other equity instruments									
		Share	Preferred	Perpetual			Other Less: Treasury comprehensive	Other comprehensive	Special	Surplus	Surplus Undistributed		Total owners'
Item		capital	shares	ponds	Others	Capital reserve	shares	income	reserve	reserve	profits	Others	equity
	Balance at the end of the same period last year	797,848,400.00	I	I	I	863,150,490.92	I	I	I	187,753,923.88	471,390,320.79	I	2,320,143,135.59
	Add: Changes in accounting policies	I	I	I	I	I	I	I	I	I	I	I	I
	Correction of prior period errors	I	I	I	Ι	Ι	Ι	Ι	Ι	Ι	I	Ι	I
	Others	I	I	I	I	I	I	I	Ι	Ι	I	I	I
=:	Balance at the beginning of the current year	797,848,400.00	I	I	I	863,150,490.92	I	I	I	187,753,923.88	471,390,320.79	I	2,320,143,135.59
≡	Changes in the current period	I	I	I	I	I	I	Ι	Ι	Ι	37,501,219.78	I	37,501,219.78
	(i) Total comprehensive income	Ι	I	Ι	Ι	Ι	Ι	Ι	Ι	Ι	37,501,219.78	Ι	37,501,219.78
	(ii) Owners' capital contribution and reduction	Ι	I	I	Ι	Ι	Ι	Ι	Ι	Ι	I	Ι	Ι
	 Ordinary shares contributed by owners 	I	I	I	I	I	I	I	I	Ι	I	I	I
	Capital contributed by other equity instrument												
	holders	I	I	I	I	I	I	I	Ι	I	I	I	I
	Amounts of share-based payments recognised in												
	owners' equity	I	I	I	I	I	I	I	I	I	I	I	I
	4. Others	I	I	I	I	I	I	I	I	I	I	I	I
	(iii) Profit distribution	Ι	I	I	Ι	I	I	I	Ι	Ι	I	I	I
	 Appropriations to surplus reserve 	I	I	I	I	I	I	I	I	Ι	I	I	I
	Distribution to the owners (or shareholders)	I	I	I	I	I	I	I	I	I	I	I	I
	3. Others	I	I	I	I	I	Ι	I	Ι	Ι	I	I	I
	(iv) Transfer of owners' equity	I	I	I	I	I	I	Ι	Ι	Ι	I	I	I
	 Conversion of capital reserve into capital 												
	(or share capital)	I	I	I	I	I	Ι	I	Ι	Ι	I	I	I
	Conversion of surplus reserve into capital												
	(or share capital)	I	I	I	I	I	I	I	I	I	I	I	I
	Surplus reserve making up of losses	I	I	I	I	I	I	I	I	I	I	I	I
	Changes in defined benefit plans carried forward												
	to retained earnings	I	I	I	I	I	I	I	I	I	I	I	I
	Other comprehensive income carried forward to												
	retained earnings	I	I	I	I	I	I	I	I	I	I	I	I
	6. Others	I	I	I	I	I	I	I	I	I	I	I	I
	(v) Special reserve	I	I	I	I	I	I	I	Ι	I	I	I	I
	 Charge for the period 	I	I	I	I	I	I	I	5,984,995.74	I	I	I	5,984,995.74
	Utilised during the period	I	I	I	Ι	I	I	I	5,984,995.74	Ι	I	I	5,984,995.74
	(vi) Others	I	I	I	I	I	Ι	I	Ι	Ι	I	Ι	I
≥	Balance at the end of the current period	797,848,400.00	I	I	I	863,150,490.92	I	I	I	187,753,923.88	508,891,540.57	I	2,357,644,355.37

Amounts for the current period

Amounts for the prior period

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Unit: RMB

2018

		Other (Other equity instruments									
	Share Capital	Preferred shares	Perpetual bonds	Others	Capital reserve	Less: Treasury shares	Other comprehensive income	Special reserve	Surplus reserve	Undistributed profits	Others	Total owners' equity
Add: Changes in accounting multiple	/9/,848,400.00				860,498,790.92				1/6,686,902.01	388,366,128.99 /16 E70 001 40/		2,223,400,223.42
Auu. Litatiges itt accounting policies Corraction of nrior nariod arrors										(64.1 66,0/C,01) 		(64:166,0/C,01)
Contection of prior period ends	I	I	I	I	I	I		I		I	I	I
Balance at the beginning of the current vear	797,848,400.00	I	I	I	860,498,790.92	I	I	Ι	176,686,903.51	371,787,137.50	I	2,206,821,231.93
Changes in the current period		Ι	Ι	Ι	2,651,700.00	Ι	Ι	Ι	11,067,020.37	99,603,183.29	Ι	113,321,903.66
 Total comprehensive income 	I	Ι	Ι	Ι	Ι				Ι	110,670,203.66	Ι	110,670,203.66
(ii) Owners' capital contribution and reduction	Ι	I	I	Ι	2,651,700.00						Ι	2,651,700.00
 Ordinary shares contributed by owners 	I	I	I	I	I	I	I	I	I	I	I	I
Capital contributed by other equity instrument												
holders		I	I	I						I	I	
Amounts of share-based payments recognised in												
owners' equity		I	I	Ι	I					I	Ι	
4. Others	I		I	Ι	2,651,700.00				I	I		2,651,700.00
(iii) Profit distribution	I	I	I	I	I	I	I		11,067,020.37	(11,067,020.37)	I	Ι
 Appropriations to surplus reserve 	I	I	I	Ι	I				11,067,020.37	(11,067,020.37)	I	
Distribution to the owners (or shareholders)			I	Ι						I	Ι	
3. Others	I	I	I	T	I	I	I		I	I		I
(iv) Transfer of owners' equity	I	I	I	Ι	I				I	I	I	
1. Conversion of capital reserve into capital (or share												
capital)	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι	Ι
Conversion of surplus reserve into capital (or share												
capital)	Ι		I	I	I				I			
	I		I	I	I	I			I	I		I
Changes in defined benefit plans carried forward to	0											
retained earnings	I									I		
Other comprehensive income carried forward to												
retained earnings		I	I	Ι						I	Ι	
6. Others	I		I	Ι					I	I		
(v) Special reserve	Ι	I	I	T	I	I	I		I	I		I
 Charge for the period 	Ι		I	Ι				4,655,376.17				4,655,376.17
Utilised during the period	Ι	I	I	Ι	I	I	Ι	4,655,376.17	Ι	I	Ι	4,655,376.17
(vi) Others	Ι	I	I	I	I		I			I		
Balance at the end of the current period	797,848,400.00	I	I		863,150,490.92	I	I	I	187,753,923.88	471,390,320.79	I	2,320,143,135.59





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Notes to the Financial Statements

1 January 2019 to 31 December 2019 (Unless otherwise indicated, all figures are stated in RMB)

I. General Information of the Company

Shandong Molong Petroleum Machinery Company Limited (hereunder the "Company", together with its subsidiaries, the "Group") is a joint stock limited company registered in the People's Republic of China, the predecessor company is Shandong Molong Holdings Company, which was established jointly by Zhang En Rong, Lin Fu Long, Zhang Yun San, Xie Xin Cang, Liu Yun Long, Cui Huan You, Liang Yong Qiang, Shengli Oil Field Kaiyuan Oil Exploitation Company Limited (勝利油田凱源石油開發有限責任公司) and Gansu Industrial University Alloy Materials Factory (甘肅工業大學合金材料 總廠) on 27 December 2001 with the approval from Office for Restructuring the Economic System of Shandong Province (山東省經濟體制改革辦公室) with the letter Lu Ti Gai Han Zi [2001] No. 53 (魯體改函字[2001]53號文).

Upon the approval by China Securities Regulatory Commission with Zheng Jian Guo He Zi [2003] No. 50 (證監國合字 [2003]50號文), on 15 April 2004, the Company issued 134,998,000 additional overseas listed foreign shares (H Shares) at the issuing price of HKD0.70 per share with a nominal value of RMB0.10 each, which were listed in the Growth Enterprise Market of the Stock Exchange of Hong Kong.

Upon the approval by China Securities Regulatory Commission with Zheng Jian Guo He Zi [2005] No. 13 (證監國合字 [2005]13號文), on 12 May 2005, the Company issued 108,000,000 additional overseas listed foreign shares (H Shares) at the issuing price of HKD0.92 per share with a nominal value of RMB0.10 each.

Upon the approval by Zheng Jian Guo He Zi [2007] No. 2 (證監國合字[2007]2號文) issued and signed by China Securities Regulatory Commission on 26 January 2007 and the approval issued by the Stock Exchange of Hong Kong on 6 February 2007, the listing status of the Company's overseas listed foreign shares (H Shares) in the Growth Enterprise Market of the Stock Exchange of Hong Kong has been cancelled on 7 February 2007, and changed to list on the Main Board of the Stock Exchange of Hong Kong.

Upon the approval by China Securities Regulatory Commission with Zheng Jian Guo He Zi [2010] No. 1285 (證監許可 [2010]1285號文), on 11 October 2010, the Company offered 70,000,000 Renminbi ordinary shares (A Shares) with nominal value of RMB1 each at an offering price of RMB18 per share, and listed for trading on the Shenzhen Stock Exchange since 21 October 2010. The Company's registered capital has changed to RMB398,924,200.00, and the total number of shares has changed to 398,924,200 shares.

Pursuant to the resolutions of 2011 Annual General Meeting convened on 25 May 2012, on the basis of a total of 398,924,200 shares as at 31 December 2011, the Company enlarged its share capital through conversion from capital reserve in the proportion of 1 shares for each existing share, converting 398,924,200 shares in aggregate, and the conversion date was 19 July 2012. Upon the conversion, the Company's registered capital has changed to RMB797,848,400.00, and the total number of shares has changed to 797,848,400 shares.

As at 31 December 2019, the Company had a registered capital of RMB797,848,400.00, divided into a total of 797,848,400 shares.

The Company's place of registration and place of business is No. 999 Wen Sheng Street, Shouguang City, Shandong Province.



I. General Information of the Company (continued)

The Company and its subsidiaries (hereunder referred as to the "Group") belong to the machinery manufacturing industry and are mainly engaged in the manufacture of special equipment for petroleum machinery. The scope of business is mainly included the production and sales of oil pump, sucker rod, pumping unit, pumping tubing, petroleum machinery and textile machinery; development of petroleum machinery and related products; commodity information services (excluding intermediaries) (The project approved by law can only be carried out with the approval of the relevant department, and the effective period of the license shall prevail).

The controlling shareholder and ultimate controller of the Company is Zhang En Rong, who is a natural person.

The Group's consolidated financial statements comprised nine companies including 壽光寶隆石油器材有限公司 (Shouguang Baolong Petroleum Equipment Co., Ltd.), 壽光懋隆新材料技術開發有限公司 (Shougang Maolong New Materials Technology Development Co., Ltd.) and 威海市寶隆石油專材有限公司 (Weihai Baolong Special Petroleum Material Co., Ltd.). Compared with last year, there were 2 less companies, namely 文登市寶隆再生資源有限公司 (Wendeng Baolong Recyclable Resource Co., Ltd.) and 壽光市懋隆廢舊金屬回收有限公司 (Shouguang Maolong Old Metals Recycle Co., Ltd.), due to deregistration during the year, and there was one more company, namely 山東墨龍能源 科技有限公司(Shandong Molong Energy Technology Co., Ltd.), due to new incorporation during this year.

For details of the Group's subsidiaries, please refer to "VIII. Changes in the consolidation" on consolidation of this note and "IX. Interests in other entities" of this note.

II. Basis of Preparation of the Financial Statements

1. Basis of preparation

The financial statements of the Group have been prepared on a going concern basis, according to the actual occurrence of the transactions and events and in accordance with the Accounting Standards for Business Enterprises and related regulations (hereinafter collectively referred to as the "ASBEs") promulgated by the Ministry of Finance of the People's Republic of China, and disclosure requirements on Preparation Convention of Information Disclosure by Companies Offering Securities to the Public No.15 — General Provisions on Financial Reporting (amended in 2014) issued by the China Securities Regulatory Commission, Hong Kong Companies Ordinance, and the disclosure requirements under the Listing Rules of the Hong Kong Stock Exchange, and based on the accounting policies and accounting estimates set out in "IV. Significant Accounting Policies and Accounting Estimates" of this note.

2. Going concern

As at 31 December 2019, the Group's current liabilities in the consolidated financial statements exceeded its current assets by RMB141,094.59 ten thousand. Currently, the Group is in smooth partnership with the associated financial institutions, with some financing channels developed and some facility lines increased. The non-cancellable supportive financial commitment entered into by Mr. Zhong En Rong, the controlling shareholder, in 2017 remained valid.

As at the disclosure date of the financial report, the Group had a total of additional unutilised credit line from financial institutions of RMB620 million. The Group had adequate orders on hand and sustained stable cash flows from operating activities. The products newly developed by the Company had a relatively positive market prospect. In addition, the Group did not have any significant investment plan in 2020.



Notes to the Financial Statements

1 January 2019 to 31 December 2019 (Unless otherwise indicated, all figures are stated in RMB)

II. Basis of Preparation of the Financial Statements (continued)

2. Going concern (continued)

Combined the above factors, the management of the Company considers that the Company is able to meet its debts as and when they become due, and can able to operate as a going concern. Therefore, the financial statements of the Group have been prepared under the going concern assumption.

III. Significant Accounting Policies and Accounting Estimates

Specific accounting policies and accounting estimates:

The Group has adopted the accounting policies and accounting estimates specific to the characteristics of its actual production and operation, including the business cycle, recognition and measurement of financial assets, measurement of inventory dispatched, classification and depreciation of fixed assets, amortisation of intangible assets, criteria for capitalisation of research and development expenditures, recognition and measurement of revenue and others.

1. Statement of compliance with the ASBEs

The Company have prepared the financial statements in accordance with the Accounting Standards for Business Enterprises (the "ASBEs"), which gives a true and complete view of the financial position, trading results, cashflows and other information of the Company and of the Group.

2. Accounting period

The accounting period of the Group is from 1 January to 31 December of each calendar year.

3. Business cycle

The Group's business cycle is 12 months. The period from 1 January to 31 December every year is regarded as a business cycle, which is used for determining the classification of the liquidity of assets and liabilities.

4. Reporting currency

The reporting currency of the Group is Renminbi ("RMB").

5. Accounting for business combinations under common and uncommon control

The assets and liabilities that the Group acquires as the combining party in a business combination under common control shall be measured at their book value of the combined party on the combining date in the consolidated statements of the ultimate controlling party. The balance between the book value of the net assets acquired and that of the consideration paid shall be used to adjust capital reserves. If capital reserves are insufficient for offsetting, retained earnings will be adjusted.



III. Significant Accounting Policies and Accounting Estimates (continued)

5. Accounting for business combinations under common and uncommon control *(continued)*

The identifiable assets, liabilities and contingent liabilities acquired from the acquiree in a business combination not under common control shall be measured at fair value on the acquisition date. The combination costs shall be the aggregate of the fair value of cash or non-cash assets paid by the Group on the acquisition date to obtain control over the acquiree, the debts issued or undertaken by the Group and the equity securities issued as well as all relevant direct costs for the business combination (for a business combination realized by two or more transactions, the combination costs shall be the aggregate of the costs of all separate transactions). The amount of the combination costs in excess of the fair value of the identifiable net assets of the acquiree shall be recognized as goodwill. If the combination costs are less than the fair value of the identifiable net assets of the acquiree, the fair value of the identifiable assets, liabilities and contingent liabilities acquired from the combination as well as the fair value of the non-cash assets or the equity securities issued for paying the consideration will be reviewed. If the combination costs are still less than the fair value of the identifiable net assets after review, the balance shall be accounted for as non-operating income for the current period.

6. Preparation of consolidated financial statements

The Group takes all subsidiaries and Structured subject owning the actual controlling power into the scope of the consolidated financial statements.

When the Group prepares the consolidated financial statements, necessary adjustments will be made to that subsidiary's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies if there is inconsistency on the accounting policies and accounting period between the Company and its subsidiaries.

Significant intra-group transactions, current balance and unrealized profits within the scope of combination shall be offset in preparing the consolidated financial statements. The shares of owners' equity in subsidiaries not attributable to the parent company and the net loss or profit for the current period, other comprehensive income and total comprehensive income attributable to minority interests shall be presented in the consolidated financial statements as "minority interests, profit or loss attributable to minority interests, other comprehensive income attributable to minority interests, other comprehensive income attributable to minority interests, other comprehensive income attributable to minority interests, respectively.

The operating results and cash flows of a subsidiary acquired from business combination under common control shall be included in the consolidated financial statements from the beginning of the current period of the combination. When preparing the comparative consolidated financial statements, relevant items in the financial statements of the previous year will be adjusted as if the reporting entity formed after the combination had been in existence since the ultimate controlling party gains control.



III. Significant Accounting Policies and Accounting Estimates (continued)

6. Preparation of consolidated financial statements (continued)

In preparing consolidated financial statements, equity interests acquired by two or more transactions, which finally achieves the business combination, shall be adjusted as if they had been in existence in the current state since the ultimate controlling party gains control. When preparing the comparative statements, to the extent that the Group and the combined party are both under the control of the ultimate controlling party, the relative assets and liabilities of the combined party shall be included in the comparative statements of the Group's consolidated financial statements, and the increase in net assets arising from the combination will be adjusted against the related items under owners' equities in the comparative statements. To avoid double counting the value of the net assets of the combined party, long-term equity investments before the combination, as well as the relevant recognized profit or loss, other comprehensive income and other changes in net assets from the day of acquiring the original equity interest or the day when the Group and the combined party are under the same ultimate control, whichever is later, to the combination date shall be offset against the retained earnings at the beginning of the period and the profit or loss for the current period in the comparative statements, respectively.

The operating results and cash flows of a subsidiary acquired from a business combination not under common control unit shall be included in the consolidated financial statements since the Group gains control. When preparing the consolidated financial statements, the financial statements of the subsidiary shall be adjusted based on the fair value of the identifiable assets, liabilities and contingent liabilities determined on the acquisition date.

For equity interests in an investee not under common control acquired by two or more transactions, which finally achieves the business combination, when the Group prepares the consolidated statements, equity interests in the investee before the acquisition date shall be re-measured at fair value on the acquisition date and the balance between the fair value and the book value shall be included in the investment gains for the current period. Except for other comprehensive income arising from changes as a result of re-measurement of net liabilities or net assets of the defined benefit plan of the investee, other comprehensive income under the equity method involving the equity interests in the investee held before the acquisition date and other changes in equity except net profit or loss, other comprehensive income and profit distribution shall be converted into investment gains or loss in the period in which the acquisition date falls.

The difference between disposal consideration of long-term equity investment in subsidiaries partially disposed by the Group without losing controls and the share of net assets calculated from the date of acquisition or combination date shall be adjusted to capital premium or share premium in the consolidated financial statements. Adjustments shall be made to retained earnings in the event that capital reserves are not sufficient.

When the Group loses the controls over the investee due to partially disposal of equity investment and other reasons, the remaining equity shall be re-measured in accordance with the fair value on the date of losing control upon preparation of the consolidated financial statements. The amount of the sum of the consideration obtained from equity disposal and the fair value of remaining equity deducting the difference between shared net asset of original subsidiaries that were started to be calculated on the acquisition date or merging date, shall be recorded as investment gain or loss in the period of losing control, and a written down to goodwill shall be made at the same time. Other comprehensive income related to former equity investment in subsidiaries shall be recognised as current investment income upon losing of controls.





III. Significant Accounting Policies and Accounting Estimates (continued)

6. Preparation of consolidated financial statements (continued)

For the Group's disposal on the subsidiaries' equity investment by steps until the loses of controls, if transactions in disposal of subsidiaries' equity investment until losing control are in a package deal, each transaction shall be treated as one transaction of disposal on subsidiaries and loses of control; but the difference between considerations from each disposal of investment and shared net asset of the subsidiary before losing controls shall be recognized as other comprehensive income in the consolidated financial statements, and transferred to investment income for the period of losing controls.

7. Classifications of joint arrangement and accounting treatment of common cooperation

The joint arrangement of the Group includes common operations and joint ventures. For common operation projects, as a joint operation party the Group recognises assets and liabilities solely held by the Group and assets and liabilities held on proportion. Revenue and expenses solely or proportionally recognised in accordance with relevant agreements. Transactions on asset purchase or sales with joint ventures, that do not form normal business activity shall only recognise parts of profits and losses generated in above transactions belonging to other joint operation parties.

8. Criteria for determination of cash and cash equivalents

Cash in cash flow statement of the Group shall be cash on hand and deposits available for payment at any time. Cash equivalents in cash flow shall be investments which shall be short-term (normally become due within 3 months after purchasing date), highly liquid, readily convertible to known amounts of cash, and subject to an insignificant risk of changes in value.

9. Foreign currency operations and translation of foreign currency statements

(1) Foreign currency transactions

For foreign currency transactions, the Group translate the foreign currency amounts into RMB amounts at the spot rates of exchanges on a trade-date basis. On balance sheet date, foreign currency monetary items are translated into RMB at the prevailing exchange rate of that date. Exchange differences arising thereon are directly expensed in the profit and loss for the current period unless they arise from foreign currency borrowings for the purchase or construction of qualifying assets which are eligible for capitalisation.

(2) Translation of foreign currency financial statements

Assets and liabilities in foreign currency balance sheet are translated at the spot rate prevailing at the balance sheet date. Except for "undistributed profits", items under the owners' equity are translated at the spot exchange rate when they occur. Income and expenses in income statement are translated at the spot exchange rate on a trade-date basis. The resulting differences are presented under other comprehensive income. Cash flow dominated in foreign currency are translated at the spot rate when occurs. Effects on cash arising from the change of exchange rate are presented as separate item in the cash flow statement.



III. Significant Accounting Policies and Accounting Estimates (continued)

10. Financial instruments

Financial asset or financial liability is recognised when the Group becomes a contractual party of a financial instrument.

(1) Financial assets

1) Classification, recognition and measurement of financial assets

The Group classifies its financial assets into the following category based on the business model within which the financial asset is managed and the characteristics of contractual cashflow of the financial asset: financial assets at amortised cost, financial assets at fair value through other comprehensive income, and financial assets at fair value through profit or loss for the period.

A financial asset is classified as financial assets at amortised cost if it meets both of the following conditions: ① It is managed within a business model whose objective is to collect contractual cash flows. ② The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. These financial assets are initially measured at fair value, with the related transaction costs included in the amount initially recognised. The financial assets are subsequently measured at amortised cost. Except for those designated as hedged items, any difference between the initially recognised amount and the amount at maturity is amortised using effective interest method while the profit or loss on amortization, depreciation and currency exchange and the profit or loss incurred at the time of de-recognition shall be recorded in the profit or loss of the current period.

Financial assets are classified as financial assets at fair value through other comprehensive income if both of the following conditions are met: ① the assets are managed within a business model whose objective is achieved by collecting contractual cash flows and selling financial assets; and ② the contractual terms of the financial assets specify that cash flows arising on specified dates are solely payments of principal and interest on the outstanding principal. Financial assets of this kind are initially measured at fair value and relevant transaction costs are recorded in the initially recognized amount. Except for those designated as hedged items, other profit or loss on financial assets of this kind (excluding the credit impairment loss or gain, the profit or loss on currency exchange, interests on financial assets measured by effective interest method) shall be recorded in other comprehensive income. At the time of derecognition of financial assets, the cumulative profit or loss previously recorded in other comprehensive income shall be released from other comprehensive income and recorded in the profit or loss of the current period.

The Group recognizes interest income using the effective interest method. The interest income is calculated by applying the effective interest rate to the carrying amount of a financial asset, with the following exceptions: ① For a purchased or originated credit-impaired financial asset, whose interest income is calculated since initial recognition by applying the credit-adjusted effective interest rate to its amortized cost. ② For a financial asset that is not a purchased or originated credit-impaired financial asset but has subsequently become credit-impaired, whose interest income is then calculated by applying the effective interest rate to its amortized cost.



III. Significant Accounting Policies and Accounting Estimates (continued)

10. Financial instruments (continued)

(1) Financial assets (continued)

1) Classification, recognition and measurement of financial assets (continued)

The Group designates non-trading equity instrument investments as financial assets measured at fair value through other comprehensive income. Once the designation is made, it cannot be revoked. The non-trading equity instrument investment designated by the Group at fair value through other comprehensive income is recognized initially at fair value, and related transaction expense is included in the initially recognised amount. Except for dividends (excluding any portion as return of investment cost) received and recorded in the current profit and loss, other related gains and losses (including exchange gains and losses) are included in other comprehensive income and subsequently may not be transferred to the current profits and losses. When it is derecognised, the accumulated gain or loss previously included in other comprehensive income is transferred from other comprehensive income and is included in retained earnings.

Except those classified as financial assets at amortized cost and financial assets at fair value through other comprehensive income, the Group classifies the remaining financial assets as financial assets at fair value through profit or loss. Financial assets of this kind are initially measured at fair value and relevant transaction costs are included directly in the initially recognized amount. The profit or loss on financial assets of this kind is included in the profit or loss of the current period.

When the Group changes the business model for managing financial assets, all financial assets being affected are reclassified. There were no such circumstance in the year.

2) Basis of recognition and method of measurement of transfer of financial assets

A financial asset is derecognised if any one of the following conditions is satisfied: ① the contractual rights to receive cash flows from the financial asset have ceased; ② the financial asset has been transferred and the Group has transferred substantially all the risks and rewards incidental to the ownership of the financial asset; ③ the financial asset has been transferred and the Group has neither transferred nor retained substantially all the risks and rewards incidental to the ownership of the financial asset; ③ the financial asset has been transferred and the Group has neither transferred nor retained substantially all the risks and rewards incidental to the ownership of the financial asset, and has not retained its control over the financial asset.

Where the transfer of a financial asset in whole satisfies the criteria of derecognition, the difference between the carrying amount of the financial asset transferred and the sum of consideration received for the transfer and any cumulative gain or loss of fair value that has been recognized directly in other comprehensive income for the part derecognized (the contractual terms of the transferred financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding) is included in profit or loss for the current period.

Where the transfer of financial asset in part satisfies the criteria of derecognition, the carrying amount of the entire financial asset transferred is allocated between the part to be derecognized and the part not to be derecognised in proportion to their respective relative fair values, and the difference between the sum of the consideration received for the transfer and any cumulative gain or loss of fair value for the part derecognized that has been recognized directly in other comprehensive income for the part derecognized (the contractual terms of the transferred financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding) and the carrying amount of the entire financial asset abovementioned for allocation is included in profit or loss for the current period.



III. Significant Accounting Policies and Accounting Estimates (continued)

10. Financial instruments (continued)

(2) Financial liabilities

1) Classification, recognition and measurement of financial liabilities

At initial recognition, financial liabilities are classified either as financial liabilities at fair value through profit or loss and other financial liabilities.

Financial liabilities at fair value through profit or loss include trading financial liabilities and financial liabilities held-for-trading and those designated as fair value through profit or loss on initial recognition. These financial liabilities are subsequently measured at fair value. The net gain or loss arising from changes in fair value; dividends and Interest expenditure related to such financial liabilities are recorded in profit or loss for the period in which they are incurred.

Other financial liabilities are subsequently measured at amortised cost, using the effective interest method. Except for the following, the Group classifies financial liabilities as financial liabilities at amortized cost: ① Financial liabilities at fair value through profit or loss, including held-for-trading financial liabilities (including derivatives that are financial liabilities) and financial liabilities designated as at fair value through profit or loss. ② Financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the continuing involvement approach applies. ③ Financial guarantee contracts that do not fall into ① or ② above, and commitments to provide a loan at a below-market interest rate that do not fall into ① above.

For financial liabilities arising from contingent consideration recognised by the Group as an acquirer in a business combination not under the common control, they shall be measured at fair value with changes recognised in profit or loss for the current period.

2) Criteria for derecognition of financial liabilities

When the present obligations of financial liabilities are released in whole or in part, such financial liabilities are derecognized to the extent of the obligations released. Where the Group enters into an agreement with its creditor to replace existing financial liabilities by assuming new financial liabilities with contractual terms substantively differ from those of the existing financial liabilities, the existing financial liabilities are derecognized while the new financial liabilities are recognized. Where the Group substantively revises, in whole or in part, the contractual terms of existing financial liabilities are derecognized in whole or in part, while those financial liabilities with their terms revised are recognized as new financial liabilities. The difference between the carrying amount of the derecognised part and the consideration paid is included in the profit or loss for the current period.

(3) Method for determination of fair values of financial assets and financial liabilities

Fair values of financial assets and financial liabilities of the Group are measured at the prices in principal market. In case there is no principal market, fair values of financial assets and financial liabilities are calculated using the price which is the most beneficial to the market, and using valuation technology which is the most appropriate at that time and with sufficient available data and other information. The inputs which are used to measure the fair value have been divided into 3 levels by the Group: Level 1-inputs consist of unadjusted quoted prices in active markets for identical assets or liabilities. Level 2-inputs are quoted prices for the asset or liability (other than those included in Level 1) that are either directly or indirectly observable. Level 3-inputs are unobservable inputs to the related assets or liabilities. The Level 1 inputs are the first priority to use by the Group, and level 3 inputs will be the last one to use. The level of fair value measurement is determined by the lowest level of inputs which are significant to the measurement of fair value as a whole.



III. Significant Accounting Policies and Accounting Estimates (continued)

10. Financial instruments (continued)

(3) Method for determination of fair values of financial assets and financial liabilities *(continued)*

The Group measures investments in equity instruments at fair value. However, in limited circumstances, if recent information on determining fair value is insufficient, or if there is a wide range of possible fair value measurements and cost represents the best estimate of fair value within that range, the cost may be an appropriate estimate of fair value with that range.

(4) Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities of the Group shall be presented separately in the balance sheet and shall not be offset. However, when all of the following conditions are met, a financial asset and a financial liability shall be offset and the net amount is presented in the balance sheet: (1) the Group has a legal right that is currently enforceable to set off the recognized amount, and (2) the Group intends either to settle on a net basis, or to realise the financial asset and settle the financial liability simultaneously.

(5) Classification and treatment of financial liabilities and equity instruments

The Group classifies financial liabilities and equity instruments on the following principles: (1) Where the Group is unable to unconditionally avoid delivering cash or another financial asset to fulfil a contractual obligation, the contractual obligation meets the definition of a financial liability. Although some financial instruments do not explicitly include the terms and conditions imposing the contractual obligation to deliver cash or another financial asset, they may indirectly give rise to the contractual obligation through other terms and conditions. (2) Where a financial instrument will or may be settled in the Group's own equity instrument, consideration shall be given to whether the Group's own equity instrument as used to settle the instrument is a substitute of cash or another financial asset or the residual interest in the assets of an entity after deducting all of its liabilities. In the former case, the instrument shall be the issuer's financial liability; in the latter case, the instrument shall be the equity instrument of the issuer. Under certain circumstances whereby a financial instrument contract stipulates that the Group will or may use its own equity instrument to settle the financial instrument, and the amount of the contractual right or obligation equal to the number of its own equity instruments to be received or delivered multiplied by their fair value at the time of settlement, the contract shall be classified as a financial liability, regardless of whether the amount of the contractual right or obligation is fixed, or fluctuates in full or in partly in response to changes in a variable other than the market price of the Group's own equity instruments (for example an interest rate, a commodity price or a financial instrument price).

When classifying a financial instrument (or a component thereof) in consolidated financial statements, the Group shall consider all terms and conditions agreed between members of the Group and the holders of the financial instrument. If the Group as a whole has an obligation in respect of the instrument to settle it by delivering cash or another financial asset or in such a way that it would be a financial liability, such instrument shall be classified as a financial liability.

If the financial instrument or its component is attributable to the financial liability, the relevant interests, dividends, gains or losses, and gains or losses arising from redemption or refinancing, shall be recorded in the profit or loss of the current period.

If the financial instrument or its component is attributable to equity instrument, the Group shall treat it as change in equity when it is issued (including refinanced), repurchased, sold or cancelled, and shall not recognize changes in fair value of equity instrument.



III. Significant Accounting Policies and Accounting Estimates (continued)

11. Bills receivables

The business model of the Group's bills receivable is trade acceptance bills that collect contractual cash flows. Impairment provision of bills receivable as at the end of the year shall be made on the basis of expected credit loss of accounts receivable.

12. Accounts receivable

For the accounts receivable arising from the transactions regulated by the "Accounting Standards for Business Enterprises No. 14 — Revenue" and including no significant financing components, the Group always measures its loss allowance at an amount equal to the lifetime expected credit losses.

Judgment of whether credit risk has increased significantly since initial recognition. By comparing the default probability of the financial instrument within the estimated duration determined at initial recognition against the default probability of such instrument within the estimated duration determined on the balance sheet date, the Group determines whether the credit risk of financial instrument has increased significantly. However, if the Group determines that a financial instrument has only a low credit risk on the balance sheet date, it can be assumed that the credit risk of the financial instrument has not increased significantly since initial recognition. In normal circumstance, if the financial instrument is more than 30 days past due, it indicates that the credit risk of financial instrument is more than 30 days past due, it indicates that the credit risk has increased significantly; unless the Group can obtain reasonable and supportable information without undue cost or effort, which demonstrates that even if it is more than 30 days past due, the credit risk has increased significantly since the initial confirmation. When determining whether the credit risk has increased significantly since the initial confirmation, the Group shall consider the reasonable and supportable information, including forward-looking information, that is available without undue cost or effort.

Information considered by the Group includes:

- the issuer or debtor has significant financial difficulty;
- the debtor has a breach of the contract, such as default or delay in payment of interest or principal;
- after consideration for relevant economic or contractual conditions based on the debtor's financial difficulty, the creditor grants the debtor a concession which would not be granted for any other situation;
- the debtor will probably enter bankruptcy or financial restructuring;
- the issuer's or debtor's financial difficulty conduces to the disappearance of the active market of the financial asset;
- a financial asset is purchased or originated at a large discount and the discount reflects the occurrence of credit loss.

For bills receivable and accounts receivable, the Group adopts expected credit loss approach to provide for allowances for bad debts. For bills receivable and accounts receivable which have significant different credit risk, expected credit loss is determined on an individual basis. Apart from determining expected credit loss on accounts receivable and bills receivable on an individual basis, the Group also determines the expected credit losses on a collective basis based on the age distribution and whether it is the common risk characteristics of related party amounts within the scope of consolidation. For the combination of expected credit losses based on aging characteristics and the combination of expected credit loss of related parties within the scope of consolidation, the Group calculates the expected credit loss on accounts receivable and bills receivable using the exposure to default risk and expected credit loss rate of on accounts receivable and bills receivable, and determine the expected credit loss rate based on default probability and default loss rate.





III. Significant Accounting Policies and Accounting Estimates (continued)

12. Accounts receivable (continued)

The Group measures the expected credit loss on bills receivable and accounts receivable as of the balance sheet date. When the expected credit loss is greater than the carrying amount of loss allowance for the bills receivable and accounts receivable at that time, the Group recognizes the difference as loss allowance for the bills receivable and accounts receivable which shall be charged to "credit impairment loss" or credited to "provision for bad debts". In the case contrary to the aforesaid, the Group recognizes the difference as impairment gain and makes the account contrarily.

When any credit loss of the Group is actually incurred and it is certain that relevant notes receivable and accounts receivable cannot be recovered, after an approval for write-off is obtained, the approved amount of write-off shall be charged to "provision for bad debts" and credited to "notes receivable" or "accounts receivable". If the amount written off is greater than the loss allowance, the difference is charged to "credit impairment loss" for the relevant period.

Based on the actual credit loss in previous years and taking into account of forward-looking information of the year, the Group's accounting estimation policies for measuring expected credit losses by age group, are as follows:

Item	Within 1 year	1–2 years	2–3 years	3–5 years	Over 5 years
Default loss rate	1.00%	50.00%	75.00%	85.00%	100.00%

13. Financing receivables

For those bills receivable and accounts receivable which the contractual cash flow characteristics are consistent with the basic lending arrangements and the Company's business model for managing such financial assets is to collect the contractual cash flows and for sale, the Company classifies such bills receivable and accounts receivable as financing receivables and measures them at fair value through other comprehensive income. At initial recognition, the fair value is always the transaction price and any change in fair value is accounted through other comprehensive income. Upon derecognition, the cumulative gain or loss previously included in other comprehensive income is transferred from other comprehensive income and credited to the profit or loss for the period.

14. Other receivables

Recognition and accounting methods for expected credit loss on other receivables

The Group provides for the loss of other receivables according to the following circumstances: ① for financial assets that the credit risk has not increased significantly since initial recognition, the Group measures the loss allowance at an amount of future 12-month expected credit losses; ② for financial assets that the credit risk has increased significantly since initial recognition, the Group measures the loss allowance at an amount equal to the lifetime expected credit losses of the financial instrument; ③ for purchased or originated credit-impaired financial assets, the Group measures the loss allowance at an amount equal to the lifetime expected credit losses.



III. Significant Accounting Policies and Accounting Estimates (continued)

14. Other receivables (continued)

Recognition and accounting methods for expected credit loss on other receivables *(continued)*

Assessment made on a combined basis: For other receivables, the Group is unable to obtain sufficient evidence for any significant increase in credit risk at reasonable cost for one instrument, but finds it feasible to assess whether there is any significant increase in credit risk on a combined basis, therefore, by taking the type of financial instruments, credit risk rating, collateral type, date of initial recognition, remaining periods of time to maturity under remaining contracts, industry the borrower operates in and loan pledge rate as the common characteristics of risk, the Group categorizes other receivables into different groups and considers and assesses whether there is any significant increase in credit risk on a combined basis. The Group categorises other receivables into groups by nature and assesses whether there is any significant increase in credit risk.

The Group measures the expected credit loss on other receivables as of the balance sheet date. When the expected credit loss is greater than the carrying amount of loss allowance for other receivables at that time, the Group recognizes the difference as loss allowance for other receivables which shall be charged to "credit impairment loss" or credited to "provision for bad debts". In the case contrary to the aforesaid, the Group recognizes the difference as impairment gain and makes the account contrarily.

When any credit loss of the Group is actually incurred and it is certain that relevant other receivables cannot be recovered, after an approval for write-off is obtained, the approved amount of write-off shall be charged to "provision for bad debts" and credited to "other receivables". If the amount written off is greater than the loss allowance, the difference is charged to "credit impairment loss" for the relevant period.

15. Inventories

Inventories of the Group mainly include raw materials, entrusted processed materials, work-in-progress and finished products.

The inventory taking system shall be on a perpetual basis. Inventories are initially measured at cost; when inventories are delivered, weight average method is adopted to determine the actual cost of inventories delivered. Low-value consumable and packaging materials are amortized by one-time written-off.

Net realizable value of goods-in-stock, work-in-progress or held-for-sale raw materials are determined by their estimated sales less the related selling expenses and taxes. Net realizable value of held-for-production raw materials are determined by their estimated sales price of finished products less the production cost, related selling expenses and taxes.

16. Contract assets

(1) Method and criteria for recognition of contract assets

Contract asset is the Group's right to consideration in exchange for goods that it has transferred to a customer, and the right is conditioned on factors other than the passage of time. If the Group sells two clearly distinguishable goods to the customer, and it has the right to receive payment because one of the goods has been delivered, but the receipt of such payment is conditioned on the delivery of another goods, the Group shall recognize such right to receive payment as contract asset.



III. Significant Accounting Policies and Accounting Estimates (continued)

- **16.** Contract assets (continued)
 - (2) Recognition and accounting treatment for expected credit losses on contract assets For the recognition and accounting treatment for expected credit losses on contract assets, please refer to the recognition and accounting treatment as set out in "12. Bills and accounts receivable" above.

The Group measures the expected credit loss on contract assets as of the balance sheet date. When the expected credit loss is greater than the carrying amount of loss allowance for the contract assets at that time, the Group recognizes the difference as impairment loss which shall be charged to "credit impairment loss" or credited to "impairment allowance for contract assets". In the case contrary to the aforesaid, the Group recognizes the difference as impairment gain and makes the account contrarily.

When any credit loss of the Group is actually incurred and it is certain that relevant contract assets cannot be recovered, after an approval for write-off is obtained, the approved amount of write-off shall be charged to "impairment allowance for contract assets" and credited to "contract assets". If the amount written off is greater than the loss allowance, the difference is charged to "credit impairment loss" for the relevant period.

17. Contract costs

(1) Method for determining the amount of assets related to contract costs

The Group's assets relating to contract costs include costs to fulfil a contract and costs of obtaining a contact.

Contract performance costs represent the costs incurred by the Group in performing its contract. When the costs are not within the scope of other accounting standards for business enterprises, the Group recognises those costs as an asset if they meet all of the following criteria: the costs relate directly to a contract or to an anticipated contract that the entity can specifically identify, including direct labor cost, directly material cost, manufacturing overheads, costs that are explicitly chargeable to the customer under the contract and other costs that are incurred only because the Group has entered into the contract; the costs generate or enhance resources of the Group that will be used in satisfying performance obligations in the future; and the costs are expected to be recovered.

The cost of obtaining a contract is the incremental cost that the Group incurs to obtain a contract. If the cost is expected to be recovered, it is treated as the cost of obtaining a contract and recognized as an asset; if the amortization period of such asset is less than one year, it is recorded in profit or loss for the current period when incurred. Incremental costs are the costs that they would not have incurred if the Group had not obtaining a contract (for example, sales commission). For other expenses incurred by the Group for obtaining a contract in addition to the incremental costs expected to be recovered (such as travel expenses incurred regardless of whether the contract is obtained or not), they are recorded in profit or loss for the current period when incurred. However, those expressly bore by the customer are excluded.

(2) Amortisation of assets related to contract costs

The Group amortises the asset relating to contract costs on a basis that is consistent with the revenue recognition relating to the asset and recognises it in profit or loss.



III. Significant Accounting Policies and Accounting Estimates (continued)

17. Contract costs (continued)

(3) Impairment of assets related to contract costs

When determining the impairment loss of an asset related to the contract cost, the Group first determines the impairment loss for other assets related to the contract, which is determined in accordance with other relevant accounting standards for business enterprises; then, the Group provides for impairment allowance and recognizes as an impairment loss of asset to the extent that the carrying amount of such asset exceeds the difference between the following: the remaining amount of consideration that the Group expects to receive for the transfer of goods to which the asset relates; and the costs that are estimated to be incurred for the transfer of the relevant goods.

The Group shall recognise in profit or loss a reversal of an impairment loss previously recognized when the impairment conditions change and the aforesaid difference is higher than the carrying amount of the asset. The increased carrying amount of the asset shall not exceed the amount that would have been determined if no impairment loss had been recognised previously.

18. Assets held for sale

- (1) The Group classifies non-current assets or disposal group that meet the following criteria as held for sale: 1) can immediately be disposed of under the current conditions based on cases of disposals of such assets or disposal groups in similar transactions; 2) the disposal is highly probable that a decision has been made on a plan for the disposal and an undertaking to purchase has been obtained, and the disposal is expected to be completed within a year. Relevant approval is required for disposals requiring approval from the relevant authorities or regulators as required by the relevant regulations. Before the Group first classifies a non-current asset or disposal group as held for sale, the book value of the non-current asset or each asset and liability in the disposal group is measured according to the requirements of the relevant accounting standards. On initial measurement or remeasurement on the balance sheet date of a non-current asset or a disposal group held for sale, where the book value is higher than the fair value less cost of disposal, the book value is written down to the fair value less disposal. The amount of write-down is recognised as an impairment loss of the asset and charged to profit and loss of the period. At the same time, provision is made for impairment of assets held for sale.
- (2) Non-current assets or disposal groups which the Group acquired specifically for disposal, satisfy the criterion of "disposal is expected to be completed within one year" on the date of acquisition, and is probable to satisfy other criteria of classifying as held for sale shortly (usually within 3 months), are classified as held for sale on the date of acquisition. At initial measurement, the amounts initially measured assuming it is not classified as held for sale and the fair value less cost of disposal are compared, and the lower of the two is measured. Other than non-current assets or disposal groups acquired in a business combination, the difference arising from recognising the fair value less cost of disposal of non-current assets or disposal groups as initial measurement is recognised in profit and loss in the period.
- (3) Where the Group has lost control of a subsidiary due to reasons such as disposal of investment in the subsidiary, regardless of the Group retains any part of equity investment after disposal, upon the investment in the subsidiary intended to be disposed satisfying the criterion for classification as held for sale, the investment in the subsidiary will be entirely classified as held for sale in the separate financial statements of the parent company, and all assets and liabilities of the subsidiary are classified as held for sale in the consolidated financial statements.





III. Significant Accounting Policies and Accounting Estimates (continued)

18. Assets held for sale (continued)

- (4) Where there is an increase in fair value less cost of disposal of a non-current asset held for sale on subsequent balance sheet dates, the amount previously written down should be recovered and reversed in the impairment loss of assets recognised after classification as held for sale, with the reversed amount recognised in profit and loss of the period. Asset impairment loss recognised before classification as held for sale is not reversible.
- (5) Asset impairment loss recognised for disposal groups held for sale is first offset against the book value of goodwill of disposal groups, and then offset against the book values proportionally according to the share of book value of each non-current asset.

Where there is an increase in fair value less cost of disposal of a disposal group held for sale in subsequent balance sheet dates, the amount previously written down should be recovered and reversed in asset impairment loss of non-current assets recognised as required by the appropriate relevant measurement after classification as held for sale, with the reversed amount recognised in profit and loss of the period. The book value of the offset goodwill and impairment loss of non-current assets recognised before classification as held as for sale are not reversible.

Reversed amount after the recognition of asset impairment loss of the disposal group held for sale should be added proportionally to the book value share according to the share of the book value of each non-current asset in the disposal group other than goodwill.

- (6) No provision for depreciation or amortisation of non-current assets or non-current assets in disposal groups held for sale is made, and the interest on liabilities and other expenses of disposal groups held for sale continues to be recognised.
- (7) When a non-current asset or a disposal group held for sale no longer satisfies the criteria of classification as held for sale and ceases to be classified as held for sale, or a non-current asset is removed from the disposal group held for sale, it is measured is based on the lower of the following: 1) the book value before classification as held for sale adjusted by recognition of depreciation, amortisation or impairment assuming there was no classification as held for sale; 2) the recoverable amount.
- (8) Upon derecognition of a non-current asset or a disposal group held for sale, the unrecognised gain or loss is accounted for in profit or loss of the period.

19. Long-term equity investments

Long-term equity investments include the Group's investments in subsidiaries, investments in associates and jointly ventures.

Our judgement of joint control is based on the fact of arrangements that all participants involved or groups of participants jointly control and that policies of relevant activities must be unanimously agreed by participants who jointly control the arrangement.



III. Significant Accounting Policies and Accounting Estimates (continued)

19. Long-term equity investments (continued)

When the Group owns 20% or above but less than 50% of the voting right of the investee directly, or indirectly through subsidiaries, it is considered to have a significant influence on the investee. If the voting right in the investee is less than 20%, the influence on investee will be decided based on facts and circumstances including representatives in the board of directors of similar authority of the investee, or participation in the process of formulating the financial and operating policies of the investee, having significant transactions with the investee, dispatching management personnel to the investee, and providing key technology and data to the investee.

An investee that is under the control of the Group is deemed as a subsidiary of the Group. For long-term equity investments acquired through a business combination under common control, they will be used as the initial investment cost of long-term equity investment according to the share of the consolidated party in the book value of net assets in the financial statements of the ultimate controlling party on the date of consolidation. If the book value of net assets of the consolidated party at the date of consolidation is negative, long-term equity investment cost is recognized as nil.

For shareholding which obtained by different transactions in stages and become business combination finally, if it belongs to package transaction, the accounting method for which each transaction applies will treat as one transaction which obtains control. If it does not belong to package transaction, according to proportion of fair value of net assets of acquiree after the combination in the consolidated financial statements, and accounted as the initial investment cost of long-term investment. Difference between initial investment cost and the carrying value of long-term equity investment before combination and the sum of carrying value of newly paid consideration for additional shares acquired on the date of combination is to adjust share premium. If the balance of share premium is insufficient, any excess is adjusted to retained earnings.

For long-term equity investment acquired through business combination under uncommon control, consolidation cost will be treated as the initial investment cost.

For shareholding which obtained by different transactions in stages and become business combination finally, if it belongs to package transaction, the accounting method for which each transaction applies will treat as one transaction which obtains control. If it does not belong to package transaction, Initial investment cost will be the sum of the carrying value of the equity investment which it originally holds, and initial investment cost will change to cost method. For shareholding which it holds before the date of acquisition which uses equity method, other related comprehensive income which use equity method for accounting shall not be adjusted, such investment shall use the same accounting basis as the invested company when it directly dispose related assets or liabilities upon disposal. For shareholding which it holds before acquisition and accounted for under fair value method in the available-for-sale financial assets, the accumulated change in fair value which is originally included in other comprehensive income shall be change to profit or loss for the current period on the date of combination.

Apart from the long-term equity investments acquired through business merger, long-term equity investments acquired by cash will be used as investment cost according to the actual payment of the purchase price; long-term equity investments acquired through issuance of equity securities will be used as investment cost according to the fair value of the equity securities issued; long-term equity investments from investors will be used as investment cost according to the investment contracts or agreement value. If the Company holds long-term equity investments acquired through debt restructuring, non-monetary asset exchange, etc., the method of recognition of investment cost should be determined according to the requirements of the relevant business accounting standards and the disclosure of the Company's actual conditions.



III. Significant Accounting Policies and Accounting Estimates (continued)

19. Long-term equity investments (continued)

The Group's investments in subsidiaries are accounted for using the cost method and using equity method for the investments in joint ventures and associates.

For long-term equity investments for which the subsequent measure is accounted for using cost method, when making additional investment, carrying value of the long-term equity investments will be added according to the fair value of cost of additional investment and the related expenses incurred by related transactions. For cash dividend or profit paid by the invested company, it shall be recognized as investment income for the current period using the amount which it entitles.

For long-term equity investment for which the subsequent measurement is accounted for under equity method, carrying value of long-term equity investment shall be increased or decreased accordingly according to the change in the shareholders equity of the invested company. When determining the amount of proportion of net profit or loss in the invested company which it entitles, fair value of each identifiable assets of the invested company at the time when the investment is obtained shall be used as basis, and according to the accounting policies and accounting period of the Group, and after offsetting profit or loss incurred in internal transaction between associates and joint ventures, and calculate the proportion which is attributable to the investees.

On disposal of a long-term equity investment, the difference between the carrying value and the consideration actually received is recognized as investment income for the period. For long-term investments accounted for under equity method, the movements of shareholder's equity, other than the net profit or loss, of the investee company, previously recorded in the shareholder's equity of the Company are recycled to investment income for the period on disposal.

When the Company ceases to have control or significant influence on the invested company due to the reasons such as disposal of part of its equity investment, the remaining shareholding after disposal shall be accounted for under available- for-sale financial assets, and the difference between fair value and the carry value on the date of loss of common control or significant influence will be included in the profit or loss for the current period. Other comprehensive income recognized in the original equity investment which is accounted for using equity method, upon it will no longer be accounted for under equity method it shall be using the same accounting basis as the invested company directly disposing related assets or liabilities.

For loss of control in the invested company due to partly disposed long-term equity investment, for remaining shareholding which can apply common control or impose significant influence to the invested company after disposal, shall be accounted for under equity method. Difference between the carrying value of equity disposal and the disposal consideration shall be included as investment income. Such remaining shareholding shall be treated as accounting for under equity method since the shareholding is obtained and make adjustment. For remaining shareholding which cannot apply common control or impose significant influence after disposal, it can be accounted as under available-for sale financial assets, and difference between carrying value of equity disposal and the disposal consideration shall be included as investment income, difference between fair value and the carrying value of remaining shareholding on the date loss of control shall be included in the investment profit or loss for such period.

For each transaction which equity are disposed in stages until loss of control, which does not belong to package transaction, the accounting for each transaction shall be conducted separately. For the package transaction, the accounting for each transaction shall be treated as disposing subsidiary and loss of its control. However, the difference between each disposal price before loss of control and the carrying value of the corresponding long-term investment of the equity disposed, shall be recognized as other comprehensive income, and shall be transfer to the profit or loss for the current period upon loss of control.



III. Significant Accounting Policies and Accounting Estimates (continued)

20. Fixed assets

(1) Criteria for recognition

Fixed assets are tangible assets with significant value and useful lives for more than one year, and held for use in the production goods, renting of services, for rental, or for administrative purposes. Fixed assets are recognized when it is highly probable of economic benefits inflow to the Group and their costs can be measured reliably. The Group's fixed assets include buildings, machinery, electronic equipment, vehicles and other equipment.

(2) Depreciation method

Category	Depreciation method	Depreciation period (year)	Residual value rate (%)	Annual depreciation rate (%)
Buildings	Straight-line	20	5	4.75
Machinery	Straight-line	5–20	5	19.00-4.75
Electronic equipment	Straight-line	3–5	5	31.67–19.00
Vehicles	Straight-line	5	5	19.00
Other equipment	Straight-line	5	5	19.00

The Group reviews the expected life of use, estimated net residual value and depreciation method of fixed assets at the end of each year, and changes, if any, are treated as changes in accounting estimates.

21. Construction-in-progress

Construction in progress is carried forward to fixed assets from the date when it is ready for its intended use according to its project budget, project fee or actual project cost, and depreciation is provided commencing from the next following month. Upon the completion of final account audit of the completed project, adjustment will be made for any difference from the original value of the fixed assets.

22. Borrowing costs

In terms of the borrowing costs involving fixed assets, investment real estate and inventory directly attributable to over one year construction or production to achieve its intended use or sale, the capitalization of the borrowing costs can commence only when all of the conditions are satisfied; expenditures for the asset are being incurred, borrowing costs are being incurred, and activities relating to the acquisition, construction or production of the asset for its intended use or sale have commenced. When the qualified asset under acquisition, construction or production is ready for the intended use or sale, the capitalisation of the borrowing costs shall be ceased. The amount of other borrowing costs shall be recognised in profits of losses in the current period. If the qualified asset is interrupted abnormally during construction or production, and interruption has lasted for three consecutive months, the capitalisation of the borrowing costs shall be suspended until the construction or production of a fixed assets is resumed.

The amount of interest of specific borrowings occurred for the period shall be capitalised after deducting any interest earned from depositing the unused specific borrowings in the bank or any investment income arising on the temporary investment of those borrowings during the capitalisation period. The capitalised amount of general borrowings shall be determined on the basis that the weighted average (of the excess amounts of cumulative assets expenditures over the specific borrowings) times capitalisation rate (of used general borrowings). The rate of capitalisation is determined by the weighted average interest rate of general borrowing.



III. Significant Accounting Policies and Accounting Estimates (continued)

23. Right-of-use assets

A right-of-use asset is a right to use a leased asset by the Group, as a lessee, within a lease term.

(1) Initial measurement

At the commencement of a lease term, the Group initially measures a right-of-use asset at cost, which comprises the following four elements: ① the amount of lease liability initially measured; ② the lease payment made on or before the commencement date of lease term, net of any incentives received; ③ any initial expenses directly incurred, that is the incremental cost incurred to obtain the lease; ④ the costs expected to be incurred in dismantling and removing the leased asset, restoring the site on which it is located or restoring the leased asset to the condition required by the terms and conditions of the lease, unless it is incurred from the production of inventories.

(2) Subsequent measurement

After the commencement date of lease term, the Group subsequently measures the right-of-use asset on a cost basis, that is to measure the right-of-use asset at cost less accumulated depreciation and accumulated impairment losses.

The Group remeasures lease liabilities according to the requirements under the standard of leases and makes corresponding adjustment to the carrying amount of right-of-use assets.

(3) Depreciation of right-of-use assets

A right-of-use asset is depreciated from the commencement date of lease term. Generally, depreciation of a right-of-use asset starts from the month when the lease commences. The depreciation amount is charged to the cost of the right-of-use asset or profit or loss according to the use of the underlying asset.

When determining the depreciation method of a right-of-use asset, the Group considers the expected consumption of economic benefits in respect of the right-of-use asset and depreciates the asset on a straight-line basis.

In determining the useful life of a right-of-use assets, the Group follows the principles below: if it can reasonably be certain that the ownership right will be obtained upon expiry of the lease term, the right-ofuse asset is depreciated over the remaining useful life; if it cannot reasonably be certain that the ownership right will be obtained upon expiry of the lease term, the right-of-use asset is depreciated over the shorter of the lease term and the remaining useful life of the right-of-use asset.

If the right-of-use asset is impaired, depreciation is made at the carrying amount of the right-of-use asset after deduction the impairment losses.



III. Significant Accounting Policies and Accounting Estimates (continued)

24. Intangible Assets

(1) Measurement method, useful life and impairment test

The Group's intangible assets mainly include land use right, maritime use right, patented technology, nonpatented technology and software, etc. Intangible assets are measured at the actual costs at acquisition. For purchased intangible assets, actual paid cost and other relevant expenses are used as the actual cost. For intangible assets invested by investors, the actual cost is determined according to the values specified in the investment contract or agreement, while for the unfair agreed value in contract or agreement, the actual cost is determined at the fair value. The intangible asset, which is owned by the acquiree in a combination under different control but is not confirmed in the financial statement, shall be confirmed as intangible asset at its fair value upon the initial recognition on the acquiree's assets.

For intangible assets with definite useful lives, the Group adopts straight line method for amortization at the month of acquisition. The Group amortizes land use right, maritime use right on the basis of its useful life by straight line method since it is acquired. The patent technology, non-patent technology and other intangible assets are amortized evenly on the basis of shorter of estimated useful life, stipulated beneficial year by contract, and legal available year. The amortization amount is accounted into profit and loss in the current period. The Group makes the assessment on the estimated useful life and amortization method of intangible assets with limited useful life at the end of each year. Any changes will be dealt with as changes on accounting estimates.

Those without foreseeable period to bring economic benefits to the Group due to various reasons are recognised as intangible assets with indefinite useful life. The Group will review the useful lives on those intangible assets with indefinite useful lives at each of the accounting period.

(2) Accounting policy regarding the expenditure on the internal research and development

The Group's major research and development projects relate to tubing and casing of different models and materials.

With reference to the nature of expenditures and uncertainty of the final achievement, expenditure on an internal research and development project is classified into expenditure on the research phase and expenditure on the development phase.

From early investigations to the applications after maturity, the new product R&D projects of the Group shall undergo the two phases of research and development: the phase of research includes such stages as investigation, substantiation, the initiation and approval of annual new product R&D plans, early researches (including formula design, process design, equipment selection, formulation of technical standards, etc.), the preparation and approval of monthly new product R&D plans and so on, among which the completion of approval of monthly new product R&D plans symbolizes the end of the phase of research for a new product. The phase of development includes specifically such stages as trial production of the new product, project acceptance, etc., the latter of which symbolizes the end of the phase of development for a new product.

Start time of the phase of development: the point when the approval of monthly new product R&D plans is completed, the early researches are completed and the formula, production process and technical standards for the product are finalised.

Expenditure at the research phase is recognised in profit or loss of the period in which it is incurred.





III. Significant Accounting Policies and Accounting Estimates (continued)

24. Intangible Assets (continued)

- (2) Accounting policy regarding the expenditure on the internal research and development (continued) Expenditure on the development phase is recognised as an intangible asset when all of the following criteria are met:
 - 1) it is technically feasible to complete the intangible asset so that it will be available for use or sale;
 - 2) the management's intention to complete, use or sell the intangible asset;
 - 3) the Group can demonstrate the ways in which the intangible asset will generate economic benefits, including the evidence of the existence of a market for the output of the intangible asset or the intangible asset itself or, if it is to be used internally, the usefulness of the intangible asset;
 - 4) the availability of adequate technical, financial and other resources to complete the development and the ability to use or sell the intangible asset;
 - 5) its ability to measure reliably the expenditure attributable to the intangible asset during its development phase.

Expenditure on the development phase which does not meet the above criteria is included in profit or loss of the period in which it is incurred. Expenditure in the development phase which has been included in the profit or loss in the prior period will not be recognised as asset in subsequent period. The capitalised expenditures in development phase are presented as development expenditure in the balance sheet and it is carried down into the intangible asset since the date when the asset is ready for its intended use.

25. Impairment of long-term assets

The Company assesses items such as long-term equity investments, investment properties measured at cost, fixed assets, construction-in-progress, right-of-use assets, intangible assets with definite life and operating lease assets, the Company conducts impairment test where there is any indication of impairment. Intangible assets with indefinite goodwill and useful life are tested at the end of each year for impairment, whether indication of impairment exist or not.

The recoverable amount of an asset is the higher of its fair value less costs of disposal and the present value of the future cash flows expected to be derived from the asset. An asset's fair value is the price in a sale agreement in an arm's length transaction. If there is no sale agreement but the asset is traded in an active market, fair value shall be determined based on the bid price. If there is neither sale agreement nor active market for an asset, fair value shall be based on the best available information. Costs of disposal are expenses attributable to disposal of the asset, including legal fee, relevant tax and surcharges, transportation fee and direct expenses incurred to prepare the asset for its intended sale. The present value of the future cash flows expected to be derived from the asset over the course of continued use and final disposal is determined as the amount discounted using an appropriately selected discount rate. Provisions for assets impairment shall be made and recognised for the individual asset. If it is not possible to estimate the recoverable amount of the individual asset, the Group shall determine the recoverable amount of the asset group to which the asset belongs. The asset group is the smallest group of assets capable of generating cash flows independently.



III. Significant Accounting Policies and Accounting Estimates (continued)

25. Impairment of long-term assets (continued)

When performing impairment test on goodwill that is separately presented in the financial statements, the carrying value of goodwill is allocated to the related asset groups or groups of asset groups which are expected to benefit from the synergies of the business combination. If the result of the test indicates that the recoverable amount of an asset group or group of asset groups, including the allocated goodwill, is lower than its carrying amount, the corresponding impairment loss is recognised. The impairment loss is first deducted from the carrying amount of goodwill that is allocated to the asset group or group of asset groups, and then deducted from the carrying amounts of other assets within the asset groups or groups of asset groups in proportion to the carrying amounts of assets other than goodwill.

If the carrying amount of such asset exceeds its recoverable amount after impairment test, the difference is recognised as impairment losses. The above impairment losses is irreversible in the subsequent accounting period once recognised.

26. Long-term deferred expenses

The Group's long-term deferred expenses will be amortized evenly during its beneficial period, If the long-term prepayments are no longer beneficial to the subsequent accounting periods, the unamortized balance is then fully transferred to profit or loss for the current period.

27. Contract liabilities

Contract liabilities represent the obligation of the Group to transfer goods to customers for the consideration which has been received or receivable from customers. Where customers have already paid the contract consideration or the Group has obtained the unconditional right to receive the contract consideration before the Group transfers the goods to customers, the amount received or receivable is recognised as contract liabilities when the customers' payment is actually made or is due, whichever is earlier.

28. Employee compensations

(1) Accounting for short-term employee compensations

The Group's employee compensations include short-term compensation, post-employment benefits, termination benefits and other long-term benefits.

Short-term employee benefits include staff salaries, bonuses, allowances and subsidies, employee welfare expenditures, social security contributions (e.g. compensation insurance, work injury insurance and birth insurance), housing funds, union running costs, employee education costs, short-term paid leaves, short-term profit sharing schemes, non-monetary welfare and other short-term salaries. The Group recognises employee remuneration payables as liabilities during the accounting period in which employees render their services and included in profits or losses in the current period or related cost of assets based on the beneficiaries of the services.



III. Significant Accounting Policies and Accounting Estimates (continued)

28. Employee compensations (continued)

(2) Accounting for post-employment benefits

Post-employment benefits mainly include basic pension insurance, unemployment insurance and others. Based on the Company's risks and obligations, they are classified as defined contribution plans and defined benefit plans. As for the defined contribution plans, the contributions which are made for individual subjects in exchange for the staff's services rendered in the accounting period shall be recognised as liabilities on the balance sheet date and included in profit or loss of the period or relevant asset costs according to the beneficiaries. The Group has currently no defined benefit plan.

(3) Accounting for termination benefits

The Group has currently no termination benefits.

(4) Accounting for other long-term compensations

The Group has currently no other long-term compensations.

29. Lease liabilities

(1) Initial measurement

The Group initially measures a lease liability at the present value of outstanding lease payments at the commencement date of the lease term.

1) Lease payments

A lease payment refers to the amount paid by the Group to a lessor in relation to the right to use a leased asset during the lease term, which includes: ① the fixed payments and the substantial fixed payments, net of the lease incentive amount, if any; ② the variable lease payments depending on an index or ratio, which are determined at the time of initial measurement based on the index or ratio on the commencement date of the lease term; ③ the price of exercising the option to purchase, if the Company can reasonably be certain that it will exercise the option; ④ the amount payable to exercise the option to terminate the lease, if the lease term reflects that the Group will exercise the option to terminate the lease; ⑤ the amount payable based on the residual value of the guarantee provided by the Group.

2) Discount rate

In calculating the present value of a lease payment, the Group uses the interest rate implicit in the lease as the discount rate, which is a rate that matches the sum of the present value of the lease receipts of the lessor and the present value of unguranteed residual value with the sum of the fair value of the leased asset and the initial direct expenses incurred by the lessor.

(2) Subsequent measurement

After the commencement date of the lease term, the Group follows the principles below for the subsequent measurement of a lease liability: ① to increase the carrying amount of the lease liability when recognizing the interest on the lease liability; ② to reduce the carrying amount of the lease liability when a lease payment is made; ③ to remeasure the carrying amount of the lease liability when there is a change in lease payment due to a change of reassessment or the lease.



III. Significant Accounting Policies and Accounting Estimates (continued)

29. Lease liabilities (continued)

(2) Subsequent measurement (continued)

The interest expenses of a lease liability in each period during the lease term based on fixed periodic interest rate are charged to the profit of loss of the current period, except those are capitalised. Periodic interest rate is the discount rate used by the Group for initial measurement of the lease liability, or the revised discount rate used by the Group when remeasuring the lease liability at the revised discount rate due to a change of lease payments or a change of the lease.

(3) Remeasurement

After the commencement date of the lease term, the Group remeasures the lease liability based on the lease payments after the change and the revised discount rate, with a corresponding adjustment made to the carrying amount of the righ-of-use asset. The carrying amount of the right-of-use asset is reduced to zero. If there is any further reduction of the lease liability, the Group charge the remaining amount to the profit or loss for the current period. ① There is a change in the substantial fixed payment; ② There is a change in projected payable of the guarantee residual value; ③ There is a change in the index or ratio used for determining the lease payment; ④ There is a change in the assessment result of the purchase option; ⑤ There is a change in the assessment result of the actual exercise of the option.

30. Provisions

A provision is recognised as a liabilities when an obligation related to a contingency, such as guarantees provided to outsiders, pending litigations or arbitrations, product warranties, redundancy plan, onerous contract, reconstructing, expected disposal of fixed assets, satisfied all of the following conditions: the obligation is a present obligation of the Group; it is probable that an outflow of economic benefits will be required to settle the obligation; and the amount of the obligation can be measured reliably.

A provision shall be initially measured at the best estimate of the expenditure required to settle the related present obligation. Considering the factors, such as risk, uncertainties, and time value of money related to the contingencies. Where the effect of the time value of money is material, the best estimate shall be determined by discounting the related future cash outflows. Where discounting is used, the increase in the provision due to the passage of time is recognised as an interest expense.

If all or part of the expense necessary for settling the provisions is expected to be compensated by the third party, the amount of compensation is separately recognised as an asset when it is basically determined to be recoverable, and the recognised amount of the compensation shall not exceed the carrying amount of the provisions.

The Group reviews the carrying amount of provisions at the balance sheet date and makes appropriate adjustments to reflect the current best estimate.

31. Production Safety Fee

The Group collects, utilises and reviews the production safety fee pursuant to the relevant requirements of Notice of the Ministry of Finance and the State Administration of Work Safety on Issuing the Administrative Measures for the Collection and Utilization of Enterprise Work Safety Funds (No. 16 [2012] of the Ministry of Finance and the State Administration of Work Safety) and Notice of the Ministry of Finance on Issuing Interpretation No. 3 of the Accounting Standards for Business Enterprises (No. 8 [2009] of the Ministry of Finance).



III. Significant Accounting Policies and Accounting Estimates (continued)

31. Production Safety Fee (continued)

The provision of Group's machinery production enterprise safety production costs is based on the actual sales revenue in last year, which is extracted monthly by taking excess regressive manner in accordance with the following standard. The provision will be used for enhancing and improving safe production conditions of enterprises or projects.

- (1) Operating income of RMB10 million and below, accrued in accordance with 2%;
- (2) Operating income of RMB10 million to RMB100 million (inclusive), accrued in accordance with 1%;
- (3) Operating income of RMB100 million to RMB1,000 million (inclusive), accrued in accordance with 0.2%;
- (4) Operating income of RMB1,000 million to RMB5,000 million (inclusive), accrued in accordance with 0.1%;
- (5) Operating income above RMB5,000 million, accrued in accordance with 0.05%.

The provision of the production safety fee for newly established enterprises and machinery production enterprise with production less than one year is based on actual sales revenue for the year. The provision is accrued monthly.

The provision of production safety fee is recognized in profit and loss for the current period and "special reserve" account shown separately under owner's equity. When using the reserve for maintaining production safety fee, the amount will be debited from the "special reserve" if the fee is expenses nature. When using the reserve for maintaining production safety fee of fixed asset, the amount will be debited from the "construction-in-progress" item for the amount recorded in the cost of related assets. When the status of the project is ready for intended use, the costs of such production safety fee should be recognised as fixed assets. Meanwhile, "special reserve" will be offset by the cost forming fixed asset. If the balance of "special reserve" is inadequate for offsetting purpose, the production safety fee will be recognised in profit and loss for the current period.

32. Revenue

Whether the new standard for revenue has been adopted or not

√ Yes □ No

Accounting policy adopted for the recognition and measurement of revenue

The Group's operation revenue is mainly from sale of goods, provision of services and interest income.

(1) Principles of revenue recognition

Revenue is recognised when the Group satisfies the performance obligation in the contract by transferring the control over relevant goods or services to the customers.

Where a contract has two or more performance obligations, the Group determines the stand-alone selling price at contract inception of the distinct good or service underlying each performance obligation in the contract and allocates the transaction price in proportion to those stand-alone selling prices. The Group recognises as revenue the amount of the transaction price that is allocated to each performance obligation.



III. Significant Accounting Policies and Accounting Estimates (continued)

32. Revenue (continued)

(1) Principles of revenue recognition (continued)

The transaction price is the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties. The Group recognises the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the uncertainty associated with the variable consideration is subsequently resolved. The consideration which the Group expects to refund to the customer is recognised as liabilities and excluded from transaction price. Where the contract contains a significant financing component, the Group recognizes the transaction price at an amount that reflects the price that a customer would have paid for the promised goods or services if the customer had paid cash for those goods or services when (or as) they transfer to the customer. The difference between the amount of promised consideration and the cash selling price is amortised using an effective interest method over the contract term. The Group does not adjust the consideration for any effects of a significant financing component if it expects, at contract inception, that the period between when the Group transfers a promised good or service to a customer and when the customer pays for that good or service will be one year or less.

The Group satisfies a performance obligation over time if one of the following criteria is met; or otherwise, a performance obligation is satisfied at a point in time:

- 1) the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs.
- 2) the customer can control the asset created or enhanced during the Group's performance.
- 3) the Group's performance does not create an asset with an alternative use to it and the Group has an enforceable right to payment for performance completed to date.

For performance obligation satisfied over time, the Group recognises revenue over time by measuring the progress towards complete satisfaction of that performance obligation, which is determined by input method. When the outcome of that performance obligation cannot be measured reasonably, but the Group expects to recover the costs incurred in satisfying the performance obligation, the Group recognises revenue only to the extent of the costs incurred until such time that it can reasonably measure the outcome of the performance obligation.

For performance obligation satisfied at a point in time, the Group recognises revenue at the point in time at which the customer obtains control of relevant goods or services. To determine whether a customer has obtained control of goods or services, the Group considers the following indicators:

- 1) the Group has a present right to payment for the goods or services.
- 2) the Group has transferred the legal title of the goods to the customer.
- 3) the Group has transferred physical possession of the goods to the customer.
- 4) the Group has transferred the significant risks and rewards of ownership of the goods to the customer.
- 5) the customer has accepted the goods or services.





III. Significant Accounting Policies and Accounting Estimates (continued)

32. Revenue (continued)

(1) Principles of revenue recognition (continued)

The Group's right to consideration in exchange for goods or services that it has transferred to a customer is stated as contract asset. The Group recognises allowances for impairment loss for expected credit loss on contract assets. Receivable is the Group's unconditional right to consideration to be received from a customer. A contract liability is the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

(2) Specific accounting policies related to the main activities of the Company's revenue are described below:

① Contracts for sale of goods

Contracts for sale of goods between the Group and its customers usually include only the performance obligations in respect of the transfer of goods. In general, the Group recognizes revenue at the point in time when the customer accepts the control of the goods, taking into full consideration of the following factors: obtaining the present right to receiving payment in respect of the goods; transfer of substantial risks and returns in respect of the title to the goods; transfer of legal title in respect of the goods; transfer of the goods; transfer of the physical asset of the goods; and the acceptance of goods by customers.

② Contracts for provision of services

Contracts for provision of services between the Group and its customers usually contain performance obligations such as technical services and after-sale maintenance services. While the Group performs the contract, the customer obtains and consumes the economic benefit brought by the Group's performance, and in respect of the portion of revenue arising from the Group's performance completed to date, the Group is entitled, during the entire validity period of the contract, to recognise revenue according to progress of performance within such period for satisfying such performance obligations during a period of time, however other than circumstances that the progress of performance in respect of the provision of services using input method. When the progress of performance cannot be reasonably determined, if the costs incurred are expected to be compensated, the Group recognises revenue based on the amount of costs incurred, until the progress of performance can be reasonably determined.

The adoption of different business models for the same type of business will lead to different accounting policies for revenue recognition.

33. Government grants

The Group's government grants include financial funding, interest subsidy for loans and tax rebates, of which government grants related to assets represent the government grants obtained by the Group and applied towards acquiring and constructing or otherwise develop long-term assets. Government grants related to income represent the government grants other than those related to assets. If no grantee is specified in the government documents, the Group shall determine based on the above classification principles, otherwise, it is classified as a government grant related to income in its entirety.



III. Significant Accounting Policies and Accounting Estimates (continued)

33. Government grants (continued)

If a government grant is a monetary asset, it is measured at the amount actually received. For the grants being allocated in accordance with fixed quotas, or if there is sufficient evidence at end of the year to show that the entity complies with the conditions of financial policies and is expected to receive supporting funds, the grants shall be measured at receivable amount. If a government grant is a non-monetary asset, it is measured at its fair value, and in the event the fair value cannot be acquired in a reliable way, it is measured at its nominal amount (RMB1).

Government grants related to assets are recognised as deferred income and are allocated evenly to profit or loss for the period over the useful life of the relevant asset. The balance of undistributed deferred income of a related asset which is disposed, transferred, retired or damaged before the end of its useful life is transferred to gain or loss of disposal of assets for the period.

If a government grant related to income is to compensate the related cost, expenses or losses to be incurred in subsequent periods, it is recognised as deferred income, and is recognised in profit or loss for the period when the related cost, expenses or losses incurred. If a government grant is related to the ordinary activities, it is included in other income based on the economic substance of the business. Government grants not related to the ordinary activities are included in non-operating income or expenses.

Interest subsidies for policy-related preferential loans obtained by the Group are classified as interest subsidy funds paid to lending banks or interest subsidy funds directly paid to the Group, which are accounted for based on the following principles:

- (1) for interest subsidy funds paid to lending banks, the lending banks provide loans to the Group at policyrelated preferential rates, and the Group recognises the borrowing amount actually received as the book value of the borrowing, and calculates the relevant borrowing expenses based on the principal and the policy-related preferential rate of the borrowing.
- (2) For interest subsidy funds paid directly to the Group, the Group will offset the corresponding interest subsidy against the relevant borrowing expenses.

For government grants recognised that needs to be returned, the Group accounts the returning amount in the period according to the following:

- 1) Where it has been offset against the carrying value of the relevant asset on initial recognition, the carrying value of the asset is adjusted.
- 2) Where relevant deferred income exists, the balance of the carrying amount of the relevant deferred income is offset and the excess is recognised in profit or loss for the period.
- 3) In other cases, it is directly recognised in profit or loss for the period.



III. Significant Accounting Policies and Accounting Estimates (continued)

34. Deferred income tax assets/deferred income tax liabilities

Deferred income tax assets and deferred income tax liabilities of the Group are calculated and recognised based on the difference between tax bases and carrying amounts of assets and liabilities (temporary differences). Deferred income tax asset is recognised for the deductible losses that are deductible against taxable profit in subsequent years in accordance with the requirements under tax laws. No deferred tax liability is recognized for temporary difference arising from initial recognition of goodwill. No deferred income tax asset or deferred income tax liability is recognised for a temporary difference arising from initial recognition of asset or liability due to a transaction other than a business combination, which affects neither accounting profit nor taxable profit (or deductible loss). At balance sheet date, deferred income tax assets and deferred income tax liabilities are measured at the applicable tax rates for the period when the asset is expected to be realized or the liability is expected to be settled.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available to deduct from the deductible temporary difference, deductible losses and tax credits.

35. Leases

(1) Identification of leases

A lease is a contract under which the lessor conveys the right to use an asset to the lessee for a period of time in exchange for consideration. At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of one or more identified assets for a period of time in exchange of consideration. To determine whether a contract conveys the right to control the use of an identified asset, the Group assesses whether the lessee has the right to obtain substantially all of the economic benefits from the use of the identified asset.

For a contract that contains multiple lease components, the Group separates the contract and accounts for each lease component as a lease separately. For a contract that contains lease and non-lease components, the Group separates and accounts for the lease and non-lease components.

(2) The Group as a lessee

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease term. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability, the lease payments made at or before the commencement date of the lease term (net of any lease incentives received), any initial direct costs incurred and an estimate of costs expected to be incurred in dismantling and removing the lease asset or restoring the site on which the lease asset is located, or restoring the lease asset to the condition required by the terms and conditions of the lease.

As a lessee, the Group recognises right-of-use assets and lease liabilities for leases.



III. Significant Accounting Policies and Accounting Estimates (continued)

35. Leases (continued)

(2) The Group as a lessee (continued)

1) Modifications of leases

Modifications of leases refer to the changes in the lease scope, lease consideration, and lease term other than the original contract terms, including the addition or termination of the rights of use of one or more leased assets, and the extension or shortening of the lease term stipulated in the contract. The effective date of the modifications of leases is a date fixed for the modification of the lease as agreed by both parties.

If modification of lease happens and meets the following conditions, the Group accounts for the modification of lease as a separate lease: ① the modification of lease expands the scope of lease by adding right of use of one or more leased assets; ②the increased consideration and the standalone price of the expanded part of lease are equivalent after adjustment is made based on the contract.

If the modification of lease is not accounted for as a separate lease, on the effective date of the modification of lease, the Group allocates the consideration of the modified contract in accordance with the accounting standard in respect of leases and re-determines the lease term after modification; and discount the lease payments after modification at the discount rate after modification for remeasurement of lease liability. When calculating the present value of the lease payment after modification, the Group uses the interest rate implicit in lease of the remaining lease term as the discount rate. If the interest rate implicit in lease of the remaining lease term cannot be determined, the Group uses lessee's incremental borrowing rate at the effective date of the modification of the lease as the discount rate. The Group accounts for the consequences of the above adjustment under the following circumstances: ① If the modification of lease results in a narrower scope of lease or a shorter lease term, the lessor reduces the carrying amount of the right-of-use asset to reflect the gain or loss on partly or wholly termination of the lease in the profit or loss of the current year. ② For other modifications of lease that result in remeasurement of lease liability, the lessee made corresponding adjustment to the carrying amount of the right-of-use asset.

2) Short-term leases and leases of low-value asset

For short-term leases with lease term of less than 12 months and leases of a single lease asset which is of relatively low value when it is new, the Group has elected not to recognize right-of-use asset and lease liability. The Group charges the lease payments of short-term leases and the low-value asset leases to the cost of the underlying assets or the profit or loss for the current period in each period of the lease term on a straight-line basis.

(3) The Group as a lessor

On the basis of determining the contract is or contains a lease as mentioned in (1), the Group, as a lessor, classifies the lease as finance lease and operating lease at the inception of the lease.

If a lease transfers, in substance, substantially all of the risks and rewards of the ownership of the leased asset, the lessor classifies the lease as finance lease. Other than that, all leases are classified as operating leases.



III. Significant Accounting Policies and Accounting Estimates (continued)

35. Leases (continued)

(3) The Group as a lessor (continued)

A lease is usually classified as a finance lease by the Group when one or more of the following conditions are satisfied: ① When the lease term expires, the ownership of the leased asset is transferred to the lessee; ② The lessee has the option to purchase the leased asset. The purchase price entered into is sufficiently low compared to the fair value of the leased asset when the option is expected to be exercised. Therefore, it can be reasonably certain at the commencement date of the lease that the lessee will exercise the option; ③ The ownership of the asset is not transferred, but the lease term takes up most of the useful life of the leased assets (not less than 75% of the useful life of the leased asset); ④ On the commencement date of the lease, the present value of the lease receipt is basically equivalent to the fair value of the leased asset (not less than 90% of the fair value of the leased asset); ⑤ The leased assets are of a special nature. If no major modifications are made, it can only be used by the lessee. If one or more of the following indications exist in a lease, the Group may also classify it as a finance lease: ① If the lessee; ② The gain or loss arising from the fair value change in the balance of the asset belongs to the lessee; ③ The lessee is able to continue the lease for the next period at a rent far below the market level.

1) Accounting for operating leases

Initial measurement

At the commencement date of the lease, the Group recognises the finance lease receivables for finance leases and derecognises finance lease assets. On initial measurement of finance lease receivables, the net lease investment is used to record the value of the finance lease receivable.

The net lease investment is the sum of the unguranteed residual value and the present value of outstanding lease receipts at the commencement date of the lease term (discounted by the interest rate implicit in the lease). A lease receipt is the payment receivable from the lessee by the lessor for conveying the right to use a leased asset within the lease period, which comprises: ① the fixed payments and the substantial fixed payments to be made by the lessee, net of the lease incentive amount, if any; ② the variable lease payments depending on an index or ratio, which are determined at the time of initial measurement based on the index or ratio on the commencement date of the lease term; ③ the price of exercising the option to purchase, provided that it is reasonably certain that the lessee will exercise the option; ④ the amount payable by the lessee for exercising the option to terminate the lease; ⑤ the residual value of the guarantee provided by the lessee, its related party and an independent third party having financial capability to fulfil the obligation under the guarantee.

Subsequent measurement

The Group calculates and recognises interest income in each period during the lease term based on fixed periodic interest rate. Periodic interest rate is the implicit discount rate used to determine the net lease investment (For sub-leases where the implicit interest rate cannot be determined, the discount rate of the original lease is used (adjusted by any initial direct expenses in relation to the sub-lease), or the revised discount rate fixed when the modification of the finance lease is not treated as a separate lease and the leased is classified as finance lease in accordance with the relevant requirement with the criteria are satisfied had the modification take effect on the commencement date of the lease.



III. Significant Accounting Policies and Accounting Estimates (continued)

35. Leases (continued)

(3) The Group as a lessor (continued)

1) Accounting for operating leases (continued)

Accounting for lease modification

If the finance lease is modified and meets the following conditions, the Group accounts for the modification as a separate lease: ① The modification expands the lease scope by adding right to use of one or more leased assets; ② The increased consideration is equal to the standalone price of the expanded lease scope as adjusted based on the contract.

If the modification of finance lease is not accounted for as a separate lease, and it satisfies the criteria of classification of the lease as an operating lease had the modification takes effect on the lease commencement date, the Group accounts for the lease modification as a new lease since the effective date of the lease modification, with the net lease investment prior to the effective date of the lease modification as the carrying amount of the leased asset.

2) Accounting for operating leases

Treatment of rents

In each period during the lease term, the Group recognises lease receipts from operating lease as rental income on a straight line basis.

Incentive measures provided

For rent-free period, the Group allocates the total rent over the lease term without deducting rent-free period on a straight line basis, and recognises rental income during the rent-free period. If the Group bears certain expenses on behalf of the lessee, such expenses are deducted from the rental income and the balance of rental income after deduction is allocated over the lease term.

Initial direct expenses

The initial direct expenses incurred by the Group in relation to the operating leases are capitalised as cost of the leased asset, and equally charged to the profit or loss for the current period over the lease term in accordance with the same basis of recognition as rental income.

Depreciation

For the fixed assets in operating lease assets, they are depreciated using the policy similar to the depreciation of assets. For other operating lease assets, they are amortised on a systematic and reasonable manner.

Variable lease payments

The variable lease payments received by the Group that have not included in lease receipts relating the operating leases are credited to the profit or loss of the current period when they occur.

Modifications of operating leases

A modification of operating lease is accounted for by the Group as a new lease since its effective date. Any prepaid lease payments or lease receivables relating to the modification is treated as a receipt for new lease.





III. Significant Accounting Policies and Accounting Estimates (continued)

36. Other Significant Accounting Policies and Accounting Estimates

Accounting for income tax

Income tax is accounted for using liability method. Income tax expenses represent the sum of current tax and deferred tax. Current tax and deferred tax relating to the transactions or matters that are directly recorded in shareholders' equity are deal with in shareholders' equity. Deferred tax arising from business combination is adjusted to the carrying value of goodwill. All other current tax and deferred tax are recognised in profit or loss for the period.

The tax currently payable is the amount of tax payable to taxation bureau by the enterprises in respect of the transactions and matters of the current period calculated according to the taxation regulations. The deferred income tax is the difference between the balances of the deferred income tax assets and deferred tax liabilities that should be recognised using the balance sheet liabilities approach at the end of period and their balances originally recognised.

Segment information

The Group's operating segments are identified based on internal organisation structure, management requirements and internal reporting system. The reportable segments are determined and disclosed based on the operating segments.

Operating segment is a component of the Group that satisfies the following criteria simultaneously: the component can generate revenue and expenses in business activities; the management of the Group can assess the operating performance of the component in order to allocate resources and assess performance; and the Group can acquire accounting information such as the financial position, operating performance and cash flow of the component. If two or more operating segments carry similar economic characteristics, and satisfy certain criteria, they are combined as one operating segment.

Discontinued operations

Discontinued operations refer to components of the Group which satisfy any of the following conditions and can be individually distinguished, and such components have been disposed of or classified as available-for-sale: (1) the components represent an independent major business or a separate major region of operation; (2) the components are part of an intended disposal plan related to an independent major business or a separate major region of operation; (3) the components are subsidiaries acquired specifically for resale.





III. Significant Accounting Policies and Accounting Estimates (continued)

37. Changes in significant accounting policies and accounting estimates

(1) Changes in significant accounting policies

 \checkmark Applicable \Box Not applicable

Description of and reasons for the change of accounting policy	Approval procedure	Remark
Pursuant to the Circular on Revising and Issuing of ASBE 21 — Leases (Cai Kuai [2018] No. 35) (the "New Leasing Standard")issued by the Ministry of Finance on 7 December 2018, enterprises listed domestically and overseas and enterprises listed overseas and applying the International Financial Reporting Standards (IFRSs) or ASBE to prepare financial statements are required to apply the new standard for leasing from 1 January 2019.	The change in the relevant accounting policy has been approved at the 4th meeting of the 6th Board.	Note 1
Pursuant to the Circular on Revising and Issuing the Format of General Corporate Financial Statements for the Year of 2019 (Cai Kuai [2019] No. 6) and the Circular on Revising and Issuing the Format of Consolidated Financial Statements (2019 edition) (Cai Kuai [2019] No. 16), (the "Revising Circular") issued by the Ministry of Finance on 30 April 2019 and 19 September 2019 respectively, companies applying ASBE are required to prepare financial statements in the new format.	The change in the relevant accounting policy has been approved at the 4th meeting of the 6th Board.	Note 2

Note 1: The application of the New Leasing Standard did not have any impact on the financial statements of the Group.

- Note 2: The Group has prepared the financial statements for the year ended 31 December 2019 according to the above circular on new format of financial statements, and has make the corresponding adjustments to the comparative financial statements. The impacts are detailed as follows:
 - (1) Consolidated balance sheet

Unit: RMB

Original statemen	t format	New statement format			
Statement item	Amount	Statement item	Amount		
Bills and accounts receivable	919,101,636.26	Bills receivable Accounts receivable Financing receivables	271,735,086.30 536,199,939.96 111,166,610.00		
Bills and accounts payable	1,100,064,743.60	Bills payable Accounts payable	278,902,047.79 821,162,695.81		





III. Significant Accounting Policies and Accounting Estimates (continued)

37. Changes in significant accounting policies and accounting estimates (continued)

(1) Changes in significant accounting policies (continued)

Note 2: (continued)

(2) Balance sheet of the parent company

Unit: RMB

Original statemen	t format	New statement format			
Statement item	Amount	Statement item	Amount		
Bills and accounts receivable	1,037,651,352.65	Bills receivable Accounts receivable Financing receivables	271,735,086.30 618,706,266.35 147,210,000.00 883,985,816.54 276,462,082.53		
Bills and accounts payable	1,160,447,899.07	Bills payable Accounts payable			

(3) Consolidated income statement

Unit: RMB

Original statemen	t format	New statement format		
Statement item Amount		Statement item Amount	t	
Credit impairment losses Asset impairment losses	37,813,973.27 10,603,105.42	Credit impairment losses (37,813,973.27 Asset impairment losses (10,603,105.42		

(4) Income statement of the parent company

Unit: RMB

ount Statement item	Amount
	Amount
1.02 Credit impairment losses (36, 3.45 Asset impairment losses (6	,590,741.02) ,074,363.45)

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III. Significant Accounting Policies and Accounting Estimates (continued)

37. Changes in significant accounting policies and accounting estimates (continued)

(2) Changes in significant accounting estimates

 \Box Applicable \checkmark Not applicable

(3) Financial statements items at the beginning of year of implementation of the New Financial Instruments Standard, the New Revenue Standard, or the new adjustment to lease standard since 2019

□ Applicable ✓ Not applicable

(4) Description of retrospective adjustment to comparative figures for prior period upon adoption of the New Financial Instruments Standard or the New Lease Standard since 2019

VI. Taxation

1. Main tax types and tax rates

Туре	Calculation basis	Rate
Value-added tax	According to the Notice on Deepening the Policies Related to Value-Added Tax Reform (Announcement No. 39 of 2019 of the General Administration of Customs of the Ministry of Finance and the State Administration of Taxation) (《關於深化增值税改革有關政策的公 告》(財政部、税務總局、海關總署公告2019 年第39號)) jointly issued by the Ministry of Finance, the State Administration of Taxation and the General Administration of Customs, effective from 1 April 2019, the original applicable value-added tax rate of 16% for sales of the Company and its subsidiaries in the PRC have been adjusted to 13%.	13%, 16%
Urban maintenance and construction tax	Commodity turnover tax amount actually paid	7%
Enterprise income tax	Taxable profits	15%, 16.5%, 25%
Education surcharge	Commodity turnover tax amount actually paid	3%
Local education surcharge	Commodity turnover tax amount actually paid	2%



[□] Applicable ✓ Not applicable

Notes to the Financial Statements



1 January 2019 to 31 December 2019 (Unless otherwise indicated, all figures are stated in RMB)

VI. Taxation (continued)

1. Main tax types and tax rates (continued)

Disclosures regarding taxpaying entities with different enterprise income tax rates

Name of tax-paying entity	Income tax rate
The Company	15%
Shouguang Molong Logistic Co., Ltd.	
(壽光墨龍物流有限公司) ("Molong Logistic")	25%
MPM International Limited ("MPM")	16.5%
Shouguang Baolong Petroleum Material Co., Ltd.	
(壽光寶隆石油器材有限公司) ("Shouguang Baolong")	25%
Shouguang Maolong New Materials Technology Development Co., Ltd.	
(壽光懋隆新材料技術開發有限公司) ("Maolong New Materials")	25%
Shouguang Molong Electro-mechanical Equipment Co., Ltd.	
(壽光墨龍機電設備有限公司) ("Molong Electro-mechanical")	25%
Shouguang Maolong Old Metals Recycle Co., Ltd.	
(壽光市懋隆廢舊金屬回收有限公司) ("Maolong Recycle")	25%
Wendeng Baolong Recyclable Resource Co., Ltd.	
(文登市寶隆再生資源有限公司) ("Baolong Resource")	10%
Weihai Baolong Special Petroleum Materials Co., Ltd.	
(威海市寶隆石油專材有限公司) ("Weihai Baolong")	25%
Shouguang Baolong Management and Consultancy Co., Ltd.	
(壽光市寶隆管理諮詢有限公司) ("Baolong Consultancy")	25%
Shandong Molong Import & Export Co., Ltd.	
(山東墨龍進出口有限公司) ("Molong I&E")	25%
Shandong Molong Energy and Technology Co., Ltd.	
(山東墨龍能源科技有限公司) ("Molong Energy")	25%

2. Tax incentives

According to the Document Lu Ke Zi [2018] No. 37 (魯科字[2018]37號文件) of "Notice regarding the recognition of 2078 enterprises including Weihai Tuozhan Fibre Co., Ltd as high-tech enterprises in 2017" (《關於認定威海拓 展纖維有限公司等2078家企業為2017年度高新技術企業的通知》) issued by the Technology Office of Shandong Province, Finance Office of Shandong Province, State Administration of Taxation of Shandong Province and Local Taxation Bureau of Shandong Province, the Company has been recognised as a high-tech enterprise with the certificate of high-tech enterprise No. GR201737001253 dated on 28 December 2017 for a term of 3 years. The Company is enjoyed a preferential enterprise income tax rate for high-tech enterprises of 15% in the period between 1 January 2017 to 31 December 2019.

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V. Notes to the Consolidated Financial Statements

1. Monetary funds

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Cash on hand Cash at banks Other monetary funds	183,974.68 298,376,840.40 241,381,313.10	506,001.34 421,717,103.46 470,229,169.96
Total	539,942,128.18	892,452,274.76
Including: total deposits overseas	2,504,304.42	2,530,438.71

Other descriptions

(1) The Group's deposits overseas represented the monetary funds of MPM, a Hong Kong-based subsidiary.

- (2) The Group's other monetary funds as at the end of the period included bank acceptance security deposits of RMB239,079,167.10 (as at the beginning of the year: RMB455,487,432.73), security deposits for loans of RMB nil (as at the beginning of the year: RMB14,741,737.23), and fixed-rate security deposits of RMB2,302,146.00 (as at the beginning of the year: RMB nil).
- (3) The Group had security deposits for bank acceptance bills with maturity date over 3 months of RMB43,685,292.00 (as at the beginning of the year: RMB309,907,792.56).
- (4) As at the balance sheet date, there were no funds subject to judicial freezing for litigations.





V. Notes to the Consolidated Financial Statements (continued)

2. Bills receivable

(1) Presentation of bills receivable by type

		Unit: RMB
ltem	Balance at the end of the period	Balance at the beginning of the period
Trade acceptance bills Less: Provision for impairment of bills receivable	260,237,655.67 (2,602,376.56)	271,735,086.30
Total	257,635,279.11	271,735,086.30

Unit: RMB

	Balance at the end of the period				Balance at the beginning of the period					
		Book balance	Provision fo	or bad debts			Book balance	Provision for	bad debts	
	A			Provision	Beelewslee			A	Provision	Dealessie
Item	Amount	Percentage	Amount	rate	Book value	Amount	Percentage	Amount	rate	Book value
Including: Bills receivable provided for bad debts on a collective basis	260,237,655.67	100.00%	2,602,376.56	1.00%	257,635,279.11	271,735,086.30	100.00%	_		271,735,086.30
basis Including: Bills receivable provided for bad debts on a collective basis as grouped for expected credit loss based on aging	200,237,033.07	100.00 %	2,002,370.30	1.00 %	237,033,279,11	2/1,/33,080.30	100.00%	_	_	2/1,/33,080.30
characteristics	260,237,655.67	100.00%	2,602,376.56	1.00%	257,635,279.11	271,735,086.30	100.00%	-	-	271,735,086.30
Total	260,237,655.67	100.00%	2,602,376.56	1.00%	257,635,279.11	271,735,086.30	100.00%	_	_	271,735,086.30

Bills receivable provided for bad debts on a collective basis as grouped for expected credit loss based on aging characteristics

Unit: RMB

	Balance at the end of the period				
Name	Book balance	Bad debt provision	Provision rate		
Within 1 year	260,237,655.67	2,602,376.56	1.00%		
Total	260,237,655.67	2,602,376.56	_		



V. Notes to the Consolidated Financial Statements (continued)

2. Bills receivable (continued)

(1) Presentation of bills receivable by type (continued)

Descriptions of basis for determining the group:

The above bills receivable of the Group as at the end of the year were all aged within 1 year.

Provision for bad debts on a collective basis:

 \Box Applicable \checkmark Not applicable

(2) Provision, recovery or reversal of provision for bad debts for the period

Provisions for bad debts for the period:

Unit: RMB

		Moveme	nt during the		
Туре	Balance at the beginning of period	Provision	Recovery or reversal	Write-off	Balance at the end of the period
Provisions for impairment of bills receivable	_	2,602,376.56	_	_	2,602,376.56
Total	_	2,602,376.56	_	_	2,602,376.56

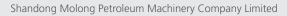
Including any significant recovery or reversal of provision for bad debts for the period:

 \Box Applicable \checkmark Not applicable

(3) Pledged bills receivable of the Company at end of period

	Unit: RMB
Pledged the end of	amount at the period
1	2

Trade acceptance bills	149,703,328.78
Total	149,703,328.78



Item



V. Notes to the Consolidated Financial Statements (continued)

2. Bills receivable (continued)

(4) Bill receivables that have been endorsed or discounted at the end of the period and have not yet expired at the balance sheet date:

		Offit. NIVID
Item	Amount derecognised as at the end of the period	Amount not derecognised as at the end of the period
Trade acceptance bills	_	87,557,572.20
Total	_	87,557,572.20

(5) Bills transferred to accounts receivable due to non-performance of drawers at the end of the year

The Group had no bills transferred to accounts receivable due to non-performance of drawers at the end of the year.

(6) Write-off of bills receivable for the period

The Group had no bills receivable that have been written off at the end of the year.

3. Accounts receivable

(1) Disclosure of accounts receivable by type

Unit: RMB

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	Balance at the end of the period			Balance at the beginning of the period						
		Book balance	Provision f	or bad debts			Book balance	Provisio	n for bad debts	
Item	Amount	Percentage	Amount	Provision rate	Book value	Amount	Percentage	Amount	Provision rate	Book value
Accounts receivable provided for bad debts on an individual basis Including: Accounts receivable provided for bad debts on an individual basis due to	19,965,734.73	3.14%	3,993,146.95	20.00%	15,972,587.78	24,966,256.93	3.78%	9,986,502.77	40.00%	14,979,754.16
significantly different credit risk	19,965,734.73	3.14%	3,993,146.95	20.00%	15,972,587.78	24,966,256.93	3.78%	9,986,502.77	40.00%	14,979,754.16
Accounts receivable provided for bad debts on a collective basis Including: Accounts receivable provided for bad debts on a collective basis as	615,592,605.55	96.86%	124,006,168.38	20.14%	491,586,437.17	634,673,769.99	96.22%	113,453,584.19	17.88%	521,220,185.80
grouped for expected credit loss based on aging characteristics	615,592,605.55	96.86%	124,006,168.38	20.14%	491,586,437.17	634,673,769.99	96.22%	113,453,584.19	17.88%	521,220,185.80
Total	635,558,340.28	100.00%	127,999,315.33	_	507,559,024.95	659,640,026.92	100.00%	123,440,086.96	_	536,199,939.96



V. Notes to the Consolidated Financial Statements (continued)

3. Accounts receivable (continued)

(1) Disclosure of accounts receivable by type (continued)

Provision for bad debts on an individual basis: Accounts receivable provided for bad debts on an individual basis due to significantly different credit risk

Unit: RMB

	Balance at the end of the period				
Name	Book balance	Bad debt provision	Provision rate	Reason for provision	
Hebei Zhongtai Steel Pipe Manufacture Company Limited (河北中泰鋼管製造有限公司)	19,965,734.73	3,993,146.95	20.00%	Provision was made based on the expected credit loss amount of the customer	
Total	19,965,734.73	3,993,146.95	_	_	

Accounts receivable provided for bad debts on a collective basis as grouped for expected credit loss based on aging characteristics

Unit: RMB

	Balance at the end of the period						
Name	Book balance	Bad debt provision	Provision rate				
Within 1 year	490,103,181.90	4,901,031.81	1.00%				
1–2 years	168,705.00	84,352.50	50.00%				
2–3 years	2,867,987.41	2,150,990.56	75.00%				
3–5 years	37,219,584.90	31,636,647.17	85.00%				
Over 5 years	85,233,146.34	85,233,146.34	100.00%				
Total	615,592,605.55	124,006,168.38	_				

If provision for bad debts of accounts receivables was made using the general approach of expected credit loss, please disclose the information on provision for bad debts with reference to the disclosures of other receivables:

 \Box Applicable \checkmark Not applicable





V. Notes to the Consolidated Financial Statements (continued)

3. Accounts receivable (continued)

(1) Disclosure of accounts receivable by type (continued) Disclosure by age

Unit: RMB

Age	Book balance
Within 1 year (inclusive)	490,103,181.90
1 to 2 years	168,705.00
2 to 3 years	2,867,987.41
Over 3 years	142,418,465.97
3 to 4 years	18,568,664.26
4 to 5 years	38,616,655.37
Over 5 years	85,233,146.34
Total	635,558,340.28

(2) Provision, recovery or reversal of provision for bad debts for the period

Provisions for bad debts for the period:

Unit: RMB

		Movement during the period			
Туре	Balance of the beginning of the period	Provision	Recovery or reversal	Write-off	Balance of the end of the period
Provisions for bad debts of accounts receivable	123,440,086.96	4,768,618.30	_	209,389.93	127,999,315.33
Total	123,440,086.96	4,768,618.30	_	209,389.93	127,999,315.33

(3) Accounts receivables written off during the period

Note: The Company did not write off any accounts receivable during the year.





V. Notes to the Consolidated Financial Statements (continued)

3. Accounts receivable (continued)

(4) Balance of top five accounts receivable as at the end of the period by debtor

Unit: RMB

Entity name	Balance of accounts receivable at the end of the period	Percentage to the total balance of accounts receivable at the end of the period	Balance of bad debt provision at the end of the period
Entity I	190,774,786.44	30.02%	1,907,747.85
Entity II	108,332,411.85	17.05%	1,083,324.13
Entity III	103,562,311.43	16.29%	1,203,623.11
Entity IV	48,837,723.01	7.68%	48,163,972.11
Entity V	22,411,133.71	3.53%	22,312,777.56
Total	473,918,366.44	74.57%	

(5) Account receivables that were derecognized on transfer of financial assets

As at 31 December 2019, the Group had no account receivables that were derecognised due to the transfer of financial assets, and there were no assets or liabilities for which accounts receivable have been transferred but involvement continues.

(6) Amount of assets or liabilities for which accounts receivable have been transferred but involvement continues

As at 31 December 2019, the Group had no assets or liabilities for which accounts receivable have been transferred but involvement continues.

Other description:

As at 31 December 2019, accounts receivable of the Group amounting to RMB11,229,883.37 were restricted for use as they have been applied to the factoring of loans.





V. Notes to the Consolidated Financial Statements (continued)

4. Financing receivables

		Unit: RMB
Item	Balance at the end of the period	Balance at the beginning of the period
Bank acceptance bills	96,155,523.75	111,166,610.00
Total	96,155,523.75	111,166,610.00

Increase or decrease movements and fair value changes of financing receivables during the period

 \checkmark Applicable \Box Not applicable

The Group uses the carrying amount of the bank acceptance bills as their fair value due to their short remaining terms and their carrying amount approximates to their fair value.

If provision for impairment of financing receivables was made using the general approach of expected credit loss, please disclose the information on provision for impairment with reference to the disclosures of other receivables:

✓ Applicable □ Not applicable

No provision for asset impairment was made by the Group as the acceptors of the bank acceptance bills it holds are all financial institutions with good credit standing.

Other information:

(1) Pledged financing receivables as at the end of the year

	Unit: RMB
ltem	Pledged amount at the end of the period
Bank acceptance bills	32,544,000.00
Total	32,544,000.00



V. Notes to the Consolidated Financial Statements (continued)

4. Financing receivables (continued)

(2) Financing receivables that have been endorsed or discounted at the end of the year and have not yet expired at the balance sheet date

	Amount	Amount not
	derecognised	derecognised
	as at the end	as at the end
Item	of the year	of the year
Trade acceptance bills	208,387,423.84	
Total	208,387,423.84	_

Unit: RMB

Unit: RMB

5. Loans and advances

Item	Balance at the end of the year	Balance at the beginning of the year
Loans and advances, net	17,046,915.97	38,561,702.67
Total	17,046,915.97	38,561,702.67

(1) Breakdown of loans and advances

		Unit: RMB
Item	Balance at the end of the year	Balance at the beginning of the year
Loans and advances Less: Loss allowances for loans	47,925,154.08 30,878,238.11	62,882,698.08 24,320,995.41
Loans and advances, net	17,046,915.97	38,561,702.67





V. Notes to the Consolidated Financial Statements (continued)

5. Loans and advances (continued)

(2) Loans and advances by guarantee

	Balance at	Balance at
	the end of	the beginning
Loan type	the year	of the year
Pledged loans	5,340,000.00	12,213,436.00
Secured loans	3,844,593.19	6,539,234.63
Guaranteed loans	7,862,322.78	19,809,032.04
Total	17,046,915.97	38,561,702.67

(3) Loss allowances for loans and advances

As at 31 December 2019, the Group had overdue loans of RMB47,925,154.08. The profile of the Group's loans based on their securities and guarantees and status using the expected credit loss model was as follows:

Unit: RMB

Overdue Amount	Amount	Percentage to total amount of loans (%)	Balance of loss allowance for loans as at the end of the year
>360 days	47,925,154.08	100.00	30,878,238.11
180–360 days	—	—	—
90–180 days	—	—	—
<90 days	_	_	
Total	47,925,154.08	100.00	30,878,238.11



V. Notes to the Consolidated Financial Statements (continued)

- 5. Loans and advances (continued)
 - (4) Loans and advances by borrower type

Unit: RMB

		As a	t the end of the	year	
	Book bal	ance	Loss allowand	e for loans	Net amount
Turne		Percentage	A ma a um t	Percentage	
Туре	Amount	(%)	Amount	(%)	of loans
Corporate loans	45,100,154.08	94.11	29,145,238.11	64.62	15,954,915.97
Personal loans	2,825,000.00	5.89	1,733,000.00	61.35	1,092,000.00
Total	47,925,154.08	100.00	30,878,238.11	_	17,046,915.97
		As at t	he beginning of th	e vear	
	Book balance Loss allowance for loans				
		Percentage		Percentage	Net amount of
Туре	Amount	(%)	Amount	(%)	loans
Corporate loans	56,846,698.08	90.40	23,000,535.41	40.46	33,846,162.67
Personal loans	6,036,000.00	9.60	1,320,460.00	21.88	4,715,540.00

(5) Provision, recovery and reversal of provision for impairment of loans and advances for the year

		Movement during the year				
Туре	Balance at the beginning of the period	Provision	Recovery or reversal	Offset	Balance at the end of the period	
Provisions for impairment of loans and advances	24,320,995.41	7,256,011.73	_	698,769.03	30,878,238.11	
Total	24,320,995.41	7,256,011.73	_	698,769.03	30,878,238.11	



V. Notes to the Consolidated Financial Statements (continued)

6. Prepayments

(1) Presentation of prepayments by age

Unit: RMB

	Balance at the end of the period		Balance at the beginning of the pe	
Age	Amount	Percentage	Amount	Percentage
Within 1 year	36,184,175.19	87.86%	23,159,864.28	74.76%
1 to 2 years	520,257.50	1.26%	2,883,517.20	9.31%
2 to 3 years	15,091.24	0.04%	4,924,170.11	15.90%
Over 3 years	4,464,940.52	10.84%	10,683.61	0.03%
Total	41,184,464.45		30,978,235.20	

Notes to reasons of significant prepayments over 1 year and not settled in time:

As at the end of the year, the Group had no significant prepayments aged over one year.

(2) Details of the top five ending balances of prepayments classified according to the payees

Unit: RMB

Name of entity	Balance at the end of the year	Age	Percentage to total balance of payments at the end of the year (%)
Entity I	9,562,408.02	Within 1 year	23.22
Entity II	6,667,654.43	Within 1 year	16.19
Entity III	4,772,804.66	Within 1 year	11.59
Entity IV	4,290,498.91	Over 3 years	10.42
Entity V	3,566,562.74	Within 1 year	8.66
Total	28,859,928.76	_	70.08



V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables

Unit: RMB

ltem	Balance at the end of the period	Balance at the beginning of the period
Interests receivable Other receivables	2,308,030.91 26,981,195.10	2,710,659.25 44,987,044.41
Total	29,289,226.01	47,697,703.66

(1) Interest receivables

1) Category of interest receivables

Unit: RMB

ltem	Balance at the end of the period	Balance at the beginning of the period
Interests on deposits and security deposits	2,308,030.91	2,710,659.25
Total	2,308,030.91	2,710,659.25

2) Significant overdue interest The above interests of the Group were not overdue.

3) Provision for bad debts \Box Applicable \checkmark Not applicable





V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables (continued)

(2) Other receivables

1) Other receivables by payment nature

Unit: RMB

	Book balance at the	Book balance at the
Payment nature	end of the period	beginning of the period
Staff turnover loans	1,293,754.00	1,120,000.00
Deposits/caution money	3,589,758.00	1,981,819.00
Amounts due from administrative entities	26,000,341.48	42,059,310.85
Other amounts due from individuals	—	28,032.00
Other amounts due from entities	1,677,120.82	38,991,748.56
Less: Provision for bad debts of other receivables	(5,579,779.20)	(39,193,866.00)
Total	26,981,195.10	44,987,044.41

2) Provision for bad debts

Unit: RMB

	Stage 1	Stage 2 Lifetime expected	Stage 3	
	Next 12—month expected credit	credit loss (without credit	Lifetime expected credit loss (with	
Provision for bad debts	loss	impairment)	credit impairment)	Total
Balance at 1 January 2019	347,638.98	3,548,673.41	35,297,553.61	39,193,866.00
Transfer of balance at 1 January 2019				
during the period	—	—	—	—
— Transfer to Stage 3	—	—	692,795.14	692,795.14
Provision for the period	(106,270.98)	1,789,737.79	692,795.14	2,376,261.95
Write-off for the period			35,990,348.75	35,990,348.75
Balance at 31 December 2019	241,368.00	5,338,411.20	0.00	5,579,779.20

Movement of book balance of significant change in provision for the period

□ Applicable ✓ Not applicable

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V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables (continued)

(2) Other receivables (continued)

2) Provision for bad debts (continued) Disclosure by age

Unit: RMB

Age	Balance at the end of the period
1 year (inclusive)	8,187,932.01
1 to 2 years	794,218.46
2 to 3 years	67,882.35
Over 3 years	23,510,941.48
3 to 4 years	516,622.38
4 to 5 years	1,189,634.72
Over 5 years	21,804,684.38
Total	32,560,974.30

3) Provision, recovery or reversal of provision for bad debts for the period Provisions for bad debts for the period:

		Movement during the period				
Туре	Balance at the beginning of the period	Provision	Recovery or reversal	Write-off	Balance at the end of the period	
Provisions for bad debts of other receivables	39,193,866.00	2,376,261.95	_	35,990,348.75	5,579,779.20	
Total	39,193,866.00	2,376,261.95	_	35,990,348.75	5,579,779.20	





V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables (continued)

(2) Other receivables (continued)

4) Other receivables written off during the period

Item	Write-off amount
Other receivables	35,990,348.75

Significant write-off of other receivables:

Unit: RMB

Unit: RMB

Name of entity	Nature of other receivables	Write-off amount	Reason for write-off	Procedure for write-off	Whether the amount was incurred from connected transaction
JESORO OIL LTD	Current amounts	35,865,277.50	Deregistration of JESORO OIL LTD	Considered and passed by the second special meeting of the sixth session of board of directors of the Company	No
Total	_	35,865,277.50	_	_	_

Description of write-off of other receivables:

The Company has fully made bad debt provision for the other receivables as at the end of 2018.

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V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables (continued)

(2) Other receivables (continued)

5) Balance of top five other receivables as at the end of the period by debtor

Name of entity	Nature of payment	Balance at the end of the period	Age	Percentage to the total amount of closing balance of other receivables	Balance of bad debt provision at the end of the period
Shouguang City Yang Kou	Current accounts		Over 5		
Town Office of Finance Shougang City Yang Kou Town Statistic Center of	of the government	14,530,000.00	years	44.62%	2,615,400.00
Finance, Political,					
Economic and	Current accounts		Over 3		
Management Affairs	of the government	7,250,941.48	years	22.27%	2,128,441.64
Shougang City Shang Kou Station of Finance,					
Political, Economic and	Current accounts		Within		
Management Shaanxi Energy Chemical	of the government	2,106,000.00	1 year Within	6.47%	—
Exchange Limited	Security deposits	1,935,000.00	1 year	5.94%	290,250.00
Wendeng Gaocun Town	Current accounts		Over 5		
People's Government	of the government	1,500,000.00	years	4.61%	540,000.00
Total	_	27,321,941.48	_	83.91%	5,574,091.64

Unit: RMB

- 6) Accounts receivable involving government grants Nil
- 7) Other receivables derecognised due to transfer of financial assets As at 31 December 2019, the Group had no other receivables that were derecognised due to transfer of financial assets.
- 8) Amount of assets and liabilities for which other receivables have been transferred but involvement continues

As at 31 December 2019, there were no assets or liabilities for which the other receivables have been transferred but involvement continues.

Other description:

As at 31 December 2019, no other receivables were used by the Group as a pledge.





V. Notes to the Consolidated Financial Statements (continued)

7. Other receivables (continued)

(2) Other receivables (continued)

 Amount of assets and liabilities for which other receivables have been transferred but involvement continues (continued)
 Perrowings due from employees:

Borrowings due from employees:

Name of borrower	Zhang Shou Yuan	Liu Chun Jing	Zhang Zeng Xiang	Hao Liang	Other employees
Purpose of borrowing	Business	Business	Business	Prepayment of	Business
Amount	working capital	working capital	working capital	Delivery costs	working capital
 Current year (RMB) Prior year (RMB) Amount of bad debt provision (RMB) 	250,000.00	170,000.00			873,754.00
	—	—	250,000.00	200,000.00	670,000.00
	—	—			—

8. Inventories

Whether the new standard for revenue has been adopted

✓ Yes □ No

(1) Category of inventories

Unit: RMB

	Balance	e at the end of the p	eriod	Balance at the beginning of the period			
	Provision for			Provision for			
	impairment of				impairment of		
	inventories or				inventories or		
		provision for					
		devaluation of					
		costs of contract			of contract		
Item	Book balance	performance	Book value	Book balance	performance	Book value	
Raw materials	353,582,703.30	6,430,777.40	347,151,925.90	444,194,514.71	6,495,298.33	437,699,216.38	
Work in progress	166,028,851.73	4,569,606.68	161,459,245.05	211,490,453.03	3,397,807.05	208,092,645.98	
Goods in stock	426,713,762.34	10,725,275.46	415,988,486.88	395,379,028.81	5,043,310.44	390,335,718.37	
Sub-contracting							
materials	10,309,440.99	1,778.24	10,307,662.75	6,635,709.77	2,033.49	6,633,676.28	
Total	956,634,758.36	21,727,437.78	934,907,320.58	1,057,699,706.32	14,938,449.31	1,042,761,257.01	



V. Notes to the Consolidated Financial Statements (continued)

- 8. Inventories (continued)
 - (2) Provision for impairment of inventories or provision for devaluation of costs of contract performance

Unit: RMB

		Increase in the current period		Decrease in the cur		
ltem	Balance at the beginning the period	Provision	Others	Reversal or write-off	Others	Balance at the end of the period
item	periou	1104151011	others	write-on	others	end of the period
Raw materials	6,495,298.33	2,068,259.58	_	2,132,780.51	—	6,430,777.40
Work in progress	3,397,807.05	4,140,621.08	_	2,968,821.45	_	4,569,606.68
Goods in stock	5,043,310.44	8,097,472.98	_	2,415,507.96	_	10,725,275.46
Sub-contracting						
materials	2,033.49	1,778.24		2,033.49		1,778.24
Total	14,938,449.31	14,308,131.88	_	7,519,143.41	_	21,727,437.78

The reversal and write-off of impairment allowances for inventories of the Company for the period was RMB 452,519.42 and RMB7,066,623.99, respectively.

Allowances for impairment of inventories

Item	Specific basis to determine net realisable value	Reason for reversal or write- off in the current year
Raw materials	The selling price of the products formed by the	Material Requisition for production and price change
Work-in-progress	f products minus the further processing costs and related sales expenses and related expenses of	Material Requisition for production and price change
Sub-contracting materials		Material Requisition for production and price change
Finished products	The selling price minus the selling expenses and related expenses of taxation.	External sales and price change

There were no inventories that were pledged or frozen in the inventories of the Group as at the end of the year.

(3) Notes of period-end inventory balance containing borrowing expense capitalisation amount

Nil





V. Notes to the Consolidated Financial Statements (continued)

8. Inventories (continued)

(4) Information on the amortised amount of cost of contract performance for the period

Nil

9. Other current assets

Whether the new standard for revenue has been adopted

√ Yes □ No

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Deductible input tax	34,046,039.33	36,490,388.84
Prepaid income tax	1,160,302.64	2,565,306.96
Prepaid other taxes	—	846,809.61
Bank financial products	—	104,900,000.00
Total	35,206,341.97	144,802,505.41

10. Long-term equity investments

Unit: RMB

				Mov	ement during the	e period					
Investee	Balance at the beginning of the period (Book value)		Decrease in investment	Gain or loss on investments recognised under the equity method	Adjustment to other comprehensive income	Other changes in equity	or profits	Provision for impairment	Others		Balance of provision for impairment at the end of the period
I. Joint Venture											
II. Associate											
Karamay Yalong Petroleum											
Machinery Co., Ltd	2,663,518.90	_	_	(106,457.89)	-	_	_	—	_	2,557,061.01	
Sub-total	2,663,518.90	_	_	(106,457.89)						2,557,061.01	
Total	2,663,518.90	_	_	(106,457.89)	_	_	_	-	_	2,557,061.01	_

Other description



V. Notes to the Consolidated Financial Statements (continued)

11. Fixed Assets

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Fixed assets	2,726,157,716.13	2,915,815,731.99
Total	2,726,157,716.13	2,915,815,731.99

(1) Details of fixed assets

Item	Buildings	Machinery and equipment	Electronic and others	Vehicles	Total
I. Original book value:					
1. Balance at the beginning of the period	1,088,683,267.33	3,303,477,743.47	124,049,033.81	17,386,536.76	4,533,596,581.37
2. Additions during the period	7,309,975.68	34,361,666.62	3,863,175.79	1,701,752.24	47,236,570.33
(1) Purchase	104,361.16	26,229,925.95	3,798,103.44	1,701,752.24	31,834,142.79
(2) Transferred from construction in					
progress	7,205,614.52	8,131,740.67	65,072.35	—	15,402,427.54
(3) Additions from business					
combinations	—	—	_	—	—
3. Reductions during the period	—	21,075,707.63	4,784,469.14	4,669,456.73	30,529,633.50
(1) Disposal or retirement	_	11,212,668.03	4,784,469.14	4,669,456.73	20,666,593.90
(2) Other reductions	—	9,863,039.60	_	—	9,863,039.60
4. Balance at the end of the period	1,095,993,243.01	3,316,763,702.46	123,127,740.46	14,418,832.27	4,550,303,518.20
II. Accumulated depreciation					
1. Balance at the beginning of the period	268,497,550.15	1,180,667,663.42	90,402,621.08	9,161,812.95	1,548,729,647.60
2. Additions during the period	52,071,732.76	173,743,456.29	5,255,297.80	2,113,727.77	233,184,214.62
(1) Provision	52,071,732.76	173,743,456.29	5,255,297.80	2,113,727.77	233,184,214.62
3. Reductions during the period	—	16,596,972.05	4,658,136.23	4,457,897.65	25,713,005.93
(1) Disposal or retirement	—	8,104,293.10	4,658,136.23	4,457,897.65	17,220,326.98
(2) Others	—	8,492,678.95	—	—	8,492,678.95
4. Balance at the end of the period	320,569,282.91	1,337,814,147.66	90,999,782.65	6,817,643.07	1,756,200,856.29
III. Impairment provision					
1. Balance at the beginning of the period	4,986,478.28	64,064,723.50	_	—	69,051,201.78
2. Additions during the period	—	—	—	—	—
(1) Provision	—	—	_	—	—
3. Reductions during the period	—	1,106,256.00	_	—	1,106,256.00
(1) Disposal or retirement	—	1,106,256.00	—	—	1,106,256.00
4. Balance at the end of the period	4,986,478.28	62,958,467.50	—	—	67,944,945.78
IV. Book value					
1. Book value at the end of the period	770,437,481.82	1,915,991,087.30	32,127,957.81	7,601,189.20	2,726,157,716.13
2. Book value at the beginning of the					
period	815,199,238.90	2,058,745,356.55	33,646,412.73	8,224,723.81	2,915,815,731.99



V. Notes to the Consolidated Financial Statements (continued)

11. Fixed Assets (continued)

(2) Fixed assets with pending out certificate of ownership

Unit: RMB

Item	Book value	Reason for pending out certificate of ownership
140 rolled tube main workshop	6,961,234.82	Application in process
New dormitory building and staff dining hall in Weihai	3,990,346.70	Application in process
Building No. 7 of Molong Garden	6,933,130.44	Application in process
Logistics Park Plant	7,381,755.76	Application in process
Workshop plant, office building and staff canteen of	7,501,755.70	Application in process
Maolong New Materials	252,594,462.66	Not yet applied
Total	277,860,930.38	_

Other descriptions

The Group had no temporarily idle fixed assets. The Group had no fixed assets that were leased in under finance leases or leased out under operating leases.

12. Construction in Progress

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Construction in progress	55,034,853.27	35,871,296.86
Total	55,034,853.27	35,871,296.86

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V. Notes to the Consolidated Financial Statements (continued)

12. Construction in Progress (continued)

(1) Details of Construction in Progress

Unit: RMB

	Balance a	Balance at the end of the period			Balance at the beginning of the period		
		Provision for			Provision for		
Item	Book balance	impairment	Book value	Book balance	impairment	Book value	
Employee technical							
development training							
centre	20,796,671.64	_	20,796,671.64	22,296,180.78	_	22,296,180.78	
Furnace rehabilitation and							
improvement and							
construction of new							
auxiliary and							
miscellaneous projects	16,845,718.09	_	16,845,718.09	8,492,694.99	_	8,492,694.99	
VD vacuum degassing device	16,745,602.57	_	16,745,602.57	_	_	_	
Other miscellaneous projects	646,860.97	_	646,860.97	5,082,421.09	_	5,082,421.09	
Total	55,034,853.27	_	55,034,853.27	35,871,296.86	—	35,871,296.86	

(2) Changes of major Construction in progress during the period

Item	Budget amount	Balance at the beginning of the period	Increase during the period	Transfer to fixed assets during the period	Other reduction during the period	Balance at the end of the period	Ratio of accumulated contribution to the construction to budget	Construction progress	Accumulated interest capitalised	Including: Amount of interest capitalised during the period	Capitalisation rate of interest for the period	Sources
Employee technical development training centre Furnace rehabilitation and improvement and construction of new auxiliary	26,000,000.00	22,296,180.78	665,264.70	2,164,773.84	_	20,796,671.64	88.31%	95.00%	-	-	_	Other
and miscellaneous projects VD vacuum degassing device	50,000,000.00 29,160,000.00		15,790,495.55 16,745,602.57	7,437,472.45	_	16,845,718.09 16,745,602.57	103.49% 57.43%	90.00% 65.00%	_			Other Other
Total	105,160,000.00	30,788,875.77	33,201,362.82	9,602,246.29	_	54,387,992.30	_	_	_	_	_	_



V. Notes to the Consolidated Financial Statements (continued)

12. Construction in Progress (continued)

(3) Details of provision for impairments of construction in progress during the period There is no indication of impairment at the end of the year, therefore no provision for impairment is made for construction in progress.

(4) Other descriptions

As at the end of the year, there was no restriction on the right to own or use construction in progress due to pledge, guarantee or any other reason.

13. Intangible assets

(1) Details of Intangible assets

Unit: RMB

Item	Land use right	Patent right	Non-patent technology	Software	Total
I. Original book value					
1. Balance at the beginning of the period	495,820,094.64	2,886,248.19	387,630,789.17	770,036.72	887,107,168.72
2. Additions during the period	17,333.92	—	10,864,448.29	—	10,881,782.21
(1) Acquisition	17,333.92	—	—	—	17,333.92
(2) Internal research and development	—	—	10,864,448.29	—	10,864,448.29
(3) Additions from business combinations	_	_	_	_	_
3. Reductions during the period	582,165.00	_	_	_	582,165.00
(1) Disposal		_	_	_	
(2) Other reductions	582,165.00	_	_	_	582,165.00
4. Balance at the end of the period	495,255,263.56	2,886,248.19	398,495,237.46	770,036.72	897,406,785.93
II. Accumulated amortisation					
1. Balance at the beginning of the period	64,626,931.63	2,627,367.25	333,067,613.54	770,036.72	401,091,949.14
2. Additions during the period	11,494,409.85	146,572.57	7,481,930.91	_	19,122,913.33
(1) Provision	11,494,409.85	146,572.57	7,481,930.91	_	19,122,913.33
3. Reductions during the period	_	_	_	_	_
(1) Disposal	—	—	—	—	—
4. Balance at the end of the period	76,121,341.48	2,773,939.82	340,549,544.45	770,036.72	420,214,862.47
III. Provision for Impairment					
1. Balance at the beginning of the period	—	—	33,968,375.45	—	33,968,375.45
2. Additions during the period	—	—	—	—	—
(1) Provision	—	—	—	—	—
3. Reductions during the period	—	—	—	—	—
(1) Disposal	—	—	—	—	—
4. Balance at the end of the period	—	—	33,968,375.45	—	33,968,375.45
IV. Book value					
1. Book value at the end of the period	419,133,922.08	112,308.37	23,977,317.56	_	443,223,548.01
2. Book value at the beginning of the period	431,193,163.01	258,880.94	20,594,800.18	_	452,046,844.13

The internally generated intangible assets accounted for 5.41% of the balance of intangible assets as at the end of the period.



V. Notes to the Consolidated Financial Statements (continued)

13. Intangible assets (continued)

(2) Details of land use rights without complete property certificate

Nil

14. Development expenditures

Unit: RMB

		Increase during th	e period	Decrease dur	ing the period		Decrease during the period	
Item	Balance at the beginning of the period	Internal development expenditures	Others	Recognised as intangible assets	Transfer to profit or loss for the current period	Balance at the end of the period		
Project I	_	5,777,019.43	_	_	5,777,019.43	_		
Project II	—	8,271,050.05	_	—	8,271,050.05	_		
Project III		4,697,048.28	_	—	4,697,048.28			
Project IV	—	5,570,485.70	_	5,570,485.70		_		
Project V	—	5,293,962.59	_	5,293,962.59		_		
Project VI	—	5,822,532.70	_	—	5,822,532.70	_		
Project VII	—	5,636,287.04	_	—	5,636,287.04	_		
Project VIII	—	8,386,187.03	_	—	8,386,187.03	_		
Project IX	—	5,994,136.80	_	—	5,994,136.80	_		
Project X		6,101,883.36	_		6,101,883.36			
Total	_	61,550,592.98	_	10,864,448.29	50,686,144.69	_		

Other description

Please refer to V.24 of this note for the division in the phase of research and development expenditures and the phase of development, the time and basis of capitalization of development phase.





V. Notes to the Consolidated Financial Statements (continued)

15. Goodwill

(1) Original book value of goodwill

Unit: RMB

Name of the		Increase in the	period	Decrease in the p	eriod	
investee and item resulting in goodwill	Balance at the beginning of the period	Arising from business combination		Disposals		Balance at the end of the period
Weihai Baolong Asset	t					
Group	100,078,074.85	—	—	—	_	100,078,074.85
Molong Electro-						
Mechanical Asset						
Group	27,895,308.36	—	—	—	—	27,895,308.36
Maolong New						
Materials Asset						
Group	15,000,000.00			_		15,000,000.00
Total	142,973,383.21	_	_	_	_	142,973,383.21

(2) Provision for Impairment of goodwill

Name of the investee and item	Balance at the beginning of the	Increase in the I	period	Decrease in the	period	Balance at the
resulting in goodwill	period	Charge		Disposals		end of the period
Weihai Baolong Asset						
Group	82,790,000.00	17,288,074.85	—	—	—	100,078,074.85
Molong Electro-						
Mechanical Asset						
Group	21,500,000.00	6,395,308.36	—	—	—	27,895,308.36
Maolong New						
Materials Asset						
Group	15,000,000.00	—	—	—	—	15,000,000.00
Total	119,290,000.00	23,683,383.31	_	_	_	142,973,383.21



V. Notes to the Consolidated Financial Statements (continued)

15. Goodwill (continued)

(2) Provision for Impairment of goodwill (continued)

Information on the asset groups to which goodwill belongs and grouping of asset groups The goodwill of the Group was generated from the acquisition of equity interests of Maolong New Materials not under common control by the Company in 2007. The acquisition constituted a business combination not under common control. At the time of acquisition, Maolong New Materials held 95% equity interest of Weihai Baolong and also held 75% equity interest of Molong Electro-Mechanical, which in turn held 5% equity interest of Weihai Baolong. As the three newly acquired companies are independently operated and commenced business independently, three asset groups were developed upon acquisition. The Company allocated goodwill to the three asset groups in proportion to their fair value at the time of acquisition. The three asset groups of the Company have remained consistent since the acquisition.

Process of goodwill impairment test, key parameters (such as forecast growth rate, steady growth rate, profit margin, discount rate, forecast period, etc. in estimating the present value of future cashflows) and recognition of goodwill impairment are illustrated as follows:

The Group performed the impairment test on goodwill as stated in Note IV.25.

The Group has performed impairment test. Carrying amount of goodwill has been allocation to three relevant asset groups that operate casting-forging business, representing three cash generating units. The recoverable amount of each cash-generating unit is and its expected future cash flow. The recoverable amount of asset groups is recognized based on a valuation carried out on 31 December 2019 (being evaluation base date) by a professional appraisal association engaged by the Group.

The main assumptions in the asset group that use the present value of estimated future cash flows as their recoverable amount are summarized as follows:

For the purposes of impairment testing for asset group, the projection is based on financial budgets of the most recent five years approved by management while the future cash flows for the fifth year onwards is projected based on zero growth rate. The present value of future cash flows of the asset groups were estimated at a discount rate of 13.75% or 13.04% respectively. Other key assumption for the future cash flows is the estimated gross margin, such estimation is based on the past performance of cash generating unit for relevant asset group and Management's expectations for the market development.





V. Notes to the Consolidated Financial Statements (continued)

16. Deferred income tax assets/deferred income tax liabilities

(1) Deferred income tax assets not yet eliminated

Unit: RMB

	Balance at the en	d of the period	Balance at the beginn	ing of the period	
	Deductible		Deductible		
	temporary	Deferred income	temporary	Deferred income	
Item	difference	tax assets	difference	tax assets	
Unrealised profits arisen					
from intragroup					
transactions	9,393,965.60	2,348,491.40	10,113,849.13	2,528,462.27	
Bills receivables	2,602,376.56	390,356.49	_	_	
Accounts receivable	127,816,000.16	19,172,400.02	122,999,984.54	18,449,997.68	
Other receivables	2,869,997.38	430,499.61	37,173,029.30	5,575,954.40	
Allowance for impairment					
of inventories	18,060,869.10	2,709,130.37	11,497,734.54	1,724,660.18	
Difference in amortisation					
of intangible assets	95,472,670.50	14,320,900.58	113,735,759.42	17,060,363.92	
Estimated liabilities	5,734,176.25	860,126.44	12,780,330.57	1,917,049.59	
Total	261,950,055.55	40,231,904.91	308,300,687.50	47,256,488.04	

(2) Deferred tax liabilities not yet eliminated

Unit: RMB

	Balance at the en	d of the period	Balance at the beginn	ing of the period
Item	Taxable temporary difference	Deferred income tax liabilities	Taxable temporary difference	Deferred income tax liabilities
Long-term equity				
investments	15,237.52	3,809.38	15,237.51	3,809.38
Fixed assets	_	—	838,979.53	209,744.88
Intangible assets	23,001,960.00	5,750,490.00	23,651,782.82	5,912,945.70
Total	23,017,197.52	5,754,299.38	24,505,999.86	6,126,499.96



V. Notes to the Consolidated Financial Statements (continued)

16. Deferred income tax assets/deferred income tax liabilities (continued)

(3) Deferred income tax assets or liabilities presented on a net basis after offsetting

Unit: RMB

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			Offsetting	Balance of
	Offsetting	Balance of	between	deferred income
	between	deferred income	deferred income	tax assets or
	deferred income	tax assets or	tax assets and	liabilities after
	tax assets and	liabilities after	liabilities at the	offsetting at the
	liabilities at the	offsetting at the	beginning of the	beginning of the
Item	end of the period	end of the period	period	period
Deferred income tax				
assets	—	40,231,904.91	—	47,256,488.04
Deferred income tax				
liabilities	—	5,754,299.38	—	6,126,499.96

(4) Breakdown of unrecognized deferred income tax assets

Item	Balance at the end of the period	Balance at the beginning of the period
Deductible temporary differences	97,006,220.12	72,491,916.55
Deductible losses	1,052,554,995.02	770,932,603.43
Total	1,149,561,215.14	843,424,519.98





- V. Notes to the Consolidated Financial Statements (continued)
 - 16. Deferred income tax assets/deferred income tax liabilities (continued)
 - (5) Deductible losses of unrecognised deferred income tax assets will be expired by the year as specified below

Unit: RMB

Year	Amount at the end of the period	Amount at the beginning of the period	Remark
2019	_	41,577,966.99	_
2020	135,433,959.60	135,433,959.60	
2021	159,003,364.18	158,888,578.18	—
2022	176,061,927.43	175,804,216.53	
2023	52,476,863.76	52,754,082.69	
2024	223,281,561.26	_	
2025	_	_	
2026	230,288,589.07	206,473,799.44	
2029	76,008,729.72	_	
Total	1,052,554,995.02	770,932,603.43	

17. Other non-current assets

Whether the new standard for revenue has been adopted

✓ Yes □ No

Unit: RMB

	Balance at the end of the period		Balance at the beginning of the period			
Item	Book balance	Provision for impairment	Book value	Book balance	Provision for impairment	Book value
Prepaid land payments Prepayments for	3,900,000.00	_	3,900,000.00	3,900,000.00	_	3,900,000.00
equipment	5,721,036.29	_	5,721,036.29	9,944,015.27	_	9,944,015.27
Total	9,621,036.29	_	9,621,036.29	13,844,015.27		13,844,015.27



V. Notes to the Consolidated Financial Statements (continued)

18. Short-term borrowings

(1) Category of short-term borrowings

Unit: RMB

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Pledged borrowings	11,229,883.37	216,896,960.75
Guaranteed borrowings	386,800,000.02	617,000,000.00
Credit borrowings	1,367,881,000.00	920,021,600.02
Bills discounted and borrowings for letters of credit	163,600,000.00	637,000,000.00
Total	1,929,510,883.39	2,390,918,560.77

Notes for classification of short-term borrowings:

Details of the interest rate: In 2019, the weighted average annual interest rate for the Group was 4.789% (2018: 6.059%).

(2) Details of outstanding overdue short-term borrowings

The outstanding overdue short-term borrowing as at the end of the period amounted to RMB0.00.

19. Bills payable

Туре	Balance at the end of the period	Balance at the beginning of the period
Trade acceptance bills Letter of credit payables	281,588,603.88 —	266,019,348.18 12,882,699.61
Total	281,588,603.88	278,902,047.79

At the end of the period, the Group had outstanding overdue bills payable of nil.





V. Notes to the Consolidated Financial Statements (continued)

20. Accounts receivable

(1) Presentation of accounts payable

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Amounts due to suppliers	924,020,613.80	821,162,695.81
Total	924,020,613.80	821,162,695.81

(2) Significant accounts payable with aging over one year

Item	Balance at the end of the period	Reasons for outstanding or carrying forward
Entity 1	13,112,855.17	Settlement conditions not reached
Entity 2	6,666,161.96	Settlement conditions not reached
Entity 3	4,593,819.70	Settlement conditions not reached
Entity 4	4,440,218.65	Settlement conditions not reached
Entity 5	3,537,794.87	Settlement conditions not reached
Total	32,350,850.35	_





V. Notes to the Consolidated Financial Statements (continued)

20. Accounts receivable (continued)

(2) Significant accounts payable with aging over one year (continued) Other description:

The aging analysis of accounts payable (including amounts due from related parties) based on transaction dates is as follows:

Unit: RMB

Item	Amount at the end of the year	Amount at the beginning of the year
Within 2 months	463,282,439.13	477,281,725.26
2–3 months	102,347,363.72	67,234,067.73
3–4 months	51,928,009.62	33,004,652.49
4 months — 1year	150,409,259.97	102,116,941.78
1–2 years	57,797,898.87	56,642,182.97
2–3 years	33,184,637.97	37,055,057.30
Over 3 years	65,071,004.52	47,828,068.28
Total	924,020,613.80	821,162,695.81

21. Contract liabilities

Item	Balance at the end of the period	Balance at the beginning of the period
Receipts in advance	32,463,654.22	57,364,400.72
Total	32,463,654.22	57,364,400.72





V. Notes to the Consolidated Financial Statements (continued)

22. Salaries payable

(1) Presentation of salaries payable

Unit: RMB

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
I. Short-term salaries II. Post-employment benefits — defined	57,100,793.80	254,086,774.23	253,910,625.93	57,276,942.10
contribution plans	_	20,884,524.34	20,884,524.34	
Total	57,100,793.80	274,971,298.57	274,795,150.27	57,276,942.10

(2) Presentation of short-term salaries

Unit: RMB

ltem	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
1. Wages, bonuses, allowances and				
subsidies	43,022,733.44	224,019,664.70	224,892,554.31	42,149,843.83
2. Staff welfare	—	9,974,235.55	9,974,235.55	—
3. Social insurances	—	10,607,392.46	10,607,392.46	—
Including: Medical insurance	—	8,711,260.30	8,711,260.30	—
Work injury insurance	—	849,804.64	849,804.64	—
Maternity insurance	—	1,046,327.52	1,046,327.52	—
4. Housing provident fund	—	6,791,487.24	6,791,487.24	—
5. Union fund and staff education fund	14,078,060.36	2,693,994.28	1,644,956.37	15,127,098.27
Total	57,100,793.80	254,086,774.23	253,910,625.93	57,276,942.10



V. Notes to the Consolidated Financial Statements (continued)

22. Salaries payable (continued)

(3) Presentation of defined contribution plan

Unit: RMB

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
1. Basic pension insurance	_	20,041,633.10	20,041,633.10	—
2. Unemployment insurance	—	842,891.24	842,891.24	_
Total	—	20,884,524.34	20,884,524.34	

Other descriptions:

Salaries payables of the Group as at the end of the year included accrued wages, bonuses and allowances of RMB42,149,843.83, which were expected to be paid in the first half of 2020.

As at 31 December 2019, contributions to all planned pension insurances and unemployment insurances of the Company have made.

23. Taxes Payable

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Value-added tax	2,230,290.05	61,342,130.14
Enterprise income tax	6,797,851.33	8,926,968.92
Individual income tax	76,889.55	265,460.01
Urban maintenances and construction tax	770,579.83	3,636,991.65
Property tax	1,238,532.15	1,238,531.92
Land use tax	1,275,916.34	2,390,633.00
Educational surcharges	550,414.17	2,597,851.17
Local water conservancy construction funds	55,041.43	268,741.92
Stamp duty	218,705.35	428,207.87
Others	179,241.31	131,529.12
Total	13,393,461.51	81,227,045.72

Other descriptions:

As at 31 December 2019, taxes payable of the Group included Hong Kong profit tax payable of RMB nil.





V. Notes to the Consolidated Financial Statements (continued)

24. Other payables

Unit: RMB

ltem	Balance at the end of the period	Balance at the beginning of the period
Interests payable	6,389,751.57	8,691,627.11
Other payables	55,033,779.68	42,653,126.57
Total	61,423,531.25	51,344,753.68

(1) Interests Payable

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Interests on long-term borrowings with principal repayable when due		
and interest payable by installments	555,555.56	1,213,175.23
Interests payable for short-term borrowings	2,270,088.67	5,017,797.19
Interests on long-term borrowings with principal repayable and interest		
payable by installments	1,283,106.47	2,460,654.69
Interests on long-term payables with principal repayable and interest		
payable by installments	2,281,000.87	—
Total	6,389,751.57	8,691,627.11

Details of significant overdue and unpaid interests:

As at 31 December 2019, the Group had no overdue unpaid interest.





V. Notes to the Consolidated Financial Statements (continued)

24. Other payables (continued)

(2) Other payables

1) Presentation of other payables by nature

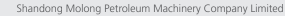
Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Accrued energy charges	35,876,548.51	22,661,073.90
Deposits	9,651,252.85	9,675,864.78
Others	9,505,978.32	10,316,187.89
Total	55,033,779.68	42,653,126.57

2) Significant other payables aging over 1 yearAs at 31 December 2019, the Group had no significant other payables aging over 1 year.

25. Non-current liabilities due within one year

Item	Balance at the end of the period	Balance at the beginning of the period
Long-term borrowings due within one year Long-term payables due within one year	425,044,064.29 57,592,842.49	308,994,908.08
Total	482,636,906.78	308,994,908.08







V. Notes to the Consolidated Financial Statements (continued)

26. Other current liabilities

Whether the new standard for revenue has been adopted

✓ Yes □ No

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Trade acceptance bills that have been endorsed but not yet matured	87,557,572.20	94,281,027.25
Total	87,557,572.20	94,281,027.25

27. Long-term borrowings

(1) Category of long-term borrowings

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Pledged borrowings	250,000,000.00	250,000,000.00
Secured borrowings	175,044,064.29	485,213,958.98
Less: Amounts due within one year	(425,044,064.29)	(308,994,908.08)
Total	_	426,219,050.90

Information on the classification of long-term borrowings:

Long-term borrowings due within one year have been reclassified to "non-current liabilities due within one year". See note VII.25.

Other information, including interest rate intervals:

The interest rates of long-term borrowings of the Group for 2019 ranged between 8%–11%.



V. Notes to the Consolidated Financial Statements (continued)

27. Long-term borrowings (continued)

(1) Category of long-term borrowings (continued)

Profile of maturity dates of long-term borrowings is as follows:

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
1 to 2 years	0.00	426,219,050.90
Total	0.00	426,219,050.90

28. Long-term payables

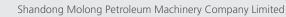
Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Long-term payables	58,045,884.69	
Total	58,045,884.69	

(1) Presentation of long-term borrowings by payment nature

Unit: RMB

		Balance at the
	Balance at the	beginning of the
Item	end of the period	period
Leaseback financing	58,045,884.69	—
Total	58,045,884.69	





V. Notes to the Consolidated Financial Statements (continued)

28. Long-term payables (continued)

(1) **Presentation of long-term borrowings by payment nature** (continued) Other information:

The effective interest rates of long-term payables of the Group for 2019 was 10.90%.

Profile of maturity dates of long-term payables:

Unit: RMB

Item	Amount at the end of the year	Amount at the beginning of the year
1–2 years	54,116,154.13	_
2–3 years	3,929,730.56	
Total	58,045,884.69	_

29. Estimated liabilities

Whether the new standard for revenue has been adopted

✓ Yes □ No

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period	Cause
Pending litigations	5,734,176.25	12,780,330.57	See note XIV.2 for details
Total	5,734,176.25	12,780,330.57	_



V. Notes to the Consolidated Financial Statements (continued)

30. Deferred income

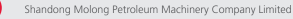
Unit: RMB

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period	Cause
Government grants	6,954,855.00	719,085.90	287,634.36	7,386,306.54	Asset-related government grants
Total	6,954,855.00	719,085.90	287,634.36	7,386,306.54	_

Items involving government grants:

Unit: RMB

Liability item	Balance at the beginning of the period		Amount included in non-operating income during the period		costs and expenses during the	Other Changes	Balance at the end of the period	revenue-
Grants for ancillary infrastructure Grants for defense basement construction	6,954,855.00		_		_	_	6,954,855.00 431,451.54	Asset-related
Total	6,954,855.00	719,085.90	_	287,634.36	_	_	7,386,306.54	_





V. Notes to the Consolidated Financial Statements (continued)

30. Deferred income (continued)

Other description:

According to Notice on Finance of Shouguang Molong Logistic Company Limited's Subsidy Funds for Infrastructure (Shangzhengfa [2016] No.3) issued by the People's government of Shangkou town, the Group received subsidy funds for infrastructure of RMB6,954,855.00 on 24 February 2016, and recognized the government grant as the government grant related to assets. The Group has not amortized yet during the period since the relevant infrastructure has not been completed.

According to the Request for return of preferential policy to the phase II project of Weihai Baolong Special Petroleum Materials Co., Ltd. (Gaozhengqingzi [2018] No. 42) issued by the People's Government of Gaocun Town, Weihai Baolong, a subsidiary of the Company, received a grant of RMB719,085.90 for the construction of defense basement on 25 February 2019. The company recognised such government grant as an asset-related government grant. The depreciation of the underlying assets for the year amounting RMB287,634.36 was charged to the profit or loss for the current period.

31. Share Capital

Unit: RMB

	Movement for the period (increase/decrease) (+, -)				
	Balance at the	Issue of	Conversion		Balance at the
	beginning of the	new	Bonus of reserves		end of the
	period	shares	issue into shares	Others Sub-total	period
Total number of					
shares	797,848,400.00	—			797,848,400.00

32. Capital Reserves

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
Capital premium (share capital				
premium)	849,481,990.92	—	—	849,481,990.92
Other capital reserves	13,687,167.50			13,687,167.50
Total	863,169,158.42			863,169,158.42



V. Notes to the Consolidated Financial Statements (continued)

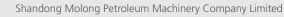
33. Other comprehensive income

Unit: RMB

				Amount for the	period			
			Less: Transfer of					
			amount	Less: Transfer of				
			previously	amount previously				
			included in other	included in other				
			comprehensive	comprehensive		Attributable to	Attributable to	
	Balance at the	Amount before	income to profit	income to retained		the parent	minority	Balance at
	beginning of	income tax for	or loss for the	earnings for the	Less: Income	company after	shareholders	the end of
Item	the period	the period	current period	current period	tax expenses	tax	after tax	the period
I. Other comprehensive								
income that may not								
reclassified to profit								
or loss	-	-	-	_	_	-	_	_
II. Other comprehensive								
income that will be								
reclassified to profit								
or loss	(2,792,011.13)	(292,277.16)	_	_	_	(263,049.44)	(29,227.72)	(3,055,060.57)
Including: Exchange								
differences on								
translation of foreign								
financial statements	(2,792,011.13)	(292,277.16)	-	_	-	(263,049.44)	(29,227.72)	(3,055,060.57)
Total other comprehensive								
income	(2,792,011.13)	(292,277.16)	_	_	_	(263,049.44)	(29,227.72)	(3,055,060.57)

34. Special Reserves

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
Safety production fees	_	25,666,860.29	25,666,860.29	
Total		25,666,860.29	25,666,860.29	





V. Notes to the Consolidated Financial Statements (continued)

34. Special Reserves (continued)

Other description, including the increase or decrease movements during the period and the reason(s) for such movement:

According to the Measures on the Withholding and Usage of Safety Production Fees of Enterprises (企業安全生產 費用提取和使用管理辦法) (Caiqi [2012] No.16) jointly issued by the Ministry of Finance and the State Administration of Work Safety, the Group provided for and utilised production safety fee in accordance with the relevant requirement.

35. Surplus Reserves

Unit: RMB

Item	Balance at the beginning of the period	Increase during the period	Decrease during the period	Balance at the end of the period
Statutory surplus reserve	187,753,923.88	_	_	187,753,923.88
Total	187,753,923.88	_	_	187,753,923.88

36. General risk reserve

Item	Amount at the beginning of the year	Increase during the period	Decrease during the period	Amount at the end of the year
General risk reserve	11,236.91			11,236.91
Total	11,236.91	_	_	11,236.91





V. Notes to the Consolidated Financial Statements (continued)

37. Undistributed profit

		Unit: RMB
Item	Current period	Last period
Undistributed profit as at the end of prior period before adjustments Total adjustments to undistributed profit at the beginning of the period	98,100,580.11	35,934,311.12
(increase +, decrease —)	—	(19,243,085.65)
Undistributed profit at the beginning of the period after adjustments	98,100,580.11	16,691,225.47
Add: Net profit attributable to owners of the parent company for		
the period	(196,309,267.90)	92,476,375.01
Less: Appropriations to statutory surplus reserve	—	11,067,020.37
Undistributed profit at the end of the period	(98,208,687.79)	98,100,580.11

Adjustments breakdown of undistributed profits at the beginning of the period:

- 1) The effect of the retrospective adjustments arising from Accounting Standards for Business Enterprises and their new related requirements on the undistributed profits as at the beginning of the period amounted to nil.
- 2) The effect of the changes in accounting policies on the undistributed profits as at the beginning of the period amounted to nil.
- 3) The effect of corrections of significant accounting errors on the undistributed profits as at the beginning of the period amounted to nil.
- 4) The effect of the change of the scope of combination under common control on the undistributed profits as at the beginning of the period amounted to nil.
- 5) The effect of other adjustments on the undistributed profits as at the beginning of the period amounted to nil.





V. Notes to the Consolidated Financial Statements (continued)

38. Minority interests

Equity of minority shareholders attributable to minority shareholders in each subsidiary

Unit: RMB

Name of subsidiary	Percentage of minority shareholding (%)	Balance at the end of the period	Balance at the beginning of the period
Shouguang Baolong	30.00	(31,120,652.72)	(3,902,896.17)
Baolong Consultancy	50.00	72,757,222.66	74,162,577.52
Other companies		(196,032.19)	(191,346.22)
Total	_	41,440,537.75	70,068,335.13

39. Operating revenue and operating costs

Unit: RMB

Item	Amount for	the period	Amount for th	e last period
	Revenue	Cost	Revenue	Cost
Principal operations	4,314,768,095.01	3,966,149,076.52	4,348,992,106.97	3,658,166,181.40
Other operations	74,136,120.90	68,473,668.75	103,022,703.15	102,316,550.71
Total	4,388,904,215.91	4,034,622,745.27	4,452,014,810.12	3,760,482,732.11

Whether the new standard for revenue has been adopted

√ Yes 🛛 No

Information on performance obligations:

The Group as primary obligor satisfy its obligations of supplying products customers in a timely manner by reference to the category, standard and time requested by the customer in accordance with the provisions of the contracts. There are different payments terms for different customers and different products: domestic customers of tubes are normally subject to payment in advance of distribution, and domestic customers of oil casing is normally subject to payment terms of 3-6 months after bill settlement. As to export business, payment terms are mainly payment upfront. As to oil casing products, most of the customers are subject to payment in advance, under which customers are to make full payment before distribution of products. As to petroleum machinery parts, the credit term is normally 2 months.



V. Notes to the Consolidated Financial Statements (continued)

39. Operating revenue and operating costs (continued)

Information on transaction price allocated to remaining performance obligations:

The corresponding revenue from performance obligations that have been contracted but not yet performed or completed amounted to RMB537,000,000.00 as at the end of the reporting period, which was expected to be recognised as revenue in 2020.

Details of contract revenue

Contract category	Pipe products	Three kinds of pumping units	Petroleum machinery parts	Tube blanks	Others	Total
Type of goods						
Including: Pipe products	3,456,742,513.39	-	_	—	_	3,456,742,513.39
Three kinds of pumping						
units	—	43,755,412.12	_	_	_	43,755,412.12
Petroleum machinery parts	—	—	34,536,314.66	—	—	34,536,314.66
Tube blanks	—	—	—	699,060,843.61	—	699,060,843.61
Others	—	_	_	_	154,809,132.13	154,809,132.13
By business location						
Including: China	2,829,024,078.70	42,066,844.47	_	699,060,843.61	154,570,616.57	3,724,722,383.35
Outside China	627,718,434.69	1,688,567.65	34,536,314.66	-	238,515.56	664,181,832.56
Type of contracts						
Including: Revenue recognised at a						
point in time	3,456,742,513.39	43,755,412.12	34,536,314.66	699,060,843.61	154,809,132.13	4,388,904,215,91
Total	3,456,742,513.39	43,755,412.12	34,536,314.66	699,060,843.61	154,809,132.13	4,388,904,215,91





V. Notes to the Consolidated Financial Statements (continued)

40. Taxes and surcharges

		Unit: RMB
	Amount for	Amount for
Item	the period	the last period
Urban maintenances and construction tax	7,293,848.12	11,872,765.79
Educational surcharges	5,209,746.09	8,480,546.94
Property tax	4,963,595.80	4,743,148.36
Land use tax	5,106,999.76	9,652,721.02
Local water conservancy construction funds	521,022.68	871,777.80
Other taxes	2,159,214.21	3,821,891.23

25,254,426.66

39,442,851.14

Unit: RMB

41. Selling expenses

Total

ltem	Amount for the period	Amount for the last period
Delivery fees	67,775,409.06	97,343,615.79
Staff remunerations	4,166,114.60	4,317,227.70
Agency fees	1,695,829.67	1,564,818.61
Depreciation charges	166,483.04	1,152,558.09
Travelling expenses	878,574.05	1,017,333.78
Entertainment expenses	4,217,186.01	3,895,549.54
Transportation fees	312,550.12	446,945.86
Office expenses	796,505.05	203,187.03
Others	4,331,797.93	4,028,478.20
Total	84,340,449.53	113,969,714.60



V. Notes to the Consolidated Financial Statements (continued)

42. Administrative expenses

Unit: RMB

Item	Amount for the period	Amount for the last period
Amortisation of intangible assets	11,640,982.42	30,859,832.44
Depreciation charges	47,815,691.20	27,206,886.03
Staff remunerations	49,972,461.91	38,346,198.95
Machinery material consumables	22,439,701.29	19,850,968.92
Entertainment expenses	3,343,149.06	2,798,376.54
Board of directors' expenses	2,996,770.36	3,252,264.08
Utilities	22,025,055.76	8,329,969.17
Agency fees	3,433,254.08	7,292,244.15
Repair charges	11,054,972.70	28,396,646.03
Others	18,883,978.17	12,488,847.61
Total	193,606,016.95	178,822,233.92

Other descriptions:

Auditors' remuneration (excluding value added tax) included in the intermediate fees under the administrative expenses of the Group is specified below:

Item	Amount for the period	Amount for the last period
Auditors' remuneration — Audit service fees — Others	1,273,584.87 1,273,584.87 —	1,580,188.64 1,132,075.44 448,113.20
Total	1,273,584.87	1,580,188.64



V. Notes to the Consolidated Financial Statements (continued)

43. Research and development expenditures

		Unit: RMB
Item	Amount for the period	Amount for the last period
Research and development of new products Amortisation of non-patent technology in previous years	56,348,398.99 7,481,930.91	71,979,056.24
Total	63,830,329.90	71,979,056.24

Other descriptions:

Details of the provision for research and development expenses for the year are provided in note VII.14.

44. Finance expenses

Item	Amount for the period	Amount for the last period
Interest expenses	159,146,751.07	203,251,721.32
Less: Interest income	8,791,007.22	7,381,164.96
Add: Foreign exchange losses	(10,538,743.57)	294,729.66
Other expenses	6,509,178.00	7,942,049.79
Total	146,326,178.28	204,107,335.81





V. Notes to the Consolidated Financial Statements (continued)

45. Other income

Unit: RMB

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Source of other income	Amount for the period	Amount for the last period
Subsidies and grants for recycling resource enterprises	11,703,891.00	28,730,384.37
Stability subsidies and social insurance subsidies	563,748.95	722,535.56
Bonuses for technology upgrade and energy conversion	1,108,200.00	—
Grants for defense basement construction	287,634.36	—
Special funds for external trade development	123,700.00	—
Others	245,120.00	4,000.00
Total	14,032,294.31	29,456,919.93

46. Investment income

		Unit: RMB
Item	Amount for the period	Amount for the last period
Gain from long-term equity investments accounted for using the equity		
method	(106,457.89)	24,197.42
Others	3,490,824.04	1,346,581.79
Total	3,384,366.15	1,370,779.21





V. Notes to the Consolidated Financial Statements (continued)

47. Credit impairment losses

		Unit: RMB
Item	Amount for the period	Amount for the last period
Loss on bad debts of other receivables	(2,376,261.95)	(16,199,472.78)
Loss on bad debts of bills receivable	(2,602,376.56)	
Loss on bad debts of accounts receivable	(4,768,618.30)	(20,395,907.37)
Loss on impairment of loans	(7,256,011.73)	(1,218,593.12)
Total	(17,003,268.54)	(37,813,973.27)

48. Loss on impairment of assets

Whether the new standard for revenue has been adopted

√ Yes □ No

		Unit: RMB
Item	Amount for the period	Amount for the last period
 II. Loss on impairment of inventories and loss on impairment of costs of contract performance XIII. Loss on impairment of goodwill 	(13,855,612.46) (23,683,383.21)	(7,603,105.42) (3,000,000.00)
Total	(37,538,995.67)	(10,603,105.42)





V. Notes to the Consolidated Financial Statements (continued)

49. Gain on disposal of assets

Unit: RMB

Source of gain on disposal of assets	Amount for the period	Amount for the last period
Gains on disposal of non-current assets	7,152,864.22	3,501,489.47
Including: Gains on disposal of non-current assets classified as		
held-for-sale	_	—
Including: Gains on the disposal of fixed assets	—	—
Gains on disposal of intangible assets	_	—
Gains on disposal of non-current assets not classified as held-for-sale	7,152,864.22	3,501,489.47
Including: Gains on the disposal of fixed assets	2,140,948.22	2,054,677.64
Gains on disposal of intangible assets	5,011,916.00	1,446,811.83
Total	7,152,864.22	3,501,489.47

50. Non-operating Income

ltem	Amount for the period	Amount for the last period	Amount credited to non-recurring profit or loss for the current period
Others	9,730,641.34	6,366,554.82	9,730,641.34
Total	9,730,641.34	6,366,554.82	9,730,641.34





V. Notes to the Consolidated Financial Statements (continued)

51. Non-operating expenses

Unit: RMB

			Amount credited to non-recurring profit or loss for
	Amount for	Amount for	the current
Item	the period	the last period	period
Donations to external parties	1,175,000.00	1,029,816.00	1,175,000.00
Scrap loss of non-current assets loss	1,936,365.35	29,091.78	1,936,365.35
Estimated liabilities	29,170,030.14	9,489,704.33	29,170,030.14
Loss of creditor's rights	3,438,367.95	—	3,438,367.95
Default damages	_	2,745,268.11	
Others	189,339.69	1,033,169.70	189,339.69
Total	35,909,103.13	14,327,049.92	35,909,103.13

52. Income tax expenses

(1) Income tax expenses list

Item	Amount for the period	Amount for the last period
Current income tax expenses Deferred income tax expenses	3,028,323.01 6,652,382.55	2,820,105.97 (44,064,071.48)
Total	9,680,705.56	(41,243,965.51)





V. Notes to the Consolidated Financial Statements (continued)

52. Income tax expenses (continued)

(2) Reconciliations between accounting profit and income tax expenses

Unit: RMB

Item	Amount for the period
Total profit	(215,227,132.00)
Income tax expenses calculated at statutory/applicable tax rate	(32,284,069.80)
Effect of different tax rates applicable to subsidiaries	(24,419,285.47)
Effect of adjustment to income tax for prior periods	24.34
Effect of non-taxable income	26,614.48
Effect of non-deductible costs, expenses and loss	596,561.40
Effect of research and development expenditures plus deductions	(10,848,883.24)
Effect of utilisation of previously unrecognised deductible loss on deferred income tax	
assets	(1,585,919.89)
Effect of deductible temporary differences or deductible losses on deferred income tax	
assets unrecognized in the year	78,195,663.73
Income tax expenses	9,680,705.56

53. Other comprehensive income

Refer to note VII.33 for details.

54. Items of statement of cash flows

(1) Other cash received relating to operating activities

Item	Amount for the period	Amount for the last period
Government grants	30,453,297.60	13,265,416.57
Interest income	8,660,114.82	8,890,148.88
Decrease in security deposits	266,222,500.56	—
Unfreezing of bank deposits	3,620,000.00	1,800,000.00
Refund of excess value-added tax paid	12,549,715.93	66,573,917.34
Refund of tax overpaid	943,465.09	5,187,281.76
Others	4,201,886.55	11,574,846.81
Total	326,650,980.55	107,291,611.36





V. Notes to the Consolidated Financial Statements (continued)

54. Items of statement of cash flows (continued)

(2) Other cash paid relating to operating activities

Unit: RMB

Item	Amount for the period	Amount for the last period
Delivery fees	68,658,609.54	99,523,174.84
Expenditures for research and development of new products	40,973,479.68	17,268,885.13
Consumables	8,919,960.92	9,114,028.43
Agency fees	5,075,345.97	6,871,791.58
Travelling expenses	1,370,422.28	1,577,205.99
Repair charges	11,054,972.70	24,346,231.86
Utilities	22,025,055.76	8,329,969.17
Entertainment expenses	7,560,335.07	6,693,926.08
Increase in bill deposits	_	43,732,792.56
Compensations for investors' claims	33,226,680.18	
Bank deposits frozen	_	3,620,000.00
Handling charges by financial institutions	6,426,577.21	7,942,049.79
Others	51,599,117.03	16,782,351.31
Total	256,890,556.34	245,802,406.74

(3) Other cash paid relating to financing activities

Item	Amount for the period	Amount for the last period
Borrowings from shareholders and other entities		160,000,000.00
Total	_	160,000,000.00





V. Notes to the Consolidated Financial Statements (continued)

55. Supplemental information for statement of cash flows

(1) Supplemental information for statement of cash flows

Supplemental information Amount for Amount for the period the last period 1. Reconciliations of net profit to cash flows from operating activities: Net profit (224,907,837.56) 102,406,466.63 Add: Provision for impairment of assets 54,542,264.21 48,417,078.69 Depreciation of fixed assets, oil and gas assets and productive 233,184,214.62 238,867,452.19 biological assets Amortisation of intangible assets 19,122,913.33 31,644,301.63 Loss on disposal of fixed assets, intangible assets and (7,152,864.22) (3,501,489.47) other long-term assets (gain is expressed with "---") Loss on retirement of fixed assets (gain is expressed with "---") 1,936,365.35 29,091.78 Finance expenses (gain is expressed with "---") 153,997,969.29 211,630,031.54 Investment loss (gain is expressed with "---") (3,384,366.15) (1,370,779.21) Decrease in deferred income tax assets 7,024,583.13 (42,864,652.14) (increase is expressed with "---") Increase in deferred income tax liabilities (1, 199, 419.34)(372,200.58) (decrease is expressed with "---") Decrease in inventories (increase is expressed with "—") 93,998,323.97 (124,591,643.16) Decrease in trade receivables (increase is expressed with "---") 291,359,462.32 (917,484,935.85) Increase in trade payables (decrease is expressed with "---") 69,004,590.37 827,608,093.03 Net cash flows generated from operating activities 688,353,418.08 369,589,596.32 2. Significant investing and financing activities not involving cash receipt or payment: 3. Net changes in cash and cash equivalents: Balance of cash at the end of the period 496,256,836.18 578,924,482.20 Less: Balance of cash at the beginning of the period 578,924,482.20 661,396,103.17 Net increase in cash and cash equivalents (82,471,620.97) (82,667,646.02)





V. Notes to the Consolidated Financial Statements (continued)

55. Supplemental information for statement of cash flows (continued)

(2) Composition of cash and cash equivalents

Item	Amount for the period	Amount for the period
I. Cash	496,256,836.18	578,924,482.20
Including: Cash on hand	183,974.68	506,001.34
Bank deposits readily available for payments	298,376,840.40	421,717,103.46
Other monetary funds readily available for payments	197,696,021.10	156,701,377.40
III. Balance of cash and cash equivalents at the end of the period	496,256,836.18	578,924,482.20

Other description:

The Company had security deposits for bank acceptance bills with maturity date over 3 months of RMB 43,685,292.00.

As at 31 December 2019, the Company had balances of monetary funds of RMB539,942,128.18, which is included in the statement of cash flows under cash balance at the end of the period amounting RMB496,256,836.18. The difference was the security deposits for bank acceptance bills due over 3 months of RMB43,685,292.00. As it is restricted for use, it was not accounted for as cash and cash equivalents.

56. Assets with ownership or right to use restrictions

Item	Book value at the end of the period	Reason for restriction
Monetary funds	241,381,313.10	Security deposits
Bills receivable	182,247,328.78	Pledge of bills
Fixed assets	254,227,744.48	Charge for borrowings
Intangible assets	92,645,480.39	Charge for borrowings
		Borrowings from factoring of
Accounts receivable	11,229,883.37	accounts receivable
Total	781,731,750.12	

Unit: RMB



V. Notes to the Consolidated Financial Statements (continued)

57. Foreign currency monetary items

(1) Foreign currency monetary items

Unit: RMB

	Balance in foreign currency at the		
Item	end of the period	Exchange rate	Balance in RMB
Monetary funds			
Including: USD	16,753,216.52	6.9762	116,873,789.09
EUR	0.37	7.8155	2.89
НКД	—		—
Accounts receivable			
Including: USD	21,268,119.81	6.9762	148,370,657.42
EUR	139,021.64	7.8155	1,086,523.63
НКД	—		_
Short-term borrowings			
Including: USD	5,000,000.00	6.9762	34,881,000.00
Long-term borrowings			
Including: USD	—		_
EUR	—		_
НКД	—		_
Accounts payables			
Including: USD	4,521,197.41	6.9762	31,540,777.37

(2) Information on foreign operating entities including (in case of significant foreign operating entities) the disclosures of their overseas principal place of business, reporting currency and basis for selection, and reasons for changes of the reporting currency.

✓ Applicable □ Not applicable

MPM, a controlled subsidiary of the Company (having 90% of its shareholdings and voting rights) is domiciled and principally operated in Hong Kong and its reporting currency is USD.





V. Notes to the Consolidated Financial Statements (continued)

58. Government grants

(1) General information of government grants

Unit: RMB

Туре	Amount	Item presented	Amount included in profit or loss for the period
Subsidies and grants for recycling resource enterprises	11,703,891.00	Other income	11,703,891.00
Stability and social insurance subsidies	563,748.95	Other income	563,748.95
Bonuses for technology upgrade and energy conversion	1,108,200.00	Other income	1,108,200.00
Grants for defense basement construction	719,085.90	Deferred revenue/other income	287,634.36
Special funds for external trade development	123,700.00	Other income	123,700.00
Others	245,120.00	Other income	245,120.00
Total	14,463,745.85	—	14,032,294.31

(2) Refund of government grants

 \Box Applicable \checkmark Not applicable

Other description:

The Group had no refund of government grants during the period.





VI. Changes in scope of consolidation

1. Disposal of subsidiaries

Whether there was a loss of control in a single disposal of investments in subsidiaries

□ Yes ✓ No

Whether there was a loss of control during the period under a progressive disposal of investments in subsidiaries through multiple transactions

□ Yes ✓ No

2. Changes in scope of consolidation due to other reasons

Describe the change in scope of consolidation due to other reasons (e.g. incorporate a new subsidiary, liquidate a subsidiary) and its details:

On 24 December 2019, Wendeng Baolong Recyclable Resource Co., Ltd. (文登市寶隆再生資源有限公司), a subsidiary of the Company, received a notice from the Administrative Examination and Approval Service Bureau under the Administration for Market Regulation of Wendeng District of Weihai City, notifying that the deregistration was approved.

Shouguang Maolong Old Metals Recycle Co., Ltd. (壽光市懋隆廢舊金屬回收有限公司), a wholly-owned subsidiary of the Company, completed the liquidation process and submitted application for deregistration with the relevant government authorities in December 2019. On 18 February 2020, the Company received the notice of deregistration approval from the Administrative Examination and Approval Service Bureau of Shouguang City, granting the approval for deregistration of the company.

Molong Energy was established on 13 March 2019, with registered capital of RMB1,000 ten thousand. It is interested by Shandong Molong as to 51% and by 山東鴻進能源管理有限公司 (Shandong Hongjin Energy Management Co., Ltd.) as to 49%. Up to the disclosure date of this report, Molong Energy has not yet commenced any business operation.





VII. Interests in other entities

1. Interests in subsidiaries

(1) Structure of the business group

		Principal						
		place of	Place of	Business	Registered	Percentag	e of	Method of
Name of subsidiary	Form of business	operation	registration	nature	capital	sharehold	ling	acquisition
						Direct	Indirect	
MPM	Limited company	Hong Kong	Hong Kong	Trading	USD100 ten	90.00%	0.00%	Mergers and
					thousand			acquisition
Maolong New	Limited liability company	Shouguang	Shouguang	Manufacturing	RMB71,238 ten	100.00%	0.00%	Mergers and
Materials					thousand			acquisition
Molong Electro-	Limited liability company	Shouguang	Shouguang	Manufacturing	USD100 ten	0.00%	100.00%	Mergers and
mechanical					thousand			acquisition
Shouguang Baolong	Limited liability company	Shouguang	Shouguang	Manufacturing	RMB15,000 ten	70.00%	0.00%	Establishment by
					thousand			investment
Weihai Baolong	Limited liability company	Weihai	Weihai	Manufacturing	RMB2,600 ten	61.54%	38.46%	Mergers and
					thousand			acquisition
Molong Logistic	Limited liability company	Shouguang	Shouguang	Services	RMB300 ten	100.00%	0.00%	Establishment by
					thousand			investment
Molong I&E	Limited liability company	Shouguang	Shouguang	Import and	RMB1,000 ten	100.00%	0.00%	Establishment by
				export	thousand			investment
Baolong Consultancy	Limited liability company	Shouguang	Shouguang	Services	RMB15,000 ten	0.00%	50.00%	Mergers and
					thousand			acquisition
Molong Energy	Limited liability company	Shouguang	Shouguang	Services	RMB1,000 ten	51.00%	0.00%	Establishment by
					thousand			investment

As at 31 December 2019, none of the subsidiaries of the Company has issued any share capital or debt securities.

Reason for control over investee can be retained with less than half of voting rights, and control over investee was lost with more than half of voting rights:

The Group was the largest shareholder of Baolong Consultancy holding 50% equity interest. The other six shareholders were all natural persons and the shareholdings were dispersed (at a percentage of 10% or 6.67%). As stipulated in the articles of association of Baolong Consultancy, for a resolution proposed at board meeting, each person can cast one vote. A board resolution shall be passed by a majority of directors. The company had 3 directors, all of them were appointed by the Group. The Group had de facto control over Baolong Consultancy, and therefore, it was included within the scope of consolidation.



VII. Interests in other entities (continued)

1. Interests in subsidiaries (continued)

(2) Significant non-wholly owned subsidiaries

Unit: RMB

Name of subsidiary	Shareholdings of minority shareholders	Profit and loss attributable to minority shareholders for the period	Dividends declared to minority shareholders for the period	Balance of minority shareholders at the end of the period
Shouguang Baolong Baolong Consultancy	30.00% 50.00%	(27,217,756.55) (1,405,354.86)		(31,120,652.72) 72,757,222.66
Total	_	(28,623,111.41)	_	41,636,569.94

(3) Key financial information of significant non-wholly owned subsidiaries

Unit: RMB

Balance at the end of the period				Balance at the beginning of the period								
		Non-current		Current	Non-current			Non-current		Current	Non-current	
Name of subsidiary	Current assets	assets	Total assets	liabilities	liabilities	Total liabilities	Current assets	assets	Total assets	liabilities	liabilities	Total liabilities
Shouguang Baolong	513,557,768.92	464,035,585.79	977,593,354.71	1,018,236,789.18	-	1,018,236,789.18	935,803,481.82	487,584,021.44	1,423,387,503.26	1,389,237,687.71	-	1,389,237,687.71
Baolong Consultancy	145,547,064.05	7,415.35	145,554,479.40	40,034.08	-	40,034.08	148,317,739.68	7,415.35	148,325,155.03	-	-	_

Unit: RMB

	Amount for the period				Amount for the last period			
		Total comprehensive Cash flows from		Total c		Total comprehensive	Cash flows from	
Name of subsidiary	Operating revenue	Net profit	income	operating activities	Operating revenue	Net profit	income	operating activities
Shouguang Baolong	2,429,768,366.38	(74,793,250.02)	(74,793,250.02)	356,131,767.71	2,295,923,282.10	1,435,174.78	1,435,174.78	381,183,240.57
Baolong Consultancy	1,105,495.28	(2,810,709.71)	(2,810,709.71)	(100,011,151.88)	66,037.74	291,540.98	291,540.98	44,903,783.13

(4) Major restrictions on the use of assets and settlement of debts of the business group

Nil





VII. Interests in other entities (continued)

- 1. Interests in subsidiaries (continued)
 - (5) Provision of financial or other support for structured entity that is consolidated into the consolidated financial statements

Nil

- 2. Transactions with changes in share of owners' equity but retain control over subsidiary
 - (1) Details of the change in owners' equities of the subsidiary

Nil

- 3. Interests in joint venture arrangement or associate
 - (1) Major restrictions on the ability of transferring funds to the Company of joint venture or associate

There were no material restrictions on the capacity of an associate to transfer capital to the Company.

(2) Excessive losses incurred by joint venture or associate

None of the associates incurred any excessive losses.

(3) Unrecognised commitment relating to investment in joint venture

The Group did not have any unrecognised commitment in relation to joint ventures.

(4) Contingent liabilities relating to investment of joint venture or associate

The Group had no contingent liabilities relating to investment of joint venture.

4. Interest in structured entity that is not included in the scope of consolidated financial statements

Descriptions of not consolidating structured entities into the consolidated financial statements:

The Group had no structured entity that is not included in the scope of consolidated financial statements.





VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS

The Group's major financial instruments include borrowings, accounts receivable, accounts payable and others. Detailed descriptions of these financial instruments are set out in Note VI. Risks associated with these financial instruments and the risk management policies adopted by the Group to mitigate such risks are described below. The management of the Group manages and monitors these risk exposures to ensure such risks are contained within a prescribed scope.

1. Objectives and policies of risk management

The Group engages in risk management with the aim of achieving an appropriate balance between risk and revenue, where the negative effects of risks against the Group's operating results are minimised, with a view to maximise the benefits of shareholders and other stakeholders. Based on such objective of risk management, the underlying strategy of the Group's risk management is to ascertain and analyse all types of risks exposures of the Group, establish appropriate risk tolerance thresholds, carry out risk management procedures and perform risk monitoring on all kinds of risks in a timely and reliable manner, thus containing risk exposures within a prescribed scope.

(1) Market risks

1) Foreign exchange risk

Foreign exchange risk represents risks of loss incurred as a result of changes in exchange rate. The Group is mainly exposed to foreign exchange risks in connection with USD, HKD and EUR, except for the parent company and its subsidiaries MPM of the Group which entered purchases and sales in USD, EUR and HKD, other principal operating activities of the Group are settled in RMB. As at 31 December 2019, except for the USD balances in assets and liabilities, odd monies in EUR and HKD balances as set out below, all balances of assets and liabilities of the Group were denominated in RMB. The foreign exchange risk arising from these assets and liabilities in USD balances may affect the operating results of the Group.

Item	31 December 2019	31 December 2018
Monetary funds — USD	116,873,789.09	31,431,405.00
Monetary funds — EUR	2.89	13,941.36
Monetary funds — HKD	—	—
Accounts receivable — USD	148,370,657.42	134,818,871.89
Accounts receivable — EUR	1,086,523.61	1,105,079.95
Other receivables — USD	—	35,025,597.16
Prepayments — USD	—	691,810.56
Short-term borrowings — USD	34,881,000.00	89,221,600.00
Accounts payable — USD	31,540,777.37	3,334,770.68
Other payables — USD	—	173,159.09
Contract liabilities — USD	—	19,878,622.03
Contract liabilities — EUR	_	5,281,104.28
Interests payable — USD	<u> </u>	423,591.01





VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS (continued)

1. Objectives and policies of risk management (continued)

(1) Market risks (continued)

1) Foreign exchange risk (continued)

The Group closely monitors the effect of changes in foreign exchange rates to the Group.

The Group has always placed its concern on the research of foreign exchange risk management policies and strategies. It maintains close co-operation with financial institutions engaging in foreign exchange business, and arranges favourable settlement terms in contracts to reduce foreign exchange risk. Meanwhile, with the continuous increase in the proportion of international market, if risks beyond the control of the Group, such as the appreciation of RMB, the Group will mitigate such risk via suitable adjustment of sales strategies.

2) Interest rate risk

Interest rate risk refers to the risk that the fair value or future cash flow of a financial instrument will fluctuate because of the changes in market interest rate. The Group's interest rate risk arises from interest-bearing liabilities, such as borrowings from financial institutions. Financial liabilities issued at floating rate expose the Group to cash flow interest rate risk. Financial liabilities issued at fixed rate expose the Group to fair value interest rate risk. The Group determines the relative proportions of its fixed rate and floating rate contracts depending on the prevailing market conditions. As at 31 December 2019, the Group's interest-bearing liabilities were mainly floating-rate loan contracts amounting to RMB594,800,000.00 (31 December 2018: RMB319,000,000.00) and fixed-rate loan contracts denominated in RMB amounting to RMB1,875,393,674.86 (31 December 2018: RMB2,168,758,402.29).

The Group's risk of changes in fair value of financial instruments resulted from the changes in interest rates was mainly associated with fixed-rate bank loans. The Group aims at maintaining these fixed-rate bank loans at floating rates.

The Group's risk of changes in cash flow of financial instruments resulted from the changes in interest rates was mainly associated with floating-rate bank loans. The Group's policy is to maintain these loans at floating rates, so as to eliminate fair value risks arising from changes in interest rate.

The Company designs rationally credit lines, various credit types and the term of credit lines through the establishment of good relations between banks and enterprise to ensure sufficient bank line of credit and meet the Company's various types of needs for short-term financing. Meanwhile, the Company reduce rationally risk of interest rate fluctuations by shortening the duration of a single borrowing and special agreement on early repayment terms.

3) Price risk

The Group sells metal products at market price so as to be influenced by fluctuation in selling price.



VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS (continued)

1. Objectives and policies of risk management (continued)

(2) Credit risk

As at 31 December 2019, the biggest credit risk exposure that may cause financial loss to the Group mainly derived from the fact that the other party of the contract, to which the Company is also a party, could not fulfil their obligations and caused loss to the Group's financial assets, which includes:

The book value of the financial asset which has been recognised in the consolidated balance sheet; in respect of financial instruments that are measured by fair value, the book value reflects its risk exposure, but not its biggest risk exposure, the biggest risk exposure will change as the future fair value changes.

In order to minimise the credit risk, the Group conducts a review on the determination and approval of credit limits, and carries out other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at each balance sheet date to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the management of the Company considers that the Group's credit risk is significantly reduced.

The Group maintains its working capital with reputable banks. Therefore, the credit risk for such is minimal.

The Group has adopted necessary policies to ensure that all the trade customers have good credit history. Apart from the top five accounts receivable, the Group has no other significant concentration of credit risk.

(3) Liquidity risk

The liquidity risk is the Group's impossibility to perform its financial obligations after the maturity date. In the management of the liquidity risk, the Group monitors and maintains a level of working capital deemed adequate by the management to perform the Group's obligations, thus will not cause loss or damage to the reputation of the Group. Moreover, the Group analyses its debt structure and deadline regularly and maintains sufficient fund. The management monitors the utilization of bank borrowings and ensures compliance with loan covenants. Meanwhile, the management keeps in touch with financial institutions and makes consultations on financing issues, to maintain enough credit limits and mitigate liquidity risk.

The Group's main capital source is from borrowings from financial institutions. As at 31 December 2019, the Group's unused credit limit provided by the financial institutions was RMB449,000,000.00 (31 December 2018: RMB513,090,000.00), of which the short-term unused credit limit of bank loan of the Group was RMB399,000,000.00 (31 December 2018: RMB513,090,000.00).





VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS (continued)

1. Objectives and policies of risk management (continued)

(3) Liquidity risk (continued)

The following table demonstrates the financial assets and financial liabilities held by the Group according to the maturity of undiscounted remaining contractual obligations:

Amount at 31 December 2019:

Item	Within 1 year	1–2 years	2–5 years	Over 5 years	Total
Financial assets					
Monetary funds	539,942,128.18	—	_	_	539,942,128.18
Bills receivable	257,635,279.11	—	—	—	257,635,279.11
Accounts receivable	507,559,024.95	—	_	_	507,559,024.95
Financing receivables	96,155,523.75	—	_	_	96,155,523.75
Loans and advances	17,046,915.97	—	_	_	17,046,915.97
Other receivables	29,289,226.01	—	_	_	29,289,226.01
Financial liabilities					
Short-term borrowings	1,929,510,883.39	—	_	_	1,929,510,883.39
Bills receivable	281,588,603.88	_	_	_	281,588,603.88
Accounts payables	924,020,613.80	_	_	_	924,020,613.80
Other payables	61,423,531.25	_	_	_	61,423,531.25
Non-current liabilities due					
within one year	482,636,906.78	_	_	_	482,636,906.78
Other current liabilities	87,557,572.20	_	_	_	87,557,572.20
Long-term payables	_	54,116,154.13	3,929,730.56	_	58,045,884.69

2. Sensitivity analysis

The Group applies sensitivity to analyze the rationality of technical risk variables and the effects of possible changes on profit and loss or shareholders' equity. As any risk variable seldom varies, and correlation among variables will play a major role in the ultimate amount of a special risk variable. Therefore, the followings are carrying out on the assumed condition that each variable change independently.

(1) Sensitivity analysis of foreign exchange

Foreign exchange risk sensibility analysis hypothesis: all the foreign operations and investments and cash flows are highly effective.



VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS (continued)

2. Sensitivity analysis (continued)

(1) Sensitivity analysis of foreign exchange (continued)

Based on the above assumption, on the basis that all other variables are held constantly, the effects of reasonable changes in exchange rate that may arise on the profit and loss and equity for the period are set out below:

Unit: RMB

		201	9	2018		
ltem	Change in exchange rate	Effect on net profit	Effect on owners' equity	Effect on net profit	Effect on owners' equity	
All foreign currencies All foreign	5% appreciation against RMB 5% depreciation	8,496,140.81	8,496,140.81	3,602,889.00	3,602,889.00	
currencies	against RMB	(8,496,140.81)	(8,496,140.81)	(3,602,889.00)	(3,602,889.00)	

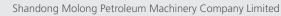
(2) Sensitivity analysis of interest rate risk

Sensitivity analysis of interest rate risk is based on the following assumptions:

Changes in market interest rate affect the interest income or expense of financial instruments at variable interest rate;

For fixed rate financial instruments measured at fair value, the changes in market interest rates only affect its interest income or expenses;

The changes in fair value of derivative financial instrument and other financial assets and liabilities were calculated by the discounted cash flow method with the market interest rate at the balance sheet date.







VIII. RISKS ASSOCIATED WITH FINANCIAL INSTRUMENTS (continued)

2. Sensitivity analysis (continued)

(2) Sensitivity analysis of interest rate risk (continued)

Based on the above assumptions, on the basis that all other variables are held constant, the effect of reasonable changes in interest rate that may arise on the profit and loss and equity for the period after tax are set out below:

Unit: RMB

		201	9	2018		
Item	Change in exchange rate	Effect on net profit	Effect on owners' equity	Effect on net profit	Effect on owners' equity	
Variable-rate borrowings Variable-rate	Increased 1%	(2,656,155.56)	(2,656,155.56)	(1,424,080.56)	(1,424,080.56)	
borrowings	Decreased 1%	2,656,155.56	2,656,155.56	1,424,080.56	1,424,080.56	

IX. Fair value disclosures

As at 31 December 2019, the Group's financing receivables were measured at fair value. As the related bank acceptance bills had short maturities, the difference between their fair value and carrying amount was minimal.

The Group's financial assets and liabilities not measured at fair value mainly included: accounts receivables, short-term borrowings, accounts payables and long-term borrowings. The difference between book value and fair value of financial assets and liabilities measured at fair value was immaterial.

X. Related Party and Related Party Transactions

1. Parent company of the Company

Description of the parent company of the Company

The ultimate controlling party of the Company is Zhang En Rong.

Other description:

As at 31 December 2019, Mr. Zhang En Rong owned 29.53% voting shares in the Company, and was the controlling shareholder and the ultimate controlling party of the Company.



X. Related Party and Related Party Transactions (continued)

2. Subsidiaries of the Company

Subsidiaries of the Company is detailed in note IX.1.

3. Joint ventures and associates of the Company

The following joint venture or associate entered into related transactions with the Company during the period or had balances from related transactions with the Company for the prior period:

Name of joint venture or associate	Relationship with the Company
Karamay Yalong Oil Pump Company Limited	Associate of the Company
Other related party	
Name of other related party	Relationship between other related party and the Company
Shouguang Molong Cultural Transmission Co., Ltd.	Other enterprise controlled by controlling shareholder

5. Related party transactions

4.

(1) Related party transactions regarding the purchase and sale of goods and provision and receipt of services

Sale of goods/rendering of services

Unit: RMB

Related party	Subject matter of the related party transaction	Amount for the period	Amount for the last period
Karamay Yalong Petroleum Machinery Co., Ltd.	Oil pumping units and accessories	3,917,106.80	4,103,310.69

(2) Related guarantees

The Company as a guarantor

Nil



X. Related Party and Related Party Transactions (continued)

5. Related party transactions (continued)

(2) Related guarantees (continued)

The Company as guaranteed party

Unit: RMB

Guarantor	Guarantee amount	Commencement date of the guarantee	Expiry date of the guarantee	Has the guarantee fulfilled
Zhang En Rong	50,011,900.00	9 October 2017	8 October 2020	No
Zhang En Rong	250,000,000.00	7 December 2018	7 December 2020	No
Shouguang Baolong	40,000,000.00	5 March 2019	5 March 2020	No
Shouguang Baolong	100,000,000.00	24 September 2019	24 January 2020	No
Maolong New Materials	20,000,000.00	23 March 2019	20 March 2020	No
Maolong New Materials	30,000,000.00	1 April 2019	20 March 2020	No
Maolong New Materials	80,000,000.00	9 April 2019	7 April 2020	No
Maolong New Materials	60,000,000.00	17 April 2019	16 April 2020	No
Maolong New Materials	70,000,000.00	25 April 2019	23 April 2020	No
Maolong New Materials	30,000,000.00	19 May 2019	12 May 2020	No
Maolong New Materials	80,000,000.00	23 May 2019	22 May 2020	No
Maolong New Materials	60,000,000.00	24 July 2019	23 July 2020	No
Maolong New Materials	36,000,000.00	10 September 2019	9 September 2020	No
Maolong New Materials	64,000,000.00	15 October 2019	14 October 2020	No
Maolong New Materials	47,000,000.00	7 November 2019	7 November 2020	No
Maolong New Materials	47,600,000.00	14 June 2019	14 June 2020	No
Maolong New Materials	48,200,000.00	4 April 2019	4 April 2020	No
Maolong New Materials	54,000,000.00	1 April 2019	1 April 2020	No

Descriptions of related guarantees

Mr. Zhang En Rong, the controlling shareholder of the Company, pledged part of the shares of the Company held by him to secure the financing granted to the Company.





X. Related Party and Related Party Transactions (continued)

5. Related party transactions (continued)

(3) Compensation of key management personnel

① Details of the remuneration of the directors, supervisors and senior management of the Company in 2019 are set out below:

Unit: RMB

Name	Fees	Wages	Retirement scheme contribution	Allowances	Total
Name	rees	wayes	contribution		Iotai
Executive directors					
Liu Yun Long	0	658,822.64	24,889.83	12,413.46	696,125.93
Li Zhi Xin	0	462,388.48	27,347.91	11,078.82	500,815.21
Liu Min	0	407,090.16	27,347.91	3,131.91	437,569.98
Zhang Yu Zhi	0	381,686.97	0	9,570.00	391,256.97
Sub-total	0	1,909,988.25	79,585.65	36,194.19	2,025,768.09
Non-executive directors					
Yao You Ling	0	0	0	0	0
Wang Quan Hong	0	0	0	0	0
Sub-total	0	0	0	0	0
Independent non- executive directors Tang Qing Bin Song Zhi Wang Cai Zhong Jie	127,266.67 127,266.67 127,266.67	0 0 0	0 0 0	0 0 0	127,266.67 127,266.67 127,266.67
Sub-total	381,800.01	0	0	0	381,800.01
Supervisors					
Wei Zhao Qiang	0	172,135.55	18,558.53	12,923.17	203,617.25
Wang Ming Hua	37,600.00	0	0	0	37,600.00
Liu Bo	37,600.00	0	0	0	37,600.00
Sub-total	75,200.00	172,135.55	18,558.53	12,923.17	278,817.25
Other senior management	0	0	0	0	0
Total	457,001.01	2,082,123.80	98,144.18	49,117.36	2,686,385.35

Note: Allowances and benefits included longevity allowance and meal allowance.





1 January 2019 to 31 December 2019

(Unless otherwise indicated, all figures are stated in RMB)

X. Related Party and Related Party Transactions (continued)

5. Related party transactions (continued)

(3) Compensation of key management personnel (continued)

② Details of the remuneration of the directors, supervisors and senior management of the Company in 2018 are set out below:

		Retirement		
		scheme	Allowances	
Fees	Wages	contribution	and benefits	Total
0.00	260,000.00	0.00	0.00	260,000.00
0.00	483,537.85	31,016.01	11,020.00	525,573.86
0.00	194,493.84	23,918.60	2,927.18	221,339.62
0.00	938,031.69	54,934.61	13,947.18	1,006,913.48
36.842.11	0.00	0.00	0.00	36.842.11
36.842.11	0.00	0.00	0.00	36.842.11
73,684.22	0.00	0.00	0.00	73,684.22
77 941 18	0.00	0.00	0.00	77,941.18
-				77,941.18
77,941.18	0.00	0.00	0.00	77,941.18
233,823.54	0.00	0.00	0.00	233,823.54
0.00	82 015 07	13 301 28	7 395 00	102,802.25
			-	11,904.76
11,904.76	0.00	0.00	0.00	11,904.76
23,809.52	82,015.97	13,391.28	7,395.00	126,611.77
0.00	371 694 00	30012 57	8 777 60	360 425 07
				360,425.07 426,039.99
0.00	383,737.84	31,016.01	2,440.00	417,193.85
0.00	1,090,184.78	89,586.51	23,887.62	1,203,658.91
331,317.28	2,110,232.44	157,912.40	45,229.80	2,644,691.92
	0.00 0.00 0.00 36.842.11 36.842.11 73,684.22 77,941.18 77,941.18 77,941.18 77,941.18 233,823.54 0.00 11,904.76 11,904.76 11,904.76 23,809.52 0.00 0.00 0.00	0.00 260,000.00 0.00 483,537.85 0.00 938,031.69 36.842.11 0.00 36.842.11 0.00 36.842.11 0.00 73,684.22 0.00 77,941.18 0.00 77,941.18 0.00 77,941.18 0.00 77,941.18 0.00 233,823.54 0.00 233,823.54 0.00 11,904.76 0.00 11,904.76 0.00 23,809.52 82,015.97 0.00 321,684.90 0.00 384,762.04 0.00 383,737.84	Fees Wages scheme contribution 0.00 260,000.00 0.00 0.00 483,537.85 31,016.01 0.00 938,031.69 54,934.61 0.00 938,031.69 54,934.61 36,842.11 0.00 0.00 36,842.11 0.00 0.00 73,684.22 0.00 0.00 77,941.18 0.00 0.00 77,941.18 0.00 0.00 77,941.18 0.00 0.00 233,823.54 0.00 0.00 233,823.54 0.00 0.00 11,904.76 0.00 0.00 11,904.76 0.00 0.00 23,809.52 82,015.97 13,391.28 0.00 321,684.90 0.001 11,904.76 0.00 0.00 0.00 321,684.91 30012.57 0.00 383,737.84 30012.57 0.00 383,737.84 30,016.01	Fees Wages scheme contribution Allowances and benefits 0.00 260,000.00 0.00 0.00 194,493.84 0.00 23,918.60 0.00 2,927.18 0.00 938,031.69 54,934.61 13,947.18 36.842.11 0.00 0.00 0.00 77,941.18 0.00 0.00 0.00 77,941.18 0.00 0.00 0.00 77,941.18 0.00 0.00 0.00 77,941.18 0.00 0.00 0.00 233,823.54 0.00 0.00 0.00 0.00 82,015.97 13,391.28 7,395.00 0.11,904.76 0.00 0.00 0.00 11,904.76 0.00 0.00 0.00 23,809.52 82,015.97 13,391.28 7,395.00 0.00 321,684.90 28,557.93 12,720.02 0.00 384,762.04 28,557.93 12,720.02 0.00 383,737.84 31,016.01 23,887.62



X. Related Party and Related Party Transactions (continued)

5. Related party transactions (continued)

(3) Compensation of key management personnel (continued)

③ During the year, the five highest paid individuals of the Company included three (last year: four) directors and two (last year: one) other management. The remuneration of the two other management ranged between RMB0 — RMB90 ten thousand.

Remuneration of the highest paid individuals:

Item	Amount for the year	Amount for the last year
Wages	2,449,232.16	2,232,653.98
Retirement scheme contribution	134,281.47	130,323.52
Allowances and benefits	45,512.66	49,902.90
Total	2,629,026.29	2,412,880.40

Unit: RMB

The remunerations of the highest paid individuals were within the following bands (by number of individuals):

Band of annual remuneration	Number of individuals of the year	Number of individuals of last year
RMB0–RMB90 ten thousand (equivalent to HKD0–HKD100 ten thousand)	5	5
Total	5	5

④ During the year, the Company did not pay any remuneration to any director, supervisor or the five highest paid individuals as inducement to join or upon joining the Company or as compensation for loss of office. During the year, none of the directors waived or agreed to waive any remuneration.

(4) Other connected transactions

The Group had no other connected transactions or continuing connected transactions.





X. Related Party and Related Party Transactions (continued)

6. Amounts due from and due to related parties

(1) Receivables

Unit: RMB

		Balances at the pe		Balances at the the pe	5 5
Items	Related party	Book balance	Provision of bad debts	Book balance	Provision of bad debts
Accounts receivable	Karamay Yalong Petroleum Machin Co., Ltd	3,604,705.96	36,047.06	2,443,087.15	24,430.87

7. Related party commitments

Mr. Zhang En Rong, the controlling shareholder of the Company undertook that, when it was necessary to the Company, the controlling shareholder would use reasonable ways such as pledge over shares of the Company to obtain funds to be provided to the Company as business working capital, or repayment of loans and refinancing.

As at 31 December 2019, 18,761.70 ten thousand of shares of the Company held by Mr. Zhang En Rong was used to secure the external financings of the Group, representing 79.63% of the total number of ordinary shares of the Company held by him, and 23.52% of the total share capital of the Company.

XIII. Share-based payments

1. Share-based payments

 \Box Applicable \checkmark Not applicable

2. Equity-settled share-based payments

 \Box Applicable \checkmark Not applicable

3. Cash-settled share-based payments

 \Box Applicable \checkmark Not applicable

4. Revision and termination of share-based payments

Nil

5. Others

The Group had no share-based payments during the year.





XII. Commitments and contingencies

1. Material commitments

Material commitments at balance sheet date

(1) Significant commitments

The Group did not have any capital commitment at the end of the year.

(2) Performance of previous commitments

The Group has performed the previous commitments according to the contacts.

(3) As at 31 December 2019, the Group did not have other significant commitments

2. Contingencies

(1) Material contingencies at balance sheet date

As at the date of these financial statements, the cases against the Company by investors regarding false statements about securities have been entertained by the intermediate people's court of Jinan, and the aggregate sum involved was RMB88,414,796.64. Currently, the total amount involved in cases that have been judged or closed through mediation was RMB81,668,706.93, with settlement amount of RMB40,925,558.22. For closed cases, the Company is performing its obligations according to the judgment results. For those cases that have been heard but pending for judgment and those cases that have not been heard, estimated liabilities of RMB5,734,176.25 were provided at a rate of 85% with reference to the cases already closed. The total amount of estimated liabilities provided for this issue by the Company was RMB46,659,734.47.

(2) To state that the company has no material contingency that needs to be disclosed The Company had no material contingency that needs to be disclosed.





XIII. Events subsequent to balance sheet date

1. Profit Distribution

	Unit: RMB
Proposed profit distribution and dividend	0.00
Considered and approved profit distribution and dividend	0.00

2. Sales Return

As at the date of these financial statements, the Group had no sales return.

3. Descriptions of other subsequent events

(1) Details of profit distribution

Pursuant to the plan for annual profit distribution passed by the sixth meeting of the sixth session of board of directors of the Company held on 27 March 2020, the Company did not propose a payment of final dividend in respect of the year ended 31 December 2019. Such plan for annual profit distribution is subject for consideration and approval at general meeting.

(2) Impacts of the novel coronavirus disease pandemic

Since the outbreak of novel coronavirus disease (COVID-19) across China since January 2020, ongoing precautionary and control measures have been implemented nationwide. Although the measures taken in China have been proven with positive results, the disease has been rapidly spreading overseas. The situation is expected to have relatively significant and negative impacts to the operating results of the Company for the first quarter, but the impact on annual results is dependent to the duration of the pandemic and the implementation of precautionary and control measures around the world. The Company will continue to closely monitor the development of COVID-19 and take active response to the negative impact on the production and business operation of the Company.

(3) Other than the subsequent event as disclosed above, the Group had no other material subsequent events.





XIV. Other significant events

1. Segment information

(1) Basis for determining reportable segments and accounting policies

(1) Basis for determining reportable segments

According to the internal organisational structure, management requirements and internal reporting system of the Group, the Group's operating segments are divided into 4 reportable segments. The Group identifies the operating segments according to the internal organization structure, management requirements and internal reporting system. The Group's management regularly evaluates the operating results of these reportable segments to determine the resources to be allocated and its results to be evaluated. The main products provided by each of the Group's reportable segments includes casing, tubing, three kinds of pumping units, petroleum machinery, tube blanks and others.

(2) Accounting policies of reportable segments

Segment reporting information is disclosed in accordance to the accounting policies and measurement standards adopted for reporting to the management by each segment, which are consistent with the accounting policies and measurement basis for preparing financial statements.

(2) Financial information of reportable segments

			Petroleum					
		Three kinds of	machinery				Intersegment	
Item	Pipe products	pumping units	parts	Tube blank	Others	Unallocated item	elimination	Total
Operating revenue	_	_	_	_	_	_	_	_
External revenue	3,456,742,513.39	43,755,412.12	34,536,314.66	699,060,843.61	154,809,132.13	_	_	4,388,904,215.91
Inter-segment revenue						_	_	
Total segment operating revenue	3,456,742,513.39	43,755,412.12	34,536,314.66	699,060,843.61	154,809,132.13	_	_	4,388,904,215.91
Total operating revenue in financial								
statements	3,456,742,513.39	43,755,412.12	34,536,314.66	699,060,843.61	154,809,132.13	_	_	4,388,904,215.91
Segment expenses	3,251,448,904.82	38,709,586.60	29,871,093.73	730,641,927.60	148,088,372.92	_	_	4,198,759,885.67
Segment operating profit	205,293,608.57	5,045,825.52	4,665,220.93	(31,581,083.99)	6,720,759.21	_	_	190,144,330.24
Adjusted for:	_	_	_	_	_	_	_	_
Administrative expenses	_	_	_	_	_	193,606,016.95	_	193,606,016.95
Research and development								
expenditures	_	_	_	_	_	63,830,329.90	_	63,830,329.90
Finance expenses	_	-	-	_	-	146,326,178.28	-	146,326,178.28
Investment income	_	_	_	—	_	3,384,366.15	_	3,384,366.15
Gain on disposal of assets	_	_	_	—	_	7,152,864.22	_	7,152,864.22
Other income	_	_	_	—	_	14,032,294.31	_	14,032,294.31
Operating profit in financial								
statements	205,293,608.57	5,045,825.52	4,665,220.93	(31,581,083.99)	6,720,759.21	(379,193,000.45)	-	(189,048,670.21)
Non-operating income	—	_	_	—	_	9,730,641.34	-	9,730,641.34
Non-operating expenses	—	_	_	—	_	35,909,103.13	-	35,909,103.13
Total profit	205,293,608.57	5,045,825.52	4,665,220.93	(31,581,083.99)	6,720,759.21	(405,371,462.24)	-	(215,227,132.00)
Income tax	—	_	_	—	_	9,680,705.56	-	9,680,705.56
Net profit	205,293,608.57	5,045,825.52	4,665,220.93	(31,581,083.99)	6,720,759.21	(415,052,167.80)	-	(224,907,837.56)
Total segment assets	4,524,916,253.37	89,702,306.37	42,650,359.75	251,944,620.24	244,941,897.06	581,596,907.80	-	5,735,752,344.59
Total segment liabilities	1,679,499,863.13	13,519,843.55	18,331,433.12	157,284,149.04	27,286,558.05	2,050,870,989.10	_	3,946,792,835.99





XIV. Other significant events (continued)

2. Other significant transactions and items affecting decision-making of investors

In 2019 and 2018, the Group derived all external revenue from the PRC and overseas. As all assets were located in the PRC, external revenue by location of income source is disclosed as follows:

		UTIL. KIVID
External revenue	Amount for the period	Amount for the last period
PRC (except Hong Kong) Hong Kong	3,724,722,383.35 —	4,083,930,871.08
Other overseas regions	664,181,832.56	368,083,939.04
Total	4,388,904,215.91	4,452,014,810.12

XV. Notes to principal items in the financial statements of the parent Company

1. Accounts receivable

(1) Disclosure of accounts receivable by type

Unit: RMB

Linit DMD

		Balance	e at the end of the pe	nd of the period Bala				Balance at the beginning of the period		
	Book bala	ince	Provision for ba	d debts		Book bala	nce	Provision for bad	debts	
Туре	Amount	Percentage	Amount	Provision rate	Book value	Amount	Percentage	Amount	Provision rate	Book value
Accounts receivable provided for bad debts on an individual basis Including: Accounts receivable provided for bad debts on an individual basis due	19,965,734.73	2.69%	3,993,146.95	20.00%	15,972,587.78	24,966,256.93	3.37%	9,986,502.77	40.00%	14,979,754.16
to significantly different credit risk	19,965,734.73	2.69%	3,993,146.95	20.00%	15,972,587.78	24,966,256.93	3.37%	9,986,502.77	40.00%	14,979,754.16
Accounts receivable provided for bad debts on a collective basis Including:	722,320,168.54	97.31%	123,822,853.21	17.14%	598,497,315.33	716,739,993.96	96.63%	113,013,481.77	15.77%	603,726,512.19
Accounts receivable provided for bad debts on a collective basis as grouped for expected credit loss based on aging characteristics Accounts receivable provided for bad debts on a collective basis as grouped for expected credit loss	598,161,430.94	80.58%	123,822,853.21	20.70%	474,338,577.73	633,359,987.09	85.39%	113,013,481.77	17.84%	520,346,505.32
based on associates under consolidation	124,158,737.60	16.73%		_	124,158,737.60	83,380,006.87	11.24%		_	83,380,006.87
Total	742,285,903.27	100.00%	127,816,000.16	-	614,469,903.11	741,706,250.89	100.00%	122,999,984.54	_	618,706,266.35

Provision for bad debts on an individual basis: Accounts receivable provided for bad debts on an individual basis due to significantly different credit risk



XV. Notes to principal items in the financial statements of the parent Company *(continued)*

1. Accounts receivable (continued)

(1) Disclosure of accounts receivable by type (continued)

Unit: RMB

	Balance at the end of the period						
Name	Book balance	Provision for bad debts	Provision rate	Reason for provision			
Hebei Zhongtai Steel Pipe Manufacture Co., Ltd. (河北中泰 鋼管製造有限公司)	19,965,734.73	3,993,146.95	20.00%	Provision was made based on the amount of expected credit loss of the customer			
Total	19,965,734.73	3,993,146.95	_	_			

Accounts receivable provided for bad debts on a collective basis: Accounts receivable provided for bad debts on a collective basis as grouped for expected credit loss based on aging characteristics

	Balance at the end of the period				
		Provision for			
Name	Book balance	bad debts	Provision rate		
Within 1 year	472,684,174.09	4,726,841.74	1.00%		
1–2 years	168,705.00	84,352.50	50.00%		
2–3 years	2,855,820.61	2,141,865.46	75.00%		
3–5 years	37,219,584.90	31,636,647.17	85.00%		
Over 5 years	85,233,146.34	85,233,146.34	100.00%		
Total	598,161,430.94	123,822,853.21	_		





XV. Notes to principal items in the financial statements of the parent Company *(continued)*

- 1. Accounts receivable (continued)
 - (1) Disclosure of accounts receivable by type (continued) Descriptions of basis for determining the group:

Provision for bad debts on a collective basis: Accounts receivable provided for bad debts on a collective basis as grouped for expected credit loss based on associates under consolidation

Unit: RMB

	Balance at the end of the period			
		Provision for		
Name	Book balance	bad debts	Provision rate	
Shouguang Maolong New Materials				
Technology Development Co., Ltd.	103,818,152.85	—	0.00%	
MPM INTERNATIONAL LIMITED	20,340,584.75		0.00%	
Total	124,158,737.60			

If provision for bad debts of accounts receivables was made using the general approach of expected credit loss, please disclose the information on provision for bad debts with reference to the disclosures of other receivables:

 \Box Applicable \checkmark Not applicable



Total

XV. Notes to principal items in the financial statements of the parent Company *(continued)*

1. Accounts receivable (continued)

(1) Disclosure of accounts receivable by type (continued) Disclosure by age

	Unit: RMB
Age	Book balance
Within 1 year (inclusive)	513,133,429.45
1 to 2 years	79,095,731.18
2 to 3 years	7,638,276.67
Over 3 years	142,418,465.97
3 to 4 years	18,568,664.26
4 to 5 years	38,616,655.37
Over 5 years	85,233,146.34

742,285,903.27

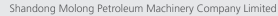
(2) Provision, recovery or reversal of provision for bad debts for the period Provisions for bad debts for the period:

Unit: RMB

		Moveme			
Туре	Balance of the beginning of the period	Balance of the beginning of the period	Recovery or reversal	Write-off	Balance of the end of the period
Provisions for bad debts of accounts					
receivable	122,999,984.54	4,816,015.62	_	_	127,816,000.16
Total	122,999,984.54	4,816,015.62	_	_	127,816,000.16

(3) Accounts receivables written off during the period

The Company did not write off any accounts receivable during the year.







- XV. Notes to principal items in the financial statements of the parent Company (continued)
 - 1. Accounts receivable (continued)
 - (4) Balance of top five accounts receivable as at the end of the period by debtor

Unit: RMB

Name of entity	Balance of accounts receivable at the end of the period	Percentage to the total balance of accounts receivable at the end of the period	Balance of bad debts at the end of the period
Entity I	190,774,786.44	25.70%	1,907,747.85
Entity II	108,332,411.85	14.59%	1,083,324.13
Entity III	103,818,152.85	13.99%	0
Entity IV	103,562,311.43	13.95%	1,203,623.11
Entity V	48,837,723.01	6.58%	48,163,972.11
Total	555,325,385.58	74.81%	

(5) Account receivables that were derecognized on transfer of financial assets

As at 31 December 2019, the Company had no accounts receivable that were derecognised on transfer of financial assets.

(6) Amount of assets or liabilities for which accounts receivable have been transferred but involvement continues

As at 31 December 2019, the Company had no assets or liabilities for which accounts receivable have been transferred but involvement continues.

(7) Other descriptions

As at 31 December 2019, accounts receivable of the Group amounting to RMB11,229,883.37 were restricted for use as they have been applied to the factoring of loans.



XV. Notes to principal items in the financial statements of the parent Company *(continued)*

2. Other receivables

Item	Balance at the end of the period	Balance at the beginning of the period
Interests receivable Other receivables	2,308,030.91 739,726,291.37	2,710,659.25 458,496,851.79
Total	742,034,322.28	461,207,511.04

(1) Interests receivable

1) Classification of interests receivable

Unit: RMB

Unit: RMB

Item	Balance at the end of the period	Balance at the beginning of the period
Interests on security deposits	2,308,030.91	2,710,659.25
Total	2,308,030.91	2,710,659.25

2) Significant overdue interest

The above interests of the Group were not overdue.

The Company's interests receivable were interests on bank deposits and security deposits and would be paid on time at the interest payment dates of the banks. Therefore, provision for debts is not necessary.

3) Provision for bad debts

□ Applicable ✓ Not applicable





XV. Notes to principal items in the financial statements of the parent Company *(continued)*

2. Other receivables (continued)

(2) Other receivables

1) Other receivables by payment nature

Unit: RMB

Payment nature	Balance at the end of the period	Balance at the beginning of the period
Staff turnover loans	1,189,754.00	1,120,000.00
Deposits/caution money	3,589,758.00	1,931,819.00
Amounts due from administrative entities	14,530,000.00	14,530,000.00
Other amounts due from individuals	1,401,519.59	37,803,877.48
Related parties under consolidation	721,885,257.16	440,284,184.61
Less: Provision for bad debts of other receivables	(2,869,997.38)	(37,173,029.30)
Total	739,726,291.37	458,496,851.79

2) Provision for bad debts

Unit: RMB

	Stage 1 Next 12—month expected credit	Stage 2 Lifetime expected credit loss (without credit	Stage 3 Lifetime expected credit loss (with	
Provision for bad debts	loss	impairment)	credit impairment)	Total
Balance at 1 January 2019 Transfer of balance at 1 January 2019	258,877.87	1,776,729.82	35,137,421.61	37,173,029.30
during the period to stage 3	_	_	849,975.14	849,975.14
Provision for the period	(58,850.05)	893,239.74	849,975.14	1,684,364.83
Write-off during the period			35,987,396.75	35,987,396.75
Balance at 31 December 2019	200,027.82	2,669,969.56	0.00	2,869,997.38

Movement of book balance of significant change in provision for the period

 \Box Applicable \checkmark Not applicable

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XV. Notes to principal items in the financial statements of the parent Company *(continued)*

2. Other receivables (continued)

Total

(2) Other receivables (continued)

2) Provision for bad debts (continued) Disclosure by age

Age	Book balance
Within 1 year (inclusive)	290,022,365.30
1 to 2 years	1,116,876.22
2 to 3 years	412,137,127.41
Over 3 years	39,319,919.82
3 to 4 years	1,922,830.89
Over 5 years	37,397,088.93

742,596,288.75

Unit: RMB

3) Provision, recovery or reversal of provision for bad debts for the period Provisions for bad debts for the period:

Unit: RMB

		Mover	ent during the pe	nt during the period		
Туре	Balance at the beginning of the period	Provision	Recovery or reversal	Write-off	Balance at the end of the period	
Provisions for bad debts of other receivables	37,173,029.30	1,684,364.83	_	35,987,396.75	2,869,997.38	
Total	37,173,029.30	1,684,364.83	_	35,987,396.75	2,869,997.38	





XV. Notes to principal items in the financial statements of the parent Company *(continued)*

2. Other receivables (continued)

(2) Other receivables (continued)

4) Other receivables written off during the period

Item	Write-off Amount
Other receivables	35,987,396.75
Significant write-off of other receivables:	

Unit: RMB

Unit: RMB

Name of entity	Nature of other receivables	Write-off amount	Reason for write-off	Procedure for write-off	Whether the amount was incurred from connected transaction
Jesoro oil LTD	Current amounts	35,865,277.50	Deregistration of JESORO OIL LTD	Considered and passed by the second special meeting of the sixth session of board of directors of the Company	No
Total	_	35,865,277.50	_	_	_

Description of write-off of other receivables:

The Company has fully made bad debt provision for the other receivables as at the end of 2018.



XV. Notes to principal items in the financial statements of the parent Company *(continued)*

2. Other receivables (continued)

(2) Other receivables (continued)

5) Balance of top five other receivables as at the end of the period by debtor

Unit: RMB

Name of entity	Nature of payment	Balance at the end of the period	Age	Percentage to the total amount of closing balance of other receivables	Balance of bad debt provision at the end of the period
Shouguang Maolong New Materials Technology Development Co., Ltd.	Current accounts of related party	608,882,118.83	Within 3 years	81.99%	_
Shouguang Molong Logistic Co., Ltd.	Current accounts of related party	113,003,138.33	1–5 years	15.22%	_
Shouguang City Yang Kou Town Office of Finance	Current accounts of the government	14,530,000.00	Over 5 years	1.96%	2,615,400.00
Shaanxi Energy Chemical Exchange Limited	Security deposits	1,935,000.00	Within 1 year	0.26%	_
Sinopec International Business Co., Ltd., Nanjing Bidding Centre (中國石化國際事業有限 公司南京招標中心)	Security deposits	894,258.00	Within 1 year	0.12%	_
Total	_	739,244,515.16	_	99.55%	2,615,400.00

- 6) Receivable involving government grants Nil
- 7) Other receivables derecognised due to transfer of financial assets As at 31 December 2019, the Group had no other receivables that were derecognised due to transfer of financial assets.
- 8) Amount of assets and liabilities for which other receivables have been transferred but involvement continues

As at 31 December 2019, there were no assets or liabilities for which the other receivables have been transferred but involvement continues.

Other description:

As at 31 December 2019, no other receivables were used by as a pledge.





1 January 2019 to 31 December 2019

(Unless otherwise indicated, all figures are stated in RMB)

- XV. Notes to principal items in the financial statements of the parent Company *(continued)*
 - 3. Long-term equity investments

Unit: RMB

	Balance at the end of the period			Balance at the beginning of the period			
Item	Book balance	Provision for impairment	Book value	Book balance	Provision for impairment	Book value	
Investment in subsidiaries	1,352,019,921.73	208,000,000.00	1,144,019,921.73	1,352,069,921.73	208,000,000.00	1,144,069,921.73	
Total	1,352,019,921.73	208,000,000.00	1,144,019,921.73	1,352,069,921.73	208,000,000.00	1,144,069,921.73	

(1) Investment in subsidiaries

Unit: RMB

Balance of impairment provision at the end of

the	period	

Investee	Balance at the beginning of the period (Book value)		Decrease in investment	Charge for impairment provision	Others	Balance at the end of the period (Book value)	Balance of impairment provision at the end of the period
Maolong New							
Materials	1,006,743,691.73	—	—	—	—	1,006,743,691.73	—
Weihai Baolong	117,000,000.00	—	—	—	—	117,000,000.00	103,000,000.00
MPM	7,276,230.00	_	_	—	_	7,276,230.00	—
Shouguang Baolong	0.00	_	—	_	_	0.00	105,000,000.00
Molong Logistic	3,000,000.00	_	_	—	_	3,000,000.00	—
Maolong Recycle	50,000.00	_	50,000.00	_	_	—	_
Molong I&E	10,000,000.00	_		_	—	10,000,000.00	
T. I. I	4 4 4 4 0 5 0 0 2 4 7 2		50.000.00			1 1 4 4 0 1 0 0 2 4 7 2	200 000 000 00
Total	1,144,069,921.73	—	50,000.00	—	_	1,144,019,921.73	208,000,000.00



XV. Notes to principal items in the financial statements of the parent Company *(continued)*

4. Operating revenue and operating cost

Unit: RMB

	Amount for	the period	Amount for the last period			
Item	Revenue	Cost	Revenue	Cost		
Principal operations	3,508,230,127.77	3,108,782,121.22	3,928,624,271.41	3,398,005,243.21		
Other operations	152,716,659.91	148,080,302.64	156,371,473.27	155,300,523.65		
Total	3,660,946,787.68	3,256,862,423.86	4,084,995,744.68	3,553,305,766.86		

Whether the new standard for revenue has been adopted

✓ Yes □ No

Information on performance obligations:

The Company as primary obligor satisfy its obligations of supplying products customers in a timely manner by reference to the category, standard and time requested by the customer in accordance with the provisions of the contracts. There are different payments terms for different customers and different products: domestic customers of tubes are normally subject to payment in advance of distribution, and domestic customers of oil casing is normally subject to payment terms of 3-6 months after bill settlement. As to export business, payment terms are mainly payment upfront. As to oil casing products, most of the customers are subject to payment in advance, under which customers are to make full payment before distribution of products. As to petroleum machinery parts, the credit term is normally 2 months.

Information on transaction price allocated to remaining performance obligations:

The corresponding revenue from performance obligations that have been contracted but not yet performed or completed amounted to RMB528,000,000.00 as at the end of the reporting period, which was expected to be recognised as revenue in 2020.





XV. Notes to principal items in the financial statements of the parent Company *(continued)*

4. Operating revenue and operating cost (continued)

Details of contract revenue:

Contract category	Pipe products	Three kinds of pumping units	Petroleum machinery parts	Tube blanks	Others	Total
Type of goods						
Including: Pipe products	3,406,637,552.17	—	—	—	_	3,406,637,552.17
Three kinds of pumping						
units	—	43,755,412.12	—	—	_	43,755,412.12
Petroleum machinery parts	—	-	34,536,314.66	-	-	34,536,314.66
Tube blanks	—	—	—	20,836,410.87	—	20,836,410.87
Others	—	-	—	-	155,181,097.86	155,181,097.86
By business location						
Including: China	2,802,843,307.83	42,066,844.47	—	20,836,410.87	155181088.41	3,020,927,651.58
Outside China	603,794,244.34	1,688,567.65	34,536,314.66	-	9.45	640,019,136.10
Type of contracts						
Including: Revenue recognised at a						
point in time	3,406,637,552.17	43,755,412.12	34,536,314.66	20,836,410.87	155,181,097.86	3,660,946,787.68
Total	3,406,637,552.17	43,755,412.12	34,536,314.66	20,836,410.87	155,181,097.86	3,660,946,787.68

5. Investment income

Unit: RMB

Unit: RMB

Item	Amount for the period	Amount for the last period
Gain from long-term equity investments accounted for using the equity method	1,216,420.49	_
Total	1,216,420.49	





1. Statement of extraordinary profit or loss for the period

✓ Applicable □ Not applicable

Unit: RMB Item Description Amount 5,216,498.87 Gain or loss on disposal of non-current assets (1) Government grants credited to profit for the period except for those closely relevant to normal business of the company, conformed to requirements of State policy, granted on fixed amount basis or enjoyed on continuous fixed amount basis subject to certain standards 14,032,294.31 (2)Profit or loss arising from contingencies unrelated to the normal business operations of the Company (29,170,030.14) (3) Financial assets held for trading, derivative financial assets, financial liabilities held for trading, gains or losses on fair value changes arising from derivative financial liabilities other than effective hedging business related to normal operating business of the Company, and gains on disposal of investment in financial assets held for trading, derivative financial assets, financial liabilities held for trading, derivative liabilities and other equity investments 3,490,824.04 (4)Reversal of provision for impairment of receivable and contract assets that are individually tested for impairment 5,993,355.82 (5) Other non-operating income and expenses other than the above 4,927,933.70 (6)Less: Effect on income tax 2,965,641.14 (7)Effect on minority interests 2,323,368.77 Total (798, 133.31)

(1) The gain or loss on disposal of non-current assets increased by 50.23% compared to the same period of last year, primarily attributable to the receipt of compensation for green land acquisition during the period.

(2) The government grants credited to the profit or loss for the current period decreased by 52.36% compared to the same period of last year, primarily attributable to reduction in subsidies and grants for recycling resource enterprises received during the year.

- (3) The gain or loss arising from contingencies unrelated to normal operations of the Company decreased by 207.39% compared to the same period of last year, primarily attributable to the increased provision for compensations for investors' claims during the period.
- (4) It was primarily attributable to the growth in investment income of 159.24% compared to the same period of last year due to the increase in return from bank wealth management.
- (5) The write-back of provision for receivables and contract assets subject to individual impairment test increased by 100% compared to the same period of last year, primarily attributable to the reduction of provision rate by the Company because during the period, the Company reached and properly observed an agreement on repayment schedule for the accounts receivable subject to individual impairment test.





- (6) Non-operating income and expenses other than the above items increased by 216.24% compared to the same period of last year, primarily attributable to the transfer of the outstanding payables to non-operating income during the period.
- (7) The effect on income tax decreased by 65.79% compared to the same period of last year, primarily attributable to the decrease in total non-operating profit or loss, resulting in the corresponding reduction in effect on non-operating income tax.

Reasons should be given if the Company has classified any non-recurring profit and loss items (as defined and listed in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public — non-recurring Profit and Loss) as recurring gain and loss items.

 \Box Applicable \checkmark Not applicable

2. Return on net assets and earnings per share

		Earnings p	per share
Profit for the reporting period	Weighted average return on net assets	Basic (RMB/ Share)	Diluted (RMB/ Share)
Net profit attributable to ordinary shareholders of the Company Net profit attributable to ordinary shareholders of the Company	-10.63%	(0.246)	(0.246)
after extraordinary profit or loss	-10.59%	(0.245)	(0.245)

It was calculated based on Article 4 "Companies should calculate basic earnings per share by dividing net profit for the period attributable to ordinary shareholders by weighted average number of ordinary shares in issue" under ASBE 34 "earnings per share".

3. Difference in accounting data under domestic and overseas accounting standards

(1) Difference in net profit and net assets in financial statements as disclosed in accordance with IASs and PRC GAAP

 \Box Applicable \checkmark Not applicable

(2) Difference in net profit and net assets in the financial statements as disclosed under the overseas accounting standards and PRC GAAP

□ Applicable ✓ Not applicable

(3) Reason(s) for accounting difference between domestic and international accounting standards; if adjustment has been made to data audited by overseas audit firm, specify the name of the overseas audit firm

 \Box Applicable \checkmark Not applicable





- (1) The financial statements which were signed and sealed by the responsible person, chief accountant and head of accounting department (person in charge of accounting matters) of the Company.
- (2) The original copy of the auditors' report which was sealed by the accounting firm and signed by a certified public accountant.
- (3) Announcements and documents disclosed in the cninfo.com during the reporting period.



