

# **Bank of China Limited**

Stock Code: 3988 (Ordinary H-Share)

4619 (Offshore Preference Share)

2020 Interim Report

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# **Definitions**

In this report, unless the context otherwise requires, the following terms shall have the meanings set out below:

The Bank/the Group Bank of China Limited or its predecessors and,

except where the context otherwise requires, all of the

subsidiaries of Bank of China Limited

Articles of Association The performing Articles of Association of the Bank

A Share Domestic investment share(s) in the ordinary share capital

of the Bank, with a nominal value of RMB1.00 each,

which are listed on SSE (Stock Code: 601988)

Basis Point (Bp, Bps) Measurement unit of changes in interest rate or exchange

rate. 1 basis point is equivalent to 0.01 percentage point

BOC Asset Investment BOC Financial Asset Investment Co., Ltd.

BOC Aviation BOC Aviation Limited, a public company limited by

shares incorporated in Singapore under the Singapore Companies Act, the shares of which are listed on the Hong

Kong Stock Exchange

BOC Insurance Bank of China Insurance Company Limited

BOCL BOC Financial Leasing Co., Ltd.

BOC Life BOC Group Life Assurance Co., Ltd.

BOCG Insurance Bank of China Group Insurance Company Limited

BOCG Investment Bank of China Group Investment Limited

BOCHK Bank of China (Hong Kong) Limited, an authorised

financial institution incorporated under the laws of Hong Kong and a wholly-owned subsidiary of BOCHK

(Holdings)

BOCHK (Holdings) BOC Hong Kong (Holdings) Limited, a company

incorporated under the laws of Hong Kong, the ordinary shares of which are listed on the Hong Kong Stock

Exchange

BOCI BOC International Holdings Limited

**BOCI** China BOC International (China) Co., Ltd., a company

incorporated in the Chinese mainland, the ordinary shares

of which are listed on the Shanghai Stock Exchange

**BOCIM** Bank of China Investment Management Co., Ltd.

**BOC-Samsung Life** BOC-Samsung Life Ins. Co., Ltd.

**BOC** Wealth Management BOC Wealth Management Co., Ltd.

CAS Chinese Accounting Standards

**CBIRC** China Banking and Insurance Regulatory Commission

Central and Southern China The area including, for the purpose of this report, the

branches of Henan, Hubei, Hunan, Guangdong, Shenzhen,

Guangxi and Hainan

Company Law The Company Law of PRC

**CSRC** China Securities Regulatory Commission

Eastern China The area including, for the purpose of this report, the

branches of Shanghai, Jiangsu, Suzhou, Zhejiang, Ningbo,

Anhui, Fujian, Jiangxi, Shandong and Qingdao

**HKEX** Hong Kong Exchanges and Clearing Limited

Hong Kong Listing Rules The Rules Governing the Listing of Securities on The

Stock Exchange of Hong Kong Limited

Hong Kong Stock Exchange The Stock Exchange of Hong Kong Limited

H Share Overseas-listed foreign investment share(s) in the ordinary

> share capital of the Bank, with a nominal value of RMB1.00 each, which are listed on the Hong Kong Stock Exchange and traded in Hong Kong dollars (Stock Code:

3988)

**IFRS** International Financial Reporting Standards

**Independent Director** Independent director under the listing rules of SSE and the

Articles of Association, and independent non-executive

director under the Hong Kong Listing Rules

**MOF** Ministry of Finance, PRC

Northeastern China The area including, for the purpose of this report, the

branches of Heilongjiang, Jilin, Liaoning and Dalian

Northern China The area including, for the purpose of this report, the

branches of Beijing, Tianjin, Hebei, Shanxi, Inner

Mongolia and the Head Office

PBOC The People's Bank of China, PRC

PRC The People's Republic of China

RMB Renminbi, the lawful currency of PRC

SFO Securities and Futures Ordinance (Chapter 571 of the

Laws of Hong Kong)

SSE The Shanghai Stock Exchange

Western China The area including, for the purpose of this report, the

branches of Chongqing, Sichuan, Guizhou, Yunnan, Shaanxi, Gansu, Ningxia, Qinghai, Tibet and Xinjiang

# **Important Notice**

The Board of Directors, the Board of Supervisors, directors, supervisors and senior management members of the Bank warrant that the information in this report is authentic, accurate and complete, contains no false record, misleading statement or material omission, and jointly and severally accept full responsibility for the information in this report.

The 2020 Interim Report and Interim Results Announcement of the Bank have been approved on 30 August 2020 by the Board of Directors of the Bank. The number of directors who should attend the meeting is 14, with 11 directors attending the meeting in person. Executive Director Mr. LIN Jingzhen appointed Executive Director Mr. WANG Wei as his authorised proxy to attend and vote on his behalf. Independent Directors Ms. Angela CHAO and Mr. JIANG Guohua both appointed Independent Director Mr. WANG Changyun as their authorised proxy to attend and vote on their behalf. 14 directors of the Bank exercised their voting rights at the meeting. The supervisors and senior management members of the Bank attended the meeting as non-voting attendees.

The 2020 interim financial statements prepared by the Bank in accordance with CAS and IFRS have been reviewed by Ernst & Young Hua Ming LLP and Ernst & Young in accordance with the Chinese and international standards on review engagements, respectively.

Legal Representative and Chairman of the Board of Directors LIU Liange, Vice Chairman of the Board of Directors and President WANG Jiang, who is also responsible for the Bank's finance and accounting, and General Manager of the Financial Management Department WU Jianguang warrant the authenticity, accuracy and completeness of the financial statements in this report.

As considered and approved by the 2019 Annual General Meeting, the Bank distributed the 2019 cash dividend of RMB1.91 per ten shares (before tax) to ordinary shareholders whose names appeared on the register of members of the Bank as at market close on 14 July 2020, amounting to approximately RMB56.228 billion (before tax) in total. The Bank did not distribute an interim dividend on ordinary shares for 2020, nor did it propose any capitalisation of capital reserve into share capital.

During the reporting period, there was no misappropriation of the Bank's funds by its controlling shareholder or other related parties for non-operating purposes and no material guarantee business that violated the applicable regulations and procedures.

This report may contain forward-looking statements that involve risks and future plans. These forward-looking statements are based on the Bank's own information and information from other sources that the Bank believes to be reliable. They relate to future events or the Bank's future financial, business or other performance and are subject to a number of factors and uncertainties that may cause the actual results to differ materially. Any future plans mentioned do not constitute a substantive commitment by the Bank to its investors. Investors and people concerned should be fully aware of the risks and understand the differences between plans, forecast and commitment.

The Bank is faced with risks arising from changes in the macroeconomic environment and from political and economic conditions in different countries and regions as well as risks arising from its day-to-day operations, including the risk arising from changes in the credit status of borrowers, adverse changes in market prices and operational risk. It shall at the same time meet regulatory and compliance requirements. The Bank actively adopts adequate measures to effectively manage all types of risks. Please refer to the section "Management Discussion and Analysis — Risk Management" for details.

# **Corporate Information**

**Registered Name in Chinese** 

中國銀行股份有限公司("中國銀行")

Registered Name in English

BANK OF CHINA LIMITED

("Bank of China")

**Legal Representative and Chairman** 

LIU Liange

Vice Chairman and President

**WANG** Jiang

Secretary to the Board of Directors and Company Secretary

MEI Feigi

Office Address:

No. 1 Fuxingmen Nei Dajie, Xicheng District,

Beijing, China

Telephone: (86) 10-6659 2638 Facsimile: (86) 10-6659 4568 E-mail: ir@bankofchina.com

**Listing Affairs Representative** 

YU Ke

Office Address:

No. 1 Fuxingmen Nei Dajie, Xicheng District,

Beijing, China

Telephone: (86) 10-6659 2638 Facsimile: (86) 10-6659 4568 E-mail: ir@bankofchina.com

**Registered Address** 

No. 1 Fuxingmen Nei Dajie, Xicheng District,

Beijing, China

**Office Address** 

No. 1 Fuxingmen Nei Dajie, Xicheng District,

Beijing, China, 100818

Telephone: (86) 10-6659 6688 Facsimile: (86) 10-6601 6871

Website: www.boc.cn

Customer Service and Complaint Hotline:

(86) Area Code-95566

Place of Business in Hong Kong

Bank of China Tower, 1 Garden Road, Central,

Hong Kong, China

Selected Newspapers for Information Disclosure (A Share)

China Securities Journal, Shanghai Securities News,

Securities Times, Securities Daily

Website Designated by CSRC for Publication of the Interim Report

www.sse.com.cn

Website of HKEX for Publication of the Interim Report

www.hkexnews.hk

Place where Interim Report can be Obtained

Head Office of Bank of China Limited

Shanghai Stock Exchange

**Registered Capital** 

RMB294,387,791,241

**Securities Information** 

**A Share** 

Shanghai Stock Exchange Stock Name: 中國銀行

Stock Code: 601988

**H** Share

The Stock Exchange of Hong Kong Limited

Stock Name: Bank of China

Stock Code: 3988

**Domestic Preference Share** 

Shanghai Stock Exchange

First Tranche

Stock Name: 中行優1

Stock Code: 360002

Second Tranche

Stock Name: 中行優2

Stock Code: 360010

Third Tranche

Stock Name: 中行優3

Stock Code: 360033

Fourth Tranche

Stock Name: 中行優4

Stock Code: 360035

## **Offshore Preference Share (Second Tranche)**

The Stock Exchange of Hong Kong Limited

Stock Name: BOC 20USDPREF

Stock Code: 4619

## **A-Share Registrar**

Shanghai Branch of China Securities

Depository and Clearing Corporation Limited

Office Address:

3/F, China Insurance Building,

166 East Lujiazui Road,

Pudong New Area, Shanghai, China

Telephone: (86) 21-3887 4800

### **H-Share Registrar**

Computershare Hong Kong

Investor Services Limited

Office Address:

17M Floor, Hopewell Centre,

183 Queen's Road East, Wan Chai,

Hong Kong, China

Telephone: (852) 2862 8555

Facsimile: (852) 2865 0990

#### **Domestic Preference Share Registrar**

Shanghai Branch of China Securities

Depository and Clearing Corporation Limited

Office Address:

3/F, China Insurance Building,

166 East Lujiazui Road,

Pudong New Area, Shanghai, China

Telephone: (86) 21-3887 4800

# Joint Sponsors for Domestic Preference Share (Third Tranche, Fourth Tranche)

CITIC Securities Company Limited

Office Address:

North Tower, Excellence Times Plaza II,

No. 8 Zhongxinsan Road, Futian District,

Shenzhen,

Guangdong Prov., China

Sponsor Representatives:

MA Xiaolong, WANG Chen

BOC International (China) Co., Ltd.

Office Address:

39/F, BOC Building,

200 Mid. Yincheng Road,

Pudong New Area, Shanghai, China

Sponsor Representatives:

DONG Wendan, LIU Guoqiang

Continuous Supervision Period

From 17 July 2019 to 31 December 2020

(Third Tranche)

From 26 August 2019 to 31 December 2020

(Fourth Tranche)

# **Financial Highlights**

Note: The financial information in this report has been prepared in accordance with IFRS. The data are presented in RMB and reflect amounts related to the Group, unless otherwise noted.

Unit: RMB million

		E4l4l-	F 4l 4l-	E - Ab Ab
			For the six-month	For the six-month
	NT-4-	period ended	period ended	period ended
D 14 6 4	Note	30 June 2020	30 June 2019	30 June 2018
Results of operations		107.005	101 (04	170 451
Net interest income		196,895	181,684	172,451
Non-interest income	1	90,088	95,004	79,031
Operating income		286,983	276,688	251,482
Operating expenses		(90,946)	(91,130)	(82,132)
Impairment losses on assets		(66,484)	(33,670)	(28,270)
Operating profit		129,553	151,888	141,080
Profit before income tax		129,616	152,558	141,961
Profit for the period		107,812	121,442	115,575
Profit attributable to equity holders				
of the Bank		100,917	114,048	109,088
Basic earnings per share (RMB)		0.32	0.38	0.37
Key financial ratios				
Return on average total assets (%)	2	0.92	1.12	1.16
Return on average equity (%)	3	11.10	14.56	15.29
Net interest margin (%)	4	1.82	1.83	1.88
Non-interest income to operating income (%)	5	31.39	34.34	31.43
Cost to income ratio (calculated under				
regulations in the Chinese mainland, %)	6	23.41	24.63	25.78
Credit cost (%)	7	0.90	0.59	0.57
		As at	As at	As at
		30 June 2020	31 December 2019	31 December 2018
Statement of financial position				
Total assets		24,152,855	22,769,744	21,267,275
Loans, gross		14,040,165	13,068,785	11,819,272
Allowance for loan impairment losses	8	(369,912)	(325,923)	(303,781)
Investments	9	5,374,301	5,514,062	5,054,551
Total liabilities		22,064,242	20,793,048	19,541,878
Due to customers		17,090,217	15,817,548	14,883,596
Capital and reserves attributable				
to equity holders of the Bank		1,958,442	1,851,701	1,612,980
Share capital		294,388	294,388	294,388
Net assets per share (RMB)	10	5.77	5.61	5.14
Capital ratios	11			1
Common equity tier 1 capital		1,664,681	1,620,563	1,488,010
Additional tier 1 capital		270,095	210,057	109,524
Tier 2 capital		388,182	394,843	347,473
Common equity tier 1 capital adequacy		200,102	371,043	317,173
ratio (%)		11.01	11.30	11.41
Tier 1 capital adequacy ratio (%)		12.82	12.79	12.27
Capital adequacy ratio (%)		15.42	15.59	14.97
		101.2	10.07	111,77
Asset quality	12	1 42	1 27	1 40
Credit-impaired loans to total loans (%)	12	1.42	1.37	1.42
Non-performing loans to total loans (%)	13	1.42	1.37	1.42
Allowance for loan impairment losses to	1.4	107.47	100.00	101.07
non-performing loans (%)	14	186.46	182.86	181.97
Allowance for loan impairment losses to	15	2 12	2.07	2.07
total loans (%)	15	3.13	2.97	3.07

#### Notes:

- 1 Non-interest income = net fee and commission income + net trading gains/(losses) + net gains/(losses) on transfers of financial asset + other operating income.
- Return on average total assets = profit for the period  $\div$  average total assets × 100%, annualised. Average total assets = (total assets at the beginning of reporting period + total assets at the end of reporting period)  $\div$  2.
- Return on average equity = profit attributable to ordinary shareholders of the Bank ÷ weighted average capital and reserves attributable to ordinary shareholders of the Bank × 100%, annualised. Calculation is based on No. 9 Preparation and Reporting Rules of Information Disclosure of Public Offering Companies Calculation and Disclosure of Return on Average Equity and Earnings per Share (Revised in 2010) (CSRC Announcement [2010] No. 2) issued by the CSRC.
- 4 Net interest margin = net interest income ÷ average balance of interest-earning assets × 100%, annualised. Average balance is average daily balance derived from the Bank's management accounts (unreviewed).
- 5 Non-interest income to operating income = non-interest income ÷ operating income × 100%.
- 6 Cost to income ratio is calculated in accordance with the *Measures of the Performance Evaluation of Financial Enterprises* (Cai Jin [2016] No. 35) formulated by the MOF.
- 7 Credit cost = impairment losses on loans ÷ average balance of loans × 100%, annualised. Average balance of loans = (balance of loans at the beginning of reporting period + balance of loans at the end of reporting period) ÷ 2. Total loans are exclusive of accrued interest when being used to calculate credit cost.
- 8 Allowance for loan impairment losses = allowance for loans at amortised cost + allowance for loans at fair value through other comprehensive income.
- 9 The data on investments include financial assets at fair value through profit or loss, financial assets at fair value through other comprehensive income and financial assets at amortised cost.
- Net assets per share = (capital and reserves attributable to equity holders of the Bank at the end of reporting period other equity instruments) ÷ number of ordinary shares in issue at the end of reporting period.
- 11 The capital ratios are calculated in accordance with the *Capital Rules for Commercial Banks (Provisional)* (Y.J.H.L. [2012] No. 1) and related regulations, under the advanced approaches.
- 12 Credit-impaired loans to total loans = credit-impaired loans at the end of reporting period ÷ total loans at the end of reporting period × 100%. Total loans are exclusive of accrued interest when being used to calculate credit-impaired loans to total loans.
- Non-performing loans to total loans = non-performing loans at the end of reporting period ÷ total loans at the end of reporting period × 100%. Total loans are exclusive of accrued interest when being used to calculate non-performing loans to total loans.
- Allowance for loan impairment losses to non-performing loans = allowance for loan impairment losses at the end of reporting period ÷ non-performing loans at the end of reporting period × 100%. Total loans are exclusive of accrued interest when being used to calculate allowance for loan impairment losses to non-performing loans.
- Allowance for loan impairment losses to total loans = allowance for loan impairment losses at the end of reporting period ÷ total loans at the end of reporting period × 100%. Calculation is based on the data of the Bank's institutions in the Chinese mainland. Total loans are exclusive of accrued interest when being used to calculate allowance for loan impairment losses to total loans.

# **Overview of Operating Performance**

In face of the unexpected worldwide COVID-19 pandemic outbreak and complicated business conditions since the beginning of 2020, the Bank applied the new development philosophy. With 2020 designated as the "Year of Enhanced Implementation", it coordinated the fight against COVID-19 and each work in pursuit of reform and development, stimulated vitality, made agile response, and achieved breakthroughs in key areas, maintaining the sound momentum of making progress while ensuring stability.

# Steadily increasing assets and liabilities and realising generally stable financial performance

The Bank took the initiative to address changes in the domestic and global situation by strengthening business expansion and further reinforcing internal management. Its business performance remained stable. As at 30 June 2020, the Group's assets totalled RMB24,152.855 billion and its liabilities stood at RMB22,064.242 billion, representing an increase of 6.07% and 6.11% respectively compared with the prior year-end. In the first half of 2020, the Group realised steady growth in operating income and pre-provision operating profit, achieving a profit for the period of RMB107.812 billion and a profit attributable to equity holders of the Bank of RMB100.917 billion. Its return on average total assets (ROA) stood at 0.92% and return on average equity (ROE) was 11.10%. The cost to income ratio continued to fall, and operational efficiency increased.

# Mounting a robust and well-organised fight against COVID-19 and enabling targeted financial services

Earnestly performing its responsibilities as a large bank, the Bank implemented state requirements to ensure stability on six fronts and security in six areas, and took a multi-pronged approach to support the resumption of work and production and the development of real economy. It took the initiative to launch 30 measures for supporting Hubei Province in beating COVID-19 and reopening its economy. By issuing a series of innovative products such as anti-pandemic bonds and special interbank certificates of deposit, it financed the fight against COVID-19 through a suite of channels. The Bank created customised "Anti-virus Loan" and "Work Resumption Loan" products for micro and small-sized enterprises and self-employed individuals, helping them to pull through a difficult period. It continuously increased credit resources for such key fields as inclusive finance, private enterprises and manufacturing, achieving a 39% increase in the balance of its outstanding inclusive finance loans granted to micro and small-sized enterprises over the same period of the previous year. The Bank introduced 13 measures to "stabilise foreign trade" and the amount of its ECA-backed financing grew at a relatively rapid pace. It adopted active measures to prevent and control the virus, and was effective in ensuring employee safety and the continuity of its business operations.

Inclusive finance loans granted to micro and small-sized enterprises are measured in accordance with the Circular of the General Office of China Banking and Insurance Regulatory Commission on Promoting the Work of "Volume Increase, Coverage Expansion, Quality Improvement and Cost Reduction" Concerning Financial Services for Micro and Small-sized Enterprises in 2020 (Yin Bao Jian Ban Fa [2020] No. 29).

# Advancing strategy implementation and properly addressing the challenges of in-depth reform

The Bank continued to deepen reform and innovation, in line with its strategic development goals. It achieved progress in strategy implementation and successfully carried out all tasks related to its high-quality development. The Bank made new breakthroughs in the development of its core businesses. It continuously cemented the foundations of its corporate banking business, effectively improved its personal banking customer base, realised stable growth in financial markets business, took crucial steps forward in the regional integration of its overseas institutions, further improved the layout of its diversified operations and boosted its service capabilities. The Bank recorded fresh results in the reform of key fields, sped up its digital transformation, and made orderly progress in key projects including enterprise-level architecture development, the building of strategic scenarios and ecosystems, data governance, smart operations and outlet transformation.

## Maintaining stable asset quality and enhancing risk resilience

The Bank continued to improve its comprehensive risk management system, strengthened investigations of potential risks in key fields, actively promoted the collection and mitigation of non-performing assets (NPAs) and managed to maintain the Group's asset quality at a stable level. As at 30 June 2020, the Group's outstanding non-performing loans (NPLs) stood at RMB198.382 billion, with an NPL ratio of 1.42%, the allowance for loan impairment losses to NPLs was up to 186.46%. The Bank took effective measures to control liquidity and market risk in response to market fluctuations, maintaining key risk indicators at a stable level. It bolstered its capital replenishment efforts by successfully completing the issuance of RMB40.0 billion of undated capital bonds and USD2.82 billion of offshore preference shares, thus maintaining its capital adequacy ratios at high levels.

# **Management Discussion and Analysis**

# **Financial Review**

#### **Economic and Financial Environment**

In the first half of 2020, the shock of the COVID-19 pandemic sent the world economy into recession, disrupted global industrial and supply chains, caused a sharp contraction in international trade and investment, and resulted in rising geopolitical risks. The growth rate of the US economy dropped significantly, the Eurozone economy sank into a continued recession, and Japan's economy recorded negative growth for three consecutive quarters. Many emerging market economies stood on the verge of a debt crisis.

Global financial markets were highly volatile, witnessing a notable increase in various uncertainties and destabilising factors including rising debt default risk. Major economies vigorously promoted ultra-accommodative monetary policies, with low or even negative interest rates becoming normalised around the world. The USD Index fell after an initial increase, while the currencies of some emerging market economies depreciated substantially. The stock markets of major economies rallied moderately after a sharp decline, while the prices of commodities, including crude oil, picked up following an initial plunge. The gold price rose significantly.

Facing the shock of the COVID-19 pandemic, the Chinese economy showed great resilience. As policies for controlling COVID-19 and promoting economic and social development were introduced and implemented, daily life and work began to recover at a faster pace, major economic indicators gradually rebounded and market expectations improved on the whole, indicating China's overall economic fundamentals of stable growth and solid long-term momentum remaining intact. In the first half of 2020, China's gross domestic product (GDP) fell by 1.6% compared with the same period of last year, of which grew by 3.2% year-on-year in the second quarter. The consumer price index (CPI) rose by 3.8% year-on-year. Meanwhile, the employment situation was generally stable and the imports and exports were better than expected.

China's sound monetary policy was more flexible and appropriate. The PBOC used a variety of tools such as required reserve ratio cuts, interest rate cuts and central bank lending, developed new monetary policy instruments that directly stimulated the real economy, provided stronger targeted support to inclusive micro and small-sized enterprises, and guided broad money supply and aggregate financing to reasonable growth, so as to lower the financing costs of enterprises in a stable manner. As at 30 June 2020, the outstanding broad money supply (M2) was RMB213.5 trillion, an increase of 11.1% year-on-year. Outstanding all-system financing aggregates stood at RMB271.8 trillion, an increase of 12.8% year-on-year. The balance of RMB loans reached RMB165.2 trillion, an increase of 13.2% year-on-year. The RMB exchange rate was kept generally stable at an adaptive and equilibrium level. At 30 June 2020, the central parity rate of the RMB against the USD was 7.0795, a depreciation of 1.46% compared with the prior year-end. China's financial markets were stable overall and opened further wider. The SSE Composite Index fell by 65.45 points compared with the prior year-end. The combined market capitalisation of the Shanghai and Shenzhen Stock Exchanges stood at RMB52.06 trillion, an increase of 17.49% year-on-year.

# **Income Statement Analysis**

In the first half of 2020, the Group achieved a profit for the period of RMB107.812 billion, a decrease of 11.22% compared with the same period of the prior year. It realised a profit attributable to equity holders of the Bank of RMB100.917 billion, a decrease of 11.51% compared with the same period of the prior year. Return on average total assets (ROA) was 0.92%, and return on average equity (ROE) was 11.10%.

The principal components and changes of the Group's consolidated income statement are set forth below:

Unit: RMB million, except percentages

Items	For the six-month period ended 30 June 2020	For the six-month period ended 30 June 2019	Change	Change (%)
Net interest income	196,895	181,684	15,211	8.37%
Non-interest income	90,088	95,004	(4,916)	(5.17%)
Including: net fee and				
commission income	50,342	50,564	(222)	(0.44%)
Operating income	286,983	276,688	10,295	3.72%
Operating expenses	(90,946)	(91,130)	184	(0.20%)
Impairment losses on assets	(66,484)	(33,670)	(32,814)	97.46%
Operating profit	129,553	151,888	(22,335)	(14.70%)
Profit before income tax	129,616	152,558	(22,942)	(15.04%)
Income tax expense	(21,804)	(31,116)	9,312	(29.93%)
Profit for the period	107,812	121,442	(13,630)	(11.22%)
Profit attributable to equity				
holders of the Bank	100,917	114,048	(13,131)	(11.51%)

A detailed review of the Group's principal items in each quarter is summarised in the following table:

Unit: RMB million

					O IIII I I I	12 1111111011	
		For the three-month period ended					
	30	31	31	30	30	31	
	June	March	December	September	June	March	
Items	2020	2020	2019	2019	2019	2019	
Operating income	138,440	148,543	133,153	140,169	135,682	141,006	
Profit attributable to equity							
holders of the Bank	48,334	52,583	27,826	45,531	63,083	50,965	
Net cash flow from							
operating activities	(296,989)	434,346	76,461	(469,833)	144,262	(235,156)	

# Net Interest Income and Net Interest Margin

In the first half of 2020, the Group achieved a net interest income of RMB196.895 billion, an increase of RMB15.211 billion or 8.37% compared with the same period of the prior year. The average balances<sup>2</sup> and average interest rates of the major interest-earning assets and interest-bearing liabilities of the Group, as well as the impact on interest income/expense of variances in the volume factor and the interest rate factor<sup>3</sup>, are summarised in the following table:

Unit: RMB million, except percentages

	For the six-month period ended 30 June 2020			For the six-month period ended 30 June 2019			Analysis of changes in interest income/expense		
		Interest	Average		Interest	Average			
	Average	income/	interest	Average	income/	interest	Volume	Interest	
Items	balance	expense	rate	balance	expense	rate	factor	rate factor	Total
Interest-earning assets									
Loans	13,300,149	268,880	4.07%	11,834,692	253,135	4.31%	31,408	(15,663)	15,745
Investments	4,839,648	76,475	3.18%	4,789,954	76,251	3.21%	793	(569)	224
Balances with central banks and									
due from and placements with									
banks and other financial institutions	3,617,373	30,575	1.70%	3,362,876	35,978	2.16%	2,734	(8,137)	(5,403)
Total	21,757,170	375,930	3.47%	19,987,522	365,364	3.69%	34,935	(24,369)	10,566
Interest-bearing liabilities									
Due to customers	16,050,374	132,966	1.67%	15,012,842	134,919	1.81%	9,338	(11,291)	(1,953)
Due to and placements from banks									
and other financial institutions	3,286,675	28,950	1.77%	2,968,579	34,365	2.33%	3,686	(9,101)	(5,415)
Bonds issued	1,046,030	17,119	3.29%	757,581	14,396	3.83%	5,494	(2,771)	2,723
Total	20,383,079	179,035	1.77%	18,739,002	183,680	1.98%	18,518	(23,163)	(4,645)
Net interest income		196,895			181,684		16,417	(1,206)	15,211
Net interest margin			1.82%			1.83%			(1) Bp

#### Notes:

- Investments include debt securities at fair value through other comprehensive income, debt securities at amortised cost, investment trusts and asset management plans, etc.
- Balances with central banks and due from and placements with banks and other financial institutions include mandatory reserves, surplus reserves, other placements with central banks and due from and placements with banks and other financial institutions.
- 3 Due to and placements from banks and other financial institutions include due to and placements from banks and other financial institutions, due to central banks and other funds.

Average balances are average daily balances derived from the Group's management accounts (unreviewed).

The impact on interest income/expense of variances in the volume factor is calculated based on the changes in average balances of interest-earning assets and interest-bearing liabilities during the reporting period. The impact on interest income/expense of variances in the interest rate factor is calculated based on the changes in the average interest rates of interest-earning assets and interest-bearing liabilities during the reporting period. The impact relating to the combined changes in both the volume factor and the interest rate factor has been classified as changes in interest rate factor.

The average balances and average interest rates of loans and due to customers in the Chinese mainland, classified by business type, are summarised in the following table:

Unit: RMB million, except percent						percentages
	For t	he	For			
	six-month period		six-month period			
	ended 30 Ju	ine 2020	ended 30.	June 2019	Char	ige
	Average	Average	Average	Average	Average	Average
Items	balance in	nterest rate	balance	interest rate	balance i	interest rate
RMB businesses						
in the Chinese mainland						
Loans						
Corporate loans	5,522,044	4.36%	5,041,073	4.50%	480,971	(14) Bps
Personal loans	4,246,013	4.89%	3,785,264	4.80%	460,749	9 Bps
Trade bills	341,490	2.67%	245,828	3.52%	95,662	(85) Bps
Total	10,109,547	4.52%	9,072,165	4.60%	1,037,382	(8) Bps
Including:						
Medium and long-term loans	7,401,153	4.85%	6,521,215	4.78%	879,938	7 Bps
Short-term loans within						
1 year and others	2,708,394	3.63%	2,550,950	4.12%	157,444	(49) Bps
Due to customers						
Corporate demand deposits	3,353,501	0.72%	3,138,872	0.68%	214,629	4 Bps
Corporate time deposits	2,395,923	2.82%	2,402,044	2.83%	(6,121)	(1) Bp
Personal demand deposits	2,248,516	0.42%	2,354,160	1.14%	(105,644)	(72) Bps
Personal time deposits	2,966,302	3.01%	2,656,736	2.84%	309,566	17 Bps
Other	913,483	3.49%	655,167	3.95%	258,316	(46) Bps
Total	11,877,725	1.87%	11,206,979	1.94%	670,746	(7) Bps
Foreign currency businesses				Unit: USD mi	llion, except 1	percentages
in the Chinese mainland						
Loans	40,545	2.09%	38,469	3.41%	2,076	(132) Bps
Due to customers						
Corporate demand deposits	42,265	0.51%	45,442	0.77%	(3,177)	(26) Bps
Corporate time deposits	35,964	2.09%	28,856	2.72%	7,108	(63) Bps
Personal demand deposits	25,068	0.03%	25,418	0.05%	(350)	(2) Bps
Personal time deposits	17,518	0.78%	18,004	0.69%	(486)	9 Bps
Other	1,699	2.25%	1,678	2.16%	21	9 Bps
Total	122,514	0.94%	119,398	1.09%	3,116	(15) Bps

Note: "Due to customers — Other" includes structured deposits.

In the first half of 2020, the Group's net interest margin was 1.82%, a decrease of 1 basis point compared with the same period of the prior year. This was mainly due to a decrease in asset yields caused by a lowering in the loan prime rate (LPR) and US dollar interest rate cuts. To mitigate the downward pressure on net interest margin, the Bank maintained the balance between the quantity and the price, strengthened the control over debt cost, actively reduced high cost deposits, and promoted the steady decline of interest payment rate.

#### Non-interest Income

In the first half of 2020, the Group reported a non-interest income of RMB90.088 billion, a decrease of RMB4.916 billion or 5.17% compared with the same period of the prior year. Non-interest income represented 31.39% of operating income.

# Net Fee and Commission Income

The Group earned a net fee and commission income of RMB50.342 billion, a decrease of RMB0.222 billion or 0.44% compared with the same period of the prior year. Net fee and commission income represented 17.54% of operating income. Focusing on customers' demands, the Bank seized market opportunities and increased marketing and business development. As a result, it realised robust growth in income from its fund distribution and custody businesses. In contrast, the Bank saw a decrease in income from its foreign exchange and settlement businesses. Please refer to Note III.2 to the Condensed Consolidated Interim Financial Information.

#### Other Non-interest Income

The Group realised other non-interest income of RMB39.746 billion, a decrease of RMB4.694 billion or 10.56% compared with the same period of the prior year. This was primarily attributable to a year-on-year decrease in net trading gains. Please refer to Notes III.3, 4, 5 to the Condensed Consolidated Interim Financial Information.

# **Operating Expenses**

In the first half of 2020, the Group recorded operating expenses of RMB90.946 billion, a decrease of RMB0.184 billion or 0.20% compared with the same period of the prior year. The Group's cost to income ratio (calculated under regulations in the Chinese mainland) was 23.41%, down by 1.22 percentage points compared with the same period of the prior year. The Bank continued to operate its business in a prudent manner. It proactively optimised its cost structure, increased investment in technological innovation, allocated greater resources to key products, areas and regions, made greater efforts to support scenario construction, mobile finance, etc., and continuously improved input and output efficiency. Please refer to Notes III.6, 7 to the Condensed Consolidated Interim Financial Information.

#### Impairment Losses on Assets

In the first half of 2020, the Group's impairment losses on assets amounted to RMB66.484 billion, an increase of RMB32.814 billion or 97.46% compared with the same period of the prior year. Specifically, the Group's impairment losses on loans and advances amounted to RMB60.728 billion, an increase of RMB25.007 billion or 70.01% compared with the same period of the prior year. The Bank continued to improve its enterprise risk management (ERM) system and adopted a proactive and forward-looking approach to risk management, ensuring relatively stable credit asset quality. It stringently implemented a prudent and solid risk provisioning policies, truly reflected the asset quality, made full and timely allowances, and laid a solid foundation for development. Please refer to the section "Risk Management — Credit Risk Management" and Notes III.8, 16 and Note IV.1 to the Condensed Consolidated Interim Financial Information for more information on loan quality and allowance for loan impairment losses.

# **Financial Position Analysis**

As at 30 June 2020, the Group's total assets amounted to RMB24,152.855 billion, an increase of RMB1,383.111 billion or 6.07% compared with the prior year-end. The Group's total liabilities amounted to RMB22,064.242 billion, an increase of RMB1,271.194 billion or 6.11% compared with the prior year-end.

The principal components of the Group's consolidated statement of financial position are set out below:

Unit: RMB million, except percentages

	As at 30 June 2020		As at 31 Dec	ember 2019
Items	Amount	% of total	Amount	% of total
Assets				
Loans and advances to customers, net	13,670,820	56.60%	12,743,425	55.97%
Investments	5,374,301	22.25%	5,514,062	24.22%
Balances with central banks	2,109,854	8.74%	2,078,809	9.13%
Due from and placements with banks				
and other financial institutions	1,895,462	7.85%	1,399,519	6.15%
Other assets	1,102,418	4.56%	1,033,929	4.53%
<b>Total assets</b>	24,152,855	100.00%	22,769,744	100.00%
Liabilities				
Due to customers	17,090,217	77.46%	15,817,548	76.07%
Due to and placements from banks				
and other financial institutions				
and due to central banks	3,037,976	13.77%	3,153,998	15.17%
Other borrowed funds	1,118,228	5.07%	1,124,098	5.41%
Other liabilities	817,821	3.70%	697,404	3.35%
Total liabilities	22,064,242	100.00%	20,793,048	100.00%

Note: "Other borrowed funds" includes bonds issued and other borrowings.

#### Loans and Advances to Customers

The Bank decisively implemented national macroeconomic policies, increased support for the real economy and expanded its lending scale at a stable and moderate pace. It continuously improved its credit structure and proactively supported the credit needs of key areas and weak links in the domestic economy. It also further increased credit support for inclusive finance, private enterprises and manufacturing. As at 30 June 2020, the Group's loans and advances to customers amounted to RMB14,040.165 billion, an increase of RMB971.380 billion or 7.43% compared with the prior year-end. Specifically, the Group's RMB loans and advances to customers totalled RMB10,782.953 billion, an increase of RMB633.608 billion or 6.24% compared with the prior year-end, while its foreign currency loans amounted to USD460.091 billion, an increase of USD41.605 billion or 9.94% compared with the prior year-end.

The Bank continuously enhanced its risk management, paid close attention to changes in the macroeconomic situation, strengthened risk management in key areas and made greater efforts in the disposal of non-performing loans, thus maintaining relatively stable asset quality. As at 30 June 2020, the balance of the Group's allowance for loan impairment losses amounted to RMB369.912 billion, an increase of RMB43.989 billion compared with the prior year-end. The balance of the Group's restructured loans amounted to RMB15.251 billion, an increase of RMB2.873 billion compared with the prior year-end.

Unit: RMB million, except percentages

	As at 30 J	une 2020	As at 31 Dec	ember 2019
Items	Amount	% of total	Amount	% of total
Corporate Loans	8,656,247	61.65%	7,986,380	61.11%
Personal Loans	5,344,510	38.07%	5,047,809	38.62%
Accrued Interest	39,408	0.28%	34,596	0.27%
<b>Total Loans</b>	14,040,165	100.00%	13,068,785	100.00%

# Investments

The Bank closely tracked financial market dynamics, maintained bond investment activity at a reasonable pace and continually improved its investment structure. As at 30 June 2020, the Group held investments of RMB5,374.301 billion, a decrease of RMB139.761 billion or 2.53% compared with the prior year-end. Specifically, the Group's RMB investments totalled RMB4,072.001 billion, a decrease of RMB154.383 billion or 3.65% compared with the prior year-end, while its foreign currency investments totalled USD183.954 billion, a decrease of USD0.628 billion or 0.34% compared with the prior year-end.

The classification of the Group's investment portfolio is shown below:

Unit: RMB million, except percentages

	As at 30 J	une 2020	As at 31 December 201	
Items	Amount	% of total	Amount	% of total
Financial assets at fair value through				
profit or loss	450,655	8.39%	518,250	9.40%
Financial assets at fair value through				
other comprehensive income	2,054,786	38.23%	2,218,129	40.23%
Financial assets at amortised cost	2,868,860	53.38%	2,777,683	50.37%
Total	5,374,301	100.00%	5,514,062	100.00%

Investments by Currency

Unit: RMB million, except percentages

	As at 30 J	une 2020	As at 31 Dece	ember 2019
Items	Amount	% of total	Amount	% of total
RMB	4,072,001	75.77%	4,226,384	76.65%
USD	794,632	14.79%	787,775	14.29%
HKD	254,614	4.74%	237,004	4.30%
Other	253,054	4.70%	262,899	4.76%
Total	5,374,301	100.00%	5,514,062	100.00%

Top Ten Financial Bonds by Value Held by the Group

Unit: RMB million, except percentages

				Impairment
Bond Name	Par Value	Annual Rate	Maturity Date	Allowance
Bond issued by policy banks in 2018	12,980	4.98%	2025-01-12	_
Bond issued by policy banks in 2017	11,150	4.39%	2027-09-08	_
Bond issued by policy banks in 2018	9,770	4.73%	2025-04-02	_
Bond issued by financial institutions in 2019	7,400	4.28%	2029-03-19	_
Bond issued by policy banks in 2017	7,200	4.30%	2024-08-21	_
Bond issued by policy banks in 2017	6,940	4.11%	2022-07-10	_
Bond issued by financial institutions in 2018	6,450	4.86%	2028-09-25	_
Bond issued by policy banks in 2018	6,450	4.99%	2023-01-24	_
Bond issued by policy banks in 2017	6,152	4.24%	2027-08-24	_
Bond issued by policy banks in 2018	6,049	4.88%	2028-02-09	_

Note: Financial bonds refer to debt securities issued by financial institutions in the bond market, including bonds issued by policy banks, other banks and non-bank financial institutions, but excluding restructured bonds and PBOC bills.

#### Due to Customers

Seizing the opportunity presented by ample market liquidity, the Bank focused on AUM to increase the effort in developing the deposit business and accelerate product and service innovation. As a result, its deposit business grew steadily. It further improved salary payment agency business, payment collection and other basic services, actively expanded its basic settlement and cash management customer base, undertook vigorous marketing efforts to attract administrative institution customers, and increased deposits from the source, leading to continuous improvement in the development quality of its deposit business. As at 30 June 2020, the Group's due to customers amounted to RMB17,090.217 billion, an increase of RMB1,272.669 billion or 8.05% compared with the prior year-end. Specifically, the Group's RMB due to customers totalled RMB12,922.471 billion, an increase of RMB996.548 billion or 8.36% compared with the prior year-end, while its foreign currency due to customers stood at USD588.706 billion, an increase of USD30.863 billion or 5.53% compared with the prior year-end.

#### **Equity**

As at 30 June 2020, the Group's total equity was RMB2,088.613 billion, an increase of RMB111.917 billion or 5.66% compared with the prior year-end. This was primarily attributable to the following reasons: (1) In the first half of 2020, the Group realised a profit for the period of RMB107.812 billion, of which profit attributable to equity holders of the Bank amounted to RMB100.917 billion. (2) The Bank pushed forward its external capital replenishment project in a proactive and prudent manner by successfully issuing RMB40.0 billion of undated capital bonds and USD2.82 billion of offshore preference shares. (3) As per the 2019 profit distribution plan approved at the Annual General Meeting, a cash dividend of RMB56.228 billion was paid out on ordinary shares. (4) The Bank paid a cash dividend on its preference shares of RMB5.9995 billion. Please refer to the "Condensed Consolidated Statement of Changes in Equity" in the Condensed Consolidated Interim Financial Information.

#### **Cash Flow Analysis**

As at 30 June 2020, the balance of the Group's cash and cash equivalents was RMB1,719.769 billion, an increase of RMB373.877 billion compared with the prior year-end.

In the first half of 2020, net cash flow from operating activities was an inflow of RMB137.357 billion, whereas it was an outflow of RMB90.894 billion in the same period of the prior year. This was mainly attributable to the increase of net increase in due to customers compared with the same period of the prior year.

Net cash flow from investing activities was an inflow of RMB208.188 billion, whereas it was an outflow of RMB156.224 billion in the same period of the prior year. This was mainly attributable to the increase in proceeds from financial investments compared with the same period of the prior year.

Net cash flow from financing activities was an inflow of RMB19.099 billion, a decrease of RMB55.959 billion compared with the same period of the prior year. This was primarily attributable to the increase in repayments of debts issued compared with the same period of the prior year.

Fair Value Measurement

Movement of Financial Instruments Measured at Fair Value

Unit: RMB million

Items	As at 30 June 2020	As at 31 December 2019	Change	Impact on profit for the period
Financial assets at fair value through profit or loss				
Debt securities	298,325	371,232	(72,907)	
Equity instruments	89,659	79,456	10,203	2,906
Fund investments and other	62,671	67,562	(4,891)	
Loans and advances to customers at fair value	389,055	339,687	49,368	172
Financial assets at fair value through other comprehensive income				
Debt securities	2,031,876	2,196,352	(164,476)	(4.255)
Equity instruments and other	22,910	21,777	1,133	(4,255)
Derivative financial assets	114,856	93,335	21,521	(888)
Derivative financial liabilities	(123,271)	(90,060)	(33,211)	(000)
Due to and placements from banks and other financial institutions at fair value	(7,859)	(14,767)	6,908	(20)
Due to customers at fair value	(31,341)	(17,969)	(13,372)	_
Bonds issued at fair value	(10,271)	(26,113)	15,842	(76)
Short position in debt securities	(12,510)	(19,475)	6,965	(159)

The Bank has put in place a sound internal control mechanism for fair value measurement. In accordance with the *Guidelines on Market Risk Management in Commercial Banks*, the *Regulatory Guidelines on Valuation of Financial Instruments in Commercial Banks*, CAS and IFRS, with reference to the New Basel Capital Accord, and drawing on the best practices of international banks regarding valuations, the Bank formulated the *Valuation Policy of Financial Instrument Fair Values of Bank of China Limited* to standardise the fair value measurement of financial instruments and enable timely and accurate financial information disclosure. Please refer to Note IV.4 to the Condensed Consolidated Interim Financial Information for more detailed information related to the fair value measurement.

# **Other Financial Information**

There are no differences between shareholders' equity and profit for the period prepared by the Group in accordance with IFRS and those prepared in accordance with CAS. Please refer to Supplementary Information I to the Interim Financial Information for detailed information.

The operating performance and financial position of the Group's geographical and business segments are set forth in Note III.31 to the Condensed Consolidated Interim Financial Information.

# **Business Review**

Operating income for each line of business of the Group is set forth in the following table:

Unit: RMB million, except percentages

	For the six-month period		For the six-month period	
	ended 30 June 2020		ended 30 June 2019	
Items	Amount	% of total	Amount	% of total
Commercial banking business	259,236	90.33%	249,000	89.99%
Including: Corporate banking business	113,530	39.56%	112,719	40.74%
Personal banking business	111,467	38.84%	92,092	33.28%
Treasury operations	34,239	11.93%	44,189	15.97%
Investment banking and insurance	17,649	6.15%	17,856	6.46%
Others and elimination	10,098	3.52%	9,832	3.55%
Total	286,983	100.00%	276,688	100.00%

A detailed review of the Group's principal deposits and loans is summarised in the following table:

			Unit: RMB million
	As at	As at	As at
Items	30 June 2020	31 December 2019	31 December 2018
Corporate deposits			
Chinese mainland: RMB	6,464,898	6,027,076	5,884,433
Foreign currency	521,849	544,829	453,815
Hong Kong, Macao, Taiwan and			
other countries and regions	1,955,044	1,729,564	1,594,165
Subtotal	8,941,791	8,301,469	7,932,413
Personal deposits			
Chinese mainland: RMB	6,086,978	5,544,204	5,026,322
Foreign currency	306,762	288,793	302,256
Hong Kong, Macao, Taiwan and			
other countries and regions	1,215,084	1,156,651	1,093,892
Subtotal	7,608,824	6,989,648	6,422,470
Corporate loans			
Chinese mainland: RMB	5,945,203	5,591,228	5,057,654
Foreign currency	321,823	259,463	280,878
Hong Kong, Macao, Taiwan and			
other countries and regions	2,389,221	2,135,689	2,009,066
Subtotal	8,656,247	7,986,380	7,347,598
Personal loans			
Chinese mainland: RMB	4,715,805	4,450,464	3,933,840
Foreign currency	674	1,253	1,177
Hong Kong, Macao, Taiwan and			
other countries and regions	628,031	596,092	505,068
Subtotal	5,344,510	5,047,809	4,440,085

## **Commercial Banking**

# Commercial Banking in the Chinese Mainland

In the first half of 2020, the Bank's commercial banking business in the Chinese mainland recorded an operating income of RMB216.973 billion, an increase of RMB6.683 billion or 3.18% compared with the same period of the prior year. Details are set forth below:

Unit: RMB million, except percentages

	For the six-month period		For the six-month period	
	ended 30 June 2020		ended 30 June 2019	
Items	Amount	% of total	Amount	% of total
Corporate banking business	97,724	45.04%	98,115	46.66%
Personal banking business	100,202	46.18%	80,669	38.36%
Treasury operations	19,423	8.95%	30,563	14.53%
Others	(376)	(0.17%)	943	0.45%
Total	216,973	100.00%	210,290	100.00%

# Corporate Banking

The Bank accelerated the transformation of its corporate banking business. It further consolidated its corporate customer base, continuously optimised its customer and business structure and endeavoured to improve its global comprehensive service capabilities for corporate banking customers, thus achieving high-quality development in its corporate banking business. In the first half of 2020, the Bank's corporate banking business in the Chinese mainland realised an operating income of RMB97.724 billion, a decrease of RMB0.391 billion or 0.40% year-on-year.

### Corporate Deposits

The Bank achieved stable growth in corporate deposits by seizing business opportunities arising from key industries and regions and improving its service capabilities for key projects. It accelerated the upgrading of product functions, enhanced the role of settlement, cash management and other products in driving deposit-taking, and improved its liability structure. It upgraded service coordinately of both large customers and long-tail customers by improving multi-layered management. The Bank also managed to attract more administrative institution customers by closely cooperating with local governments at various levels as well as institutions engaged in education and public health, thus building a more solid foundation of deposits from such customers. In addition, the Bank enhanced the service functions of its outlets so as to improve their customer service capabilities. As at 30 June 2020, RMB corporate deposits of the Bank in the Chinese mainland totalled RMB6,464.898 billion, an increase of RMB437.822 billion or 7.26% compared with the prior year-end. Foreign currency corporate deposits amounted to USD73.713 billion, a decrease of USD4.385 billion or 5.61% compared with the prior year-end.

#### Corporate Loans

The Bank continued to step up efforts in serving the real economy, and actively supported key areas such as new infrastructure, new urbanization initiatives and major projects, thereby assisting in the transformation and upgrading of the domestic economy. It provided stronger support for the improvement of weaknesses in infrastructures, the high-quality development of the manufacturing industry, modern service industry and technologically innovative enterprises, as well as improving services for private enterprises, foreign investors and foreign trade. The Bank focused on supporting strategic regions such as the Beijing-Tianjin-Hebei region, the Guangdong-Hong Kong-Macao Greater Bay Area, the Yangtze River Delta and the Hainan, and proactively pushed forward work in key sectors such as serving social welfare and people's livelihood, poverty alleviation, green finance, pensions, the Olympic Winter Games and winter sports. As at 30 June 2020, the Bank's RMB corporate loans in the Chinese mainland totalled RMB5,945.203 billion, an increase of RMB353.975 billion or 6.33% compared with the prior year-end. Foreign currency corporate loans totalled USD45.459 billion, an increase of USD8.266 billion or 22.22% compared with the prior year-end.

# Financial Institutions Business

The Bank continued its wide-ranging cooperation with various global financial institutions including domestic banks, overseas correspondent banks, non-bank financial institutions and multilateral financial institutions. It built its integrated financial service platform and maintained its market leadership in terms of customer coverage. The Bank has established correspondent relationships with around 1,400 institutions and opened 1,419 cross-border RMB clearing accounts for correspondent banks from 115 countries and regions, thus carving out a leading position among domestic banks. It also promoted the Cross-border Inter-bank Payment System (CIPS) and signed cooperation agreements for CIPS indirect participants from 325 domestic and overseas financial institutions, seizing the largest market share among its peers. The Bank was among the top players in custodian services for Qualified Foreign Institutional Investors (QFII) and RMB Qualified Foreign Institutional Investors (RQFII), as well as in agency services for overseas central banks and other sovereign institutions, both in terms of customer base and business size. It actively participated in the comprehensive promotion of the "full circulation" of H Shares, and jointly launched the "Shanghai-Macao Gold Road" Project with the Shanghai Gold Exchange, thus enhancing the co-brand image of financial factors market. It strengthened cooperation with the Asian Infrastructure Investment Bank (AIIB), New Development Bank and Silk Road Fund. It successfully issued AIIB's first Panda Bond as the lead underwriter, as well as the New Development Bank's Coronavirus Combating Panda Bond and first overseas USDdenominated bond as a joint lead underwriter. By the end of June 2020, the Bank had the largest market share in foreign currency deposits from financial institutions, and had further increased its market share in terms of the number of existing third-party custody customers.

#### Transaction Banking

Positively adapting to the trends of FinTech innovation and integrated customer financial needs, the Bank vigorously developed its transaction banking business and delivered more financial support to COVID-19 pandemic control and the resumption of work and production. It fully implemented the requirements of stabilising foreign trade, releasing several measures

for supporting stabilisation of foreign trade during the COVID-19 pandemic control, providing more financing support and lowering fees for foreign trade. The Bank also serviced the 127th Canton Fair, and continued to lead peers in market share of cross-border settlement. It actively participated in the Belt and Road Initiative, RMB internationalisation and the building of pilot free trade zones and free trade ports. Following the Bank's Shanghai and Hainan Branches, BOC Tianjin Branch successfully launched financial services under Free Trade Unit (FTU). The Bank continued to roll out products and services innovation and strengthened the development of application scenarios for transaction banking. It further improved service level of account, payment and settlement, and promoted innovation in supply chain financial solutions and expansion of key projects. The Bank stepped up the application of cash management products in strategic scenarios and expanded its cash management customer groups, with the aim of enhancing its global cash management service capabilities.

#### Inclusive Finance

Implementing national policies and measures conscientiously to support the development of micro and small-sized enterprises and following relevant regulatory requirements, the Bank promoted the development of inclusive financial services as well as COVID-19 pandemic prevention and containment as a whole. It further deepened its "five specialised operating" mechanisms, developed more key outlets for inclusive finance credit launch, and successfully issued RMB10.0 billion of special senior bonds for micro and small business loans. The Bank also launched online "non-contact financing services" for "BOC Corporate E Loan • Unsecured Loan", allowed enterprises affected by the pandemic to postpone the repayment of principal and interest on loans, and helped micro and small-sized enterprises resume work and production. As at 30 June 2020, the Bank's outstanding inclusive finance loans granted to micro and small-sized enterprises reached RMB525.4 billion, up by 39% year-on-year, and up by 27% compared with the prior year-end, outpacing the growth of any other loan type of the Bank. The number of micro and small-sized customers stood at over 440,000, higher than that of the beginning of the year. The annualised interest rate of the Bank's cumulative inclusive finance loans granted to micro and small-sized enterprises in the first half of 2020 was 4.04%. The quality of loans granted to micro and small-sized enterprises remained at a stable and controllable level.

#### Pension Business

Focusing on the construction of China's social security system, the Bank continuously extended its pension business coverage, promoted product innovation and improved system functions. It provided a range of products including enterprise annuities, occupational annuities, employee benefit plans and pension security management products. It accelerated the strategic layout of its pension business, and actively promoted scenario building for the silver economy, thereby vigorously supporting its development. As at 30 June 2020, pension funds under custody reached RMB65.722 billion, and the total number of enterprise annuity individual accounts held by the Bank reached 3.2218 million, an increase of 0.1855 million or 6.12% compared with the prior year-end. Assets under custody amounted to RMB475.129 billion, an increase of RMB87.984 billion or 22.73% compared with the prior year-end, with more than 17,000 clients served by the Bank.

# Personal Banking

Taking a customer-centric approach, the Bank pushed forward innovation and transformation in its personal banking business, making every effort to build an online, digital, scenario-based and smart personal banking product and service system. It continuously enhanced the market competitiveness of its personal banking business by focusing on featured brands such as cross-border business, private banking, consumer finance and credit cards. In the first half of 2020, the Bank's personal banking business in the Chinese mainland realised an operating income of RMB100.202 billion, an increase of RMB19.533 billion or 24.21% compared with the same period of the prior year.

#### Personal Deposits

In response to the trend of interest rate liberalisation, the Bank leveraged its advantages in comprehensive personal financial services, made progress in deposit products innovation and smart accounts construction, and rolled out the "Cai Shen" ("God of Wealth") version of annual bank statements for personal customers. It further expanded its payment agency business by constructing its customer groups and improving the synergy between its corporate and personal businesses, and provided customers with a package of integrated service solutions, including account opening, payroll service, consumption and investment. It further developed its foreign exchange services by increasing the number of currencies available in its personal deposit and cash withdrawal business to 25 and the number of convertible foreign currencies available to customers to 39, thus maintaining a leading position among peers. The Bank improved customer experience by launching a foreign exchange cash reservation service for 23 currencies via e-channels such as mobile banking, online banking and WeChat banking in major cities in the Chinese mainland. As at 30 June 2020, the Bank's RMB personal deposits in the Chinese mainland totalled RMB6,086.978 billion, an increase of RMB542.774 billion or 9.79% compared with the prior year-end. Personal foreign currency deposits amounted to USD43.331 billion, maintaining a leading market share.

#### Personal Loans

The Bank stepped up efforts to serve the real economy and steadily expanded its personal loan business. It put into practice the national regulatory policies on real estate and continued to implement a differentiated residential mortgage loan policy, with a particular focus on serving the needs of households seeking to buy owner-occupied homes for the first time. The Bank earnestly implemented reform requirements regarding interest rate liberalisation, and actively promoted LPR conversion for existing personal loans. It actively expanded its consumer finance business, continued to promote the transformation and upgrading of "BOC E-Credit", an online consumer loan service, and refined the online application function for government-sponsored student loans. The Bank ensured uninterrupted financial services for COVID-19 pandemic control, provided special preferential policies for medical workers, and took the lead in extending Work Resumption Loans. As at 30 June 2020, the total amount of RMB personal loans of the Bank in the Chinese mainland stood at RMB4,715.805 billion, an increase of RMB265.341 billion or 5.96% compared with the prior year-end.

#### Wealth Management and Private Banking

The Bank accelerated the development of its wealth management and private banking services by focusing on customers' needs, and established a market-wide product selection platform to enhance its asset allocation capacity continuously. The Bank intensified efforts in product and service innovation and continued to upgrade its personal customer marketing modes and service systems, which resulted in rapid growth in the number of customers and the scale of customer financial assets. As at 30 June 2020, the "BOC Robot Advisor", an intelligent investment advisory service, generated sales of RMB15.7 billion and attracted more than 130,000 customers, winning the "Gold Award for Technological Innovation and Application" in the "2020 China FinTech Innovation Contest". The Bank intensified efforts in constructing its professional private banking system, built up its private banking service brand, and accelerated the development of family trust services. It regularly published the BOC White Paper on Personal Banking Global Asset Allocation, the BOC Guangdong-Hong Kong-Macao Greater Bay Area Wealth Index Report and the BOC Private Banking Selected Private Placement Product Series Index. The Bank continuously improved the professional capability of its private banking team, strengthened asset allocation services for private banking customers, and invested more than one third of customer assets in net-worth products. Leveraging the Group's advantages in internationalisation, the Bank also promoted the development of its Asia-Pacific private banking platform. As at 30 June 2020, the Bank had set up 8,159 wealth management centres, 1,091 prestigious wealth management centres and 49 private banking centres in the Chinese mainland. It once again won the "Best National Private Banking in China" award from Asian Private Banker.

#### Bank Card

Closely following changes in market trends and customer demand, and aiming to support COVID-19 pandemic prevention and control with financial services, the Bank launched a QR code for charitable donations to more than 170 charitable medical institutions throughout the country, and took the lead in launching an exclusive instalment service, "BOC Youke-Yihuzhuanshu" for medical staff. It actively assisted in the resumption of work, production and market activity, participated in the allocation and distribution of consumer coupons issued jointly by the Ministry of Commerce and local governments, introduced special offers for online payments via "Head Office to Headquarters" e-commerce platforms, and promoted the "Thousand Stores in a Hundred Cities" campaign and other themed marketing activities, so as to facilitate the recovery of the consumer market. The Bank continuously improved its products and rights service system with a specific focus on the needs of key customers such as young customers, car owners and business card holders, launching distinctive credit card products such as Traditional Chinese Style Credit Card series, Platinum Car Credit Card and Platinum Business Card. The Bank devoted great efforts to boosting the digital transformation of its bank card business. It enriched application scenarios of digital credit card products. Through light-touch and convenient customer acquisition tools, it optimised customer handling and user experience. It decided on a big push into the electronic channels of credit card instalment payment, and expanded living consumption scenarios layout for merchant POS instalment. It also continuously upgraded digital acquiring products and released a new version of the "BOC Smart Merchant" app, which offered a new mode of online application service for merchants and improved the overall merchant experience. The Bank pursued the effective control of credit card risk, and implemented evaluation based on activation ratio, active customer ratio, credit line use ratio, risk-adjusted

return on capital (RAROC) and NPL ratio. As at 30 June 2020, the cumulative number of credit cards issued by the Bank reached 129.5823 million. The credit card transaction amount stood at RMB802.080 billion for the first half of 2020, while the credit card instalment volume amounted to RMB178.273 billion.

The Bank accelerated the innovative development of its debit card business and expanded scenario-based applications for mobile payment, thus continuing to improve customer experience. It accelerated the promotion of its fast payment business through online and offline channels. Leveraging its advantages in higher education institution services, the Bank made efforts to expand its service scope to primary and high schools, kindergartens, training institutions and other markets. It enriched its integrated "online + offline" and "financial + non-financial" services, issued social security cards equipped with financial functions in cooperation with local Human Resources and Social Security Bureaux, and launched an e-voucher service for medical insurance in addition to electronic social security cards and electronic health cards. It developed railway travel scenarios and completed the application of its "Railway e-Card" on 13 railway lines.

#### Financial Markets Business

The Bank actively aligned itself with trends towards interest rate and exchange rate liberalisation and RMB internationalisation. By closely tracking financial market trends and fully leveraging its professional advantages, the Bank continuously adjusted its business structure, and strengthened efforts to participate in financial market innovation and achieve compliance with international regulatory requirements, thus increasing its business influence in financial markets.

## Securities Investment

By strengthening its analysis and judgment regarding the macroeconomic situation and the trend of market interest rates, the Bank proactively seized market opportunities, rationally adjusted the duration of its investment portfolio and further optimised its investment structure. It actively supported the development of the real economy, and steadily participated in local government bond investment. Following trends in global bond markets, the Bank optimised its foreign currency investment portfolio and managed to prevent interest rate risk and credit risk.

#### **Trading**

The Bank ramped up efforts to improve its integrated global financial market business systems, underpinned by the three core product lines of interest rates, exchange rates and commodities, in order to continuously enhance its comprehensive customer service capabilities. It endeavoured to improve its quantitative trading capabilities by promoting the construction of its quantitative trading platform and optimising its quantitative strategies. It strengthened infrastructure construction, thus building a more solid foundation for business development. The Bank continued to outperform peers in terms of market share of foreign currency exchange against RMB business, and brought the number of currency pairs available for exchange up to 39. The total number of tradable foreign currencies reached 110, among which 99 were currencies of emerging economies and 46 were currencies of countries along the Belt and Road. Seizing opportunities arising from the two-way opening-up of financial markets, the Bank took steps to

expand its overseas institutional investor customer base, relying on a multi-tier service system integrating "research, trading and sales". It also leveraged big data schemes to facilitate targeted marketing among corporate customers. It also increased support for private enterprises and small and medium-sized enterprises (SMEs) by offering expedient and effective hedging services under the precondition of compliance. Owing to its advantage of integrated global structure, the Bank was able to ensure stable global operations. It continued to improve its online service capabilities and realised rapid growth in its corporate banking electronic channels in terms of transaction volume and customer scale.

### Investment Bank and Asset Management

The Bank leveraged the competitive advantages of its international and diversified operations, focused on serving the real economy, vigorously expanded its investment banking and asset management business and strived to deliver an integrated "commercial banking + investment banking" service system. Following national strategies, the Bank intensified efforts in coordinated operations, made greater efforts to develop direct financing and investment advisory business including domestic and overseas bond underwriting and distribution as well as asset securitisation, and managed to meet customers' all-round needs for comprehensive financial services based on the concepts of "domestic + overseas" and "financing + intelligent". To facilitate the construction of China's capital market system, the Bank underwrote bonds in the domestic interbank market with a total amount of RMB833.362 billion. It actively supported COVID-19 pandemic prevention and control work by underwriting a total amount of RMB33.85 billion of pandemic prevention and control bonds for non-financial enterprises and international development institutions. The Bank's underwriting business for financial institutions was greatly boosted, and its financial bond underwriting volume and market share continued to improve steadily. Thanks to increased efforts to promote its asset-backed securitisation (ABS) underwriting business, the Bank's market share of asset securitisation underwriting maintained the leading position in the domestic interbank bond market. The Bank enhanced the cross-border competitiveness of its underwriting business, maintained the largest market share in China offshore bond underwriting, and consecutively led the market share in Panda Bond underwriting. As a result, the brand influence of "BOC Debt Capital Markets" was continuously enhanced. The Bank continued to implement regulatory requirements, strengthened the transformation and development of its wealth management business and promoted the net value transformation of its wealth management products (WMPs) in an orderly manner. It effectively supported the real economy by launching various themed WMPs based on guidance of national strategy, such as pensions and health care, technological innovation, and key regions, etc. As at 30 June 2020, the total balance of wealth management products issued by the Bank and BOC Wealth Management amounted to RMB1,484.6 billion, with RMB1,060.7 billion attributable to the Bank and RMB423.9 billion to BOC Wealth Management.

### Custody Business

Taking support for economic and social development as its main task, the Bank continued to provide high-quality custody services. It provided custody service for the "China Merchants Hubei Theme Bond Fund", the first mutual fund in the market for COVID-19 pandemic prevention and control and economic development. The Bank increased the custody volume of

its credit asset securitisation business by RMB50.0 billion, ranking first in the market. It also advanced its technology and intelligent operations construction, launching a multi-tier custody service mode in the interbank market. As at 30 June 2020, the Group's assets under custody stood at RMB11.78 trillion, of which cross-border custody business accounted for RMB455.6 billion, maintaining a leading position among Chinese peers. Mutual funds under its custody reached RMB1.4 trillion, an increase of 25.58% year-on-year, outperforming major peers in terms of growth rate.

#### Village Bank

BOC Fullerton Community Bank actively implemented the national strategy of rural revitalisation with the development concept of "focusing on county area development, supporting farmers and small-sized enterprises, and growing together with communities". It was committed to providing modern financial services for rural customers, micro and small-sized enterprises, individual merchants, and wage earners, and developed inclusive finance services to support poverty alleviation.

BOC Fullerton Community Bank expedited the institution layout to support economic development in county areas. As at 30 June 2020, BOC Fullerton Community Bank controlled 126 village banks with 173 sub-branches in 22 provinces (including municipalities directly under the Central Government) through establishment and acquisition, of which 65% were located in China's central and western regions, becoming the domestic village bank with the largest number of institutions. It continuously improved its product and service system, and its customer base was further expanded. As at 30 June 2020, the registered capital of BOC Fullerton Community Bank amounted to RMB8.524 billion. The balances of total deposits and loans were RMB46.963 billion and RMB49.749 billion respectively. The NPL ratio was 1.80% and the coverage ratio of allowance for loan impairment losses to NPLs stood at 221.18%. BOC Fullerton Community Bank achieved a profit for the period of RMB392 million in the first half of 2020.

BOC Fullerton Community Bank established an investment management village bank to support the construction of the Xiongan New Area and to further improve its intensive management and professional services. On 24 June, CBIRC Hebei Office approved the opening of BOC Fullerton Community Bank Co., Ltd., with a registered capital of RMB1.0 billion and the registered place of Xiongan New Area, Hebei.

# Overseas Commercial Banking

In the first half of 2020, the Bank adhered to its globalisation strategy, continuously improved its global integrated customer service system, and pushed forward the integrated development of its domestic and overseas operations. As at 30 June 2020, the Bank's overseas commercial banking customer deposits and loans totalled USD485.137 billion and USD424.467 billion respectively, an increase of 6.80% and 8.85% compared with the prior year-end. In the first half of 2020, the Bank's overseas commercial banking operations achieved a profit before income tax of USD3.712 billion, accounting for 20.17% of the Group's total profit before income tax.

Regarding the distribution of overseas institutions, the Bank closely tracked the needs of financial services of its global customers and continuously pushed forward the development and distribution of its institutions in countries along the Belt and Road, so as to improve its global service network. As at 30 June 2020, the overseas institutions of the Bank totalled 558, covering 61 countries and regions across the world, of which 25 countries were along the Belt and Road.

For corporate banking business, by further improving its globalised customer service system and product system, and expanding its overseas market and customer base in a targeted manner, the Bank provided a full spectrum of premium, efficient, tailor-made and comprehensive financial services for "Going Global" and "Bringing In" customers, "Fortune Global 500" enterprises and local corporate customers. The Bank fully integrated its domestic and overseas premium resources in the service of national strategies, made concrete efforts to provide the Belt and Road financial services, promoted international production capacity cooperation and pushed forward the sound and sustainable investment and operation of relevant enterprises. The Bank closely monitored changes in the market situation, earnestly enhanced risk management and took efficient measures in line with local conditions to ensure the sound development of its overseas corporate banking business.

For personal banking business, the Bank continued to improve its overseas customer service network, extending its business coverage to more than 30 countries and regions. It vigorously promoted business innovation, actively served customers' needs, and provided account, settlement, debit card, mobile banking and other services for offshore business travellers, international students, expatriates and local customers. For overseas resident customers and customer groups stranded overseas due to the pandemic, the Bank offered e-coupons for overseas online platforms and special coupons for customers on its whitelist, assisted overseas customers in purchasing pandemic prevention necessities and provided preferential and convenient overseas card use services. It also expanded overseas card issuance and acquiring services. The Bank released an overseas version of "BOC Smart Payment". It optimised the service coverage of its overseas debit cards by issuing debit cards in 19 countries and regions. In addition to withdrawal, consumption and other basic functions, it introduced new features including contactless payment, non-card payment and 3D secure payment, which can be used via multiple channels including domestic and overseas counters, online banking and mobile banking, thereby better satisfying the worldwide card using demands of overseas customers. The Bank pushed forward cross-border scenario construction, diversified its cross-border scenario product and service system, and

achieved productive results in delivering integrated services to personal customers in the Guangdong-Hong Kong-Macao Greater Bay Area by opening 100,000 accounts via the "Account Opening Witness" service in the region.

For financial markets business, the Bank harnessed its advantages in integrated global operations and drove forward RMB internationalisation. Leveraging its strengths in RMB clearing, the Bank expanded its cross-border RMB trading business and pushed forward the development of its RMB quotation service. Drawing on information technology, the Bank promoted an electronic trading platform that improved customer experience of quotation service. The Bank sped up efforts to develop its global custody service network and strived to deliver cross border custody services to "Going Global" and "Bringing In" customers. It rolled out a global depositary receipts (GDR) programme under the Shanghai-London Stock Connect mechanism, a significant project for supporting the "Going Global" efforts of Chinese enterprises. The Bank successfully issued MOP5.0 billion of dual-currency COVID-19 alleviation themed senior social bonds to fund loans to SMEs, thus pioneering the first COVID-19 response social bond issued in the international market.

For clearing business, the Bank continuously improved its cross-border RMB clearing capabilities and further consolidated its position at the leading edge of international payments. In the first half of 2020, the Group's cross-border RMB clearing transactions totalled RMB229.40 trillion, up by 7.86% compared with the same period of the prior year, maintaining first place in global markets. The Bank accounted for 13 of the world's 27 authorised RMB clearing banks and continued to lead its peers. The Bank also expanded its CIPS indirect participants' business, and maintained first place in terms of market share.

For e-banking, the Bank further expanded the coverage of its overseas corporate online banking business and continued to enhance its online financial service capacities for global enterprises. Leveraging its online financial service platform's integration of overseas and domestic operations, the Bank further diversified its service functions, including its overseas corporate online banking and overseas bank-enterprise connection channels, expanded its clearing channels and enhanced the online service capabilities of its overseas institutions, thereby continuing to lead its peers in global capital management services. As at 30 June 2020, the Bank offered overseas corporate online banking services in 50 countries and regions, with 14 service languages available to customers. The Bank also continued to improve its overseas personal e-banking services. Taking into account the regulatory requirements and characteristics of key regions overseas, the Bank made use of FinTech to simplify customer operation procedures and improve customer experience, with a focus on the optimisation and promotion of essential service functions such as account management, transfer and remittance, time deposit, bill payment and credit card. Based on new technologies, such as image recognition and biometric identification, the Bank enriched its online service modes, developed and launched new services, such as mobile payment, online business application, online purchase of WMPs and cheque scanningbased deposit, and further expanded its business coverage. As at 30 June 2020, the Bank offered overseas mobile banking services in 27 countries and regions, supporting 10 languages and offering over 60 services within 13 categories.

#### **BOCHK**

Against the backdrop of a complex and challenging environment in the first half of 2020, BOCHK remained committed to implementing its strategy of building a top-class, full-service and internationalised regional bank. It actively responded to changes in the market environment and steadily pushed forward its business priorities, with major financial indicators remaining at solid levels. Striving to be customer-centric, it continued to develop the local market in Hong Kong, providing full support to the development of the real economy. It proactively engaged in the construction of the Guangdong-Hong Kong-Macao Greater Bay Area and promoted crossborder synergistic collaboration so as to establish integrated competitive strengths. It also improved its business network layout in Southeast Asia and enhanced its regional synergies and service capabilities. It expedited its transformation into a digital bank, enhancing technological innovation, infrastructure and application ability. BOCHK took the lead in introducing a number of financial support mechanisms for the pandemic control as well as measures to overcome pandemic-related difficulties, and maintained stringent measures to prevent all risks. It cultivated its bank culture and actively expanded green finance in order to promote its sustainable development. As at 30 June 2020, BOCHK's issued share capital was HKD52.864 billion. Its total assets amounted to HKD3,226.726 billion and net assets reached HKD313.004 billion. In the first half of 2020, its profit for the period was HKD16.161 billion.

BOCHK continued to develop the local market to support the development of the real economy. BOCHK actively expanded its business in major financing projects and arranged a number of syndicated loans and project finance with significant market influence. It remained the top mandated arranger in the Hong Kong-Macao syndicated loan market and maintained its leading market position as an IPO main receiving bank in Hong Kong. BOCHK continued to uplift its service levels for commercial customers in Hong Kong and supported the development of SMEs. It launched a special loan scheme for fighting against COVID-19 for SMEs, featuring a rapid approval process. It was among the first cohort of banks to participate in the Special 100% Loan Guarantee Scheme introduced by the HKSAR Government, and also worked alongside the Hong Kong Monetary Authority to introduce the Pre-approved Principal Payment Holiday Scheme in order to support SMEs in need. In addition, it accelerated the development of key businesses in cash pooling and cash management, maintaining a leading market position in cash pooling business through continuous expansion in business scale. BOCHK continued to refine its customer segment management, achieving constant improvements in the structure and size of its customer base through the provision of professional and comprehensive services to mid-to high-end customers. It also actively promoted key initiatives, such as digitalisation, scenariobased applications and customer migration to online transactions, and continued to enhance its mobile banking functions in order to enhance its product functionalities and sharpen its competitive edge. By accelerating the development of digital processes in its mortgage business, BOCHK captured the top market position in terms of the total number of new mortgage loans in Hong Kong. It introduced a number of people's livelihood programmes, including deferred principal repayment of mortgage loans, grace periods for insurance premium payment, and additional protection, to allow more financial flexibility for personal customers. Owing to satisfactory business development, the growth of BOCHK's total customer deposits and loans exceeded the market average, with a continually optimised deposit structure and the asset quality of its loan portfolio outperformed local market.

BOCHK proactively participated in the construction of the Greater Bay Area and promoted cross-border synergistic collaboration. Actively responding to state financial policies for the Greater Bay Area, BOCHK continuously strengthened cross-border business collaboration, tapping into the financial services demands of major industries and clients by striving to promote cross-border financial innovation, market connectivity and resource flow within the area. Continuing to focus on people's livelihood, BOCHK met the needs of Greater Bay Area residents for financial services, for example through convenient account opening and travel support. It also took steps to improve the Greater Bay Area service by enhancing its Chinese mainland personal account opening attestation services. BOCHK diversified the application scenarios of BoC Pay with the launch of a cross-border remittance service for Chinese mainland clients living in Hong Kong. BOCHK leveraged its service capabilities in corporate finance to support the construction of the Greater Bay Area and the development of corporations in the technological innovation sector. Moreover, it enriched its range of fund products related to the Greater Bay Area, reinforcing its competitiveness in cross-border investment services.

BOCHK improved its operational presence in Southeast Asia and enhanced its regional service capabilities. In the first half of 2020, BOCHK received approval from the Central Bank of Myanmar to set up its Yangon Branch in Myanmar. This means that its Southeast Asia business will cover nine Southeast Asian countries, forming a more comprehensive regional presence. It further reinforced its management model and continuously optimised its institutional management in the region so as to improve the service capabilities of its Southeast Asian entities in terms of marketing, business promotion, product innovation, technology-driven operation and internal management. Bank of China (Malaysia) Berhad was successfully reappointed as the Clearing Bank for RMB business in Malaysia, and launched an attestation service with BOCHK for Malaysian account opening in Hong Kong. BOCHK Jakarta Branch received approval from the Indonesian regulatory authority to upgrade its status to "Commercial Bank Based on Business Activities 3", notably uplifting its market position and brand influence. BOCHK Phnom Penh Branch became the first overseas bank to be appointed as a quoting bank for RMB to Cambodian Riel (KHR) in the regional market, and successfully processed the first RMB to KHR cross-border trade in Cambodia.

BOCHK remained committed to strengthening its core capabilities in digitalisation in order to push forward business transformation. BOCHK deepened the application of innovative FinTech to drive digital transformation. By focusing on the five core digital capabilities of innovation, agility, digitisation, mobility and regionalisation, it aimed to establish three catalysing platforms, namely an intelligent platform, a data platform and an open platform, that will provide a foundation for stable, reliable and centralised cloud technology and safe governance. Through technology-driven business reform, BOCHK introduced brand-new digital solutions in customer service, financial products, service processes, operational management and risk control, with the aim of gradually becoming a digital bank with ecosystem-based operations, digital processes, intelligent operations, agile project management and cloud computing.

(Please refer to the results report of BOCHK for a full review of BOCHK's business performance and related information.)

#### **Comprehensive Operation Platforms**

The Bank is committed to meeting customers' comprehensive service needs. It actively seized opportunities arising from the development of multi-tiered capital markets, in an effort to continuously improve its comprehensive operations and build a business coordination system. It continued to optimise the Group's management and control structure, focused on enhancing its risk management capabilities. In addition, the Bank sharpened the Group's differentiated advantages and core competitiveness based on its comprehensive operations.

#### **Investment Banking Business**

#### **BOCI**

The Bank is engaged in investment banking business through BOCI. As at 30 June 2020, BOCI had an issued share capital of HKD3.539 billion, total assets of HKD88.512 billion, and net assets of HKD20.150 billion. In the first half of 2020, BOCI realised a profit for the period of HKD738 million.

BOCI actively seized strategic opportunities such as the development of the Guangdong-Hong Kong-Macao Greater Bay Area, made greater efforts in strengthening internal control, served the real economy, enhanced and strengthened its two main businesses of investment banking and wealth and asset management, and thus increased its global and comprehensive service capabilities.

Against a backdrop of continuous global improvement to its customer service capabilities, BOCI enhanced its service capabilities in Singapore's primary market and gave more effective support to the development of the Southeast Asian market. Its equity underwriting and financial advisory businesses recorded steady growth, with BOCI successfully assisting with the secondary listing of high-quality Chinese stocks including NetEase and JD.com on the Hong Kong capital markets. Its bond issuance and underwriting businesses continued to maintain market-leading positions. It also provided timely professional research reports for investors based on observations of changes in the international market. By proactively employing big data and artificial intelligence technologies, BOCI strongly expanded the application scenarios of traditional investment banking services, securities sales and wealth management. It also enriched the processing functions of its online platforms such as its mobile app and drove forward FinTech applications such as robotic process automation, in order to enhance user experience and boost steady growth in its brokerage business. Meanwhile, BOCI ranked among the top in Hong Kong's stock and warrant markets in terms of equity sales and derivatives business. BOCI also played an active role in the Mainland-Hong Kong Mutual Recognition of Funds (MRF) scheme, promoted the construction of Asia Pacific Private Banking Centre. As at 30 June 2020, BOCI's three equity indices, as well as the BOCI Greater Bay Area Leaders Index, the world's first Chinese investment banking index, outperformed the Hang Seng Index and Hang Seng China Enterprise Index. BOCI-Prudential Asset Management Limited, a subsidiary of BOCI, maintained its position as a top-ranked service provider in the Hong Kong Mandatory Provident Fund (MPF) and Macao Pension Fund businesses.

#### **BOCI** China

The Bank is engaged in securities-related business in the Chinese mainland through BOCI China. As at 30 June 2020, the registered capital, total assets and net assets of BOCI China were RMB2.778 billion, RMB56.788 billion and RMB14.708 billion, respectively. It realised a profit for the period of RMB571 million for the first half of 2020.

Adhering to the development principles of technology-empowered transformation and synergy, BOCI China made further progress in its business transformation and development while holding fast to the risk compliance bottom line. Taking a customer-centric approach, it endeavoured to push forward wealth management transformation. Leveraging contributions from science and technology, BOCI China enhanced the service capabilities of investment advisory and improved the comprehensive service chain of personal business. Deepening the synergistic advantages of "investment banking + commercial banking", "investment banking + investment" and "domestic + overseas" in its investment banking business, BOCI China shifted its investment banking focus towards transaction-driven comprehensive financial services, and its asset management business focus towards active management. Through these efforts, its customer service capabilities and market influence steadily strengthened.

On 26 February 2020, BOCI China was successfully listed on the main board of Shanghai Stock Exchange, receiving wide recognition from investors. The Bank indirectly holds shares of BOCI China through its wholly-owned subsidiary BOCI, and will give full play to its brand value and synergy to support BOCI China in becoming a first-class investment bank.

(Please refer to the BOCI China interim report for a full review of its business performance.)

#### **Asset Management Business**

#### **BOCIM**

The Bank is engaged in fund management business in the Chinese mainland through BOCIM. As at 30 June 2020, BOCIM's registered capital amounted to RMB100 million, its total assets stood at RMB5.469 billion and its net assets totalled RMB4.149 billion. In the first half of 2020, BOCIM realised a profit for the period of RMB451 million.

BOCIM steadily expanded its asset management business, continuously improved its profitability, maintained sound internal control and risk management, constantly improved its brand and market reputation, and further enhanced its comprehensive strengths. As at 30 June 2020, BOCIM's AUM stood at RMB606.1 billion. In particular, its public-offered funds reached RMB390.5 billion and its non-monetary public-offered funds at RMB279.7 billion.

#### **BOC** Wealth Management

The Bank is engaged in asset management business in the Chinese mainland through BOC Wealth Management. BOC Wealth Management's business includes wealth management products for the general public, wealth management products for qualified investors, consulting, and other asset management related products and services. As at 30 June 2020, BOC Wealth Management's registered capital was RMB10.000 billion, its total assets amounted to RMB10.843 billion, its net assets totalled RMB10.450 billion and it realised a profit for the period of RMB279 million for the first half of 2020.

BOC Wealth Management steadfastly followed the requirements of the new asset management regulations. It increased the issuance of net-worth products, continually enriched its product system and rapidly increased the product scale. In line with the national strategic orientation and taking into account market hotspots, BOC Wealth Management launched products themed on pension and health care, technological innovation and key regions, thereby effectively supporting the real economy. As at 30 June 2020, BOC Wealth Management's total product balance reached RMB423.889 billion.

#### Insurance

#### **BOCG** Insurance

The Bank is engaged in general insurance business in Hong Kong through BOCG Insurance. As at 30 June 2020, BOCG Insurance reported issued share capital of HKD3.749 billion, total assets of HKD9.852 billion and net assets of HKD4.225 billion. In the first half of 2020, BOCG Insurance recorded gross written premiums of HKD1.548 billion and realised a profit for the period of HKD43 million.

Steadfastly implementing its market development strategy of "deepening services in Hong Kong, refining business approach in the Chinese mainland, reaching out to overseas markets and widening brand awareness", BOCG Insurance made solid progress in expanding its business, actively responded to market competition and coordinated with COVID-19 pandemic prevention and control. It deepened bank-insurance cooperation by jointly launching a "Remote Insurance Application" service with BOCHK and BOC Life, thereby further improving insurance application efficiency. It also advanced digital transformation by rolling out a new version of its mobile app. Following market demand, BOCG Insurance introduced new products and launched two "COVID-19 Insurance" schemes, thus honouring its corporate social responsibilities and promoting positivity. In line with the implementation of China's major national initiatives, it strengthened business expansion in the Guangdong-Hong Kong-Macao Greater Bay Area and Southeast Asia. BOCG Insurance's Hong Kong-Zhuhai-Macao Bridge vehicle insurance, Greater Bay Area personal accident insurance and Greater Bay Area travel insurance have all been widely recognised in the market.

BOCG Insurance pushed forward the development of its comprehensive risk management system, further improved its relevant risk control management system and mechanism, optimised its risk appetite setting and transmission mechanism, and properly managed various risks in a coordinated manner, thereby continually enhancing its risk management capabilities.

#### **BOC** Life

The Bank is engaged in life insurance business in Hong Kong through BOC Life. As at 30 June 2020, BOC Life's issued share capital was HKD3.538 billion, total assets amounted to HKD164.982 billion and net assets amounted to HKD10.536 billion. In the first half of 2020, its profit for the period was HKD337 million. BOC Life maintained its leading position in the life insurance sector and remained the market leader in RMB insurance business in Hong Kong.

BOC Life continued to implement its strategy of diversifying distribution channels, expanded its market coverage and strengthened its position as an expert in the area of retirement wealth management by providing a high-end Voluntary Health Insurance Scheme plan. In response to the pandemic, BOC Life actively introduced a number of relief measures to increase flexibility for customers, including remote application for Qualifying Deferred Annuity Policy products via telephone at home, an extension of the grace period for premium payment and the offer of additional COVID-19 coverage for designated customers. At the same time, BOC Life stepped up its efforts to develop its online insurance service by launching a number of products on its mobile banking platform, including short-term savings, whole life protection, critical illness, deferred annuity and hospital cash plans. These, together with increased online marketing and promotions, enabled BOC Life to provide customers with a more convenient experience in terms of digital insurance applications.

#### **BOC** Insurance

The Bank is engaged in property insurance business in the Chinese mainland through BOC Insurance. As at 30 June 2020, BOC Insurance reported registered capital of RMB4.535 billion, total assets of RMB13.725 billion and net assets of RMB4.351 billion. In the first half of 2020, it realised gross written premiums of RMB3.007 billion, and a profit for the period of RMB124 million.

BOC Insurance followed the national strategies, closely tracked market trends and customer needs, remained committed to serving the real economy, and continued to improve its comprehensive financial service capabilities. It actively responded to the Belt and Road Initiative. It maintained a leading position in the overseas insurance business, covering nearly 30 industries in 70 countries and regions in Asia, Africa and South America. Supporting regional development strategies, BOC Insurance developed integrated insurance action plans for the Yangtze River Delta and the Guangdong-Hong Kong-Macao Greater Bay Area, and supported the infrastructure of key regions such as the Yangtze River Delta, the Greater Bay Area and the Beijing-Tianjin-Hebei Region, thereby boosting integrated and coordinated development in these regions. It supported China's industrial upgrading by offering an insurance compensation mechanism for the first (set of) major technical equipment, so as to bolster enterprises' technological innovation and facilitate the upgrading of major technical equipment. It supported customs clearance facilitation reform by providing services for the "International Trade Single Window" and moving online the full process of tariff guarantee insurance and cargo transportation insurance. To support the reform and development of private enterprises, BOC Insurance formulated and implemented 19 measures for serving private enterprises. It also played an active role in COVID-19 prevention and control, and pushed forward work and production resumption. It cooperated in carrying out the "BOC Protection Scheme for Doctors and Nurses" campaign, and

provided exclusive insurance services for over 140,000 medical workers with a total insured amount of RMB6.3 billion. Besides, it assumed its share of social responsibility by joining the China Nuclear Insurance Pool, the China Urban and Rural Residential Building Earthquakes Catastrophe Insurance Pool, the single-purpose pre-paid card performance bond insurance pool and the Residential Project Inherent Defect Insurance (IDI) supplier list, and by obtaining the qualifications to provide serious illness insurance for urban and rural residents. In addition, BOC Insurance introduced new forms of claim settlement services, and increasingly applied technology to claim settlement. To achieve agile response to COVID-19, it simplified claim settlement formalities and offered green channels, thus delivering convenient and high-quality services to customers.

#### **BOC-Samsung Life**

The Bank is engaged in life insurance business in the Chinese mainland through BOC-Samsung Life. As at 30 June 2020, BOC-Samsung Life's registered capital stood at RMB1.667 billion, total assets amounted to RMB26.613 billion and net assets amounted to RMB1.687 billion. In the first half of 2020, BOC-Samsung Life recorded written premiums and premium deposits of RMB6.745 billion and a profit for the period of RMB69 million.

BOC-Samsung Life made every effort to respond to COVID-19 by jointly launching the "BOC Protection Scheme for Doctors and Nurses" campaign. It offered a special insurance programme for nearly 60,000 medical personnel working in key areas of pandemic prevention and control, provided adequate financial services and insurance assistance for the pandemic response effort, and added COVID-19 liability to the coverage of 11 critical illness insurance and accident insurance products, thus fully performing its social responsibility as an insurance company.

BOC-Samsung Life maintained rapid business growth. It realised a year-on-year increase of 41% in premiums, highlighting the continuous enhancement of its market competitiveness. Focusing on fundamentals of the insurance business, it improved its business structure and achieved a year-on-year increase of 47% in the new written premiums from its risk protection and long-term savings businesses. It continued to strengthen product development and highlighted the protection function of insurance, launching products such as "BOC AiJiaBao (Version 2020) Illness-Specific Insurance". To further enable advancement through technology, it put in place a comprehensive online system featuring convenient, fast, professional and quality services, introduced nine initiatives to facilitate claim settlement, including green channels for claim settlement, streamlined claim procedures, claim prepayment and cancellation of deductibles, and offered "free medicine consulting on the phone" services around the clock and free online clinical diagnosing, thus gaining wide recognition from customers. BOC-Samsung Life was awarded "Insurer of the Year in Customer Service" in the fifth China's Insurance Industry Ranking 2020.

# **Investment Business**

#### **BOCG** Investment

The Bank is engaged in direct investment and investment management business through BOCG Investment. BOCG Investment's business activities include private equity investment, fund investment and management, real estate investment and management and special situation investment. As at 30 June 2020, BOCG Investment had recorded issued share capital of HKD34.052 billion, total assets of HKD127.566 billion and net assets of HKD66.375 billion. In the first half of 2020, it recorded a profit for the period of HKD2.583 billion.

BOCG Investment strived to foster sustainable and stable operations by firmly adhering to the strategies of integration, fund-based development and digitalisation. It actively implemented the Group's comprehensive competition through cooperation by broadening investment and loan linkage channels and developing its business in the Yangtze River Delta and Guangdong-Hong Kong-Macao Greater Bay Area. Focusing on emerging industries, such as medical treatment, consumption, logistics, and high-end manufacturing, BOCG Investment helped enterprises recover from the impact of COVID-19 and supported the development of the real economy. BOCG Investment continued to strengthen its market-oriented financing capabilities and successfully issued a RMB1.5 billion Panda Bond.

#### **BOC** Asset Investment

The Bank is engaged in debt-for-equity swap and related business in the Chinese mainland through BOC Asset Investment. As at 30 June 2020, the registered capital of BOC Asset Investment was RMB10.000 billion, with its total assets and net assets standing at RMB73.909 billion and RMB11.105 billion respectively. In the first half of 2020, it realised a profit for the period of RMB815 million.

BOC Asset Investment conducted debt-for-equity swap business based on market-oriented and rule-of-law principles, with the aim of improving enterprises' business operations and helping them to reduce leverage ratios and improve market value, thus effectively serving the real economy and preventing and mitigating financial risks. A special fund for debt-to-equity swaps was established by BOC Asset Investment in order to mobilise capital to support private enterprises in the Yangtze River Delta region. As at 30 June 2020, the Bank cumulative market-oriented debt-for-equity swap business reached RMB154.397 billion, with an increase of RMB6.051 billion compared with the prior year-end.

#### Leasing Business

#### **BOC** Aviation

The Bank is engaged in the aircraft leasing business through BOC Aviation. BOC Aviation is one of the world's leading aircraft operating leasing companies and is the largest aircraft operating leasing company headquartered in Asia, as measured by value of owned aircraft. As at 30 June 2020, BOC Aviation recorded issued share capital of USD1.158 billion, total assets of USD22.619 billion and net assets of USD4.642 billion. It recorded a profit for the period of USD323 million for the first half of 2020.

Committed to pursuing sustainable growth, BOC Aviation continued to implement its proactive business strategy and steadily promoted its standing in the aircraft leasing industry. Actively supporting the Belt and Road Initiative, it had leased more than 67% of its aircraft to airlines of Belt and Road countries and regions, as well as airlines based in the Chinese mainland, Hong Kong, Macao and Taiwan, as at 30 June 2020. Continually cultivating customer demand, the company took delivery of 23 aircraft, including one aircraft that an airline customer purchased at delivery, as it expanded its owned fleet. All of these aircraft have been placed on long-term leases. BOC Aviation signed 76 leases for future deliveries and added two new customers, bringing its total up to 91 customers in 40 countries and regions. The company consistently sought to optimise its asset structure and to improve its sustainable development. It sold five owned aircraft in the first half of the year, leaving it with an average owned fleet age of 3.5 years (weighted by net book value) as at 30 June 2020, one of the youngest aircraft portfolios in the aircraft leasing industry.

(Please refer to the BOC Aviation interim report for a full review of its business performance.)

#### BOCL

The Bank operates financial leasing, transfer and receiving of financial leasing assets and other related businesses through BOCL. BOCL was established in June 2020 and registered in Chongqing. As at 30 June 2020, BOCL recorded registered capital of RMB10.800 billion, total assets of RMB10.808 billion and net assets of RMB10.806 billion.

Following the strategic objectives of the Group, BOCL accelerated the establishment and improvement of its governance system, strengthened its risk management mechanism and promoted the construction of a team of market-oriented talents. Focusing on national strategies and key regions, it leveraged its advantages of specialisation, differentiation and characteristics, refined and strengthened its leasing brand, promoted high-quality development, and continuously enhanced the capability of serving the real economy.

#### **Service Channels**

With a core focus on improving customer experience, the Bank pushed forward its service channel integration and outlet transformation so as to attract more active customers and cultivate an ecosystem featuring the integration of online and offline channels and the seamless connection of financial and non-financial scenarios.

#### Online Channels

Embracing the trend of digital transformation and following a "Mobile First" strategy, the Bank continued to increase its efforts to expand online channels and upgrade its mobile banking service, thus realising a rapid growth in online businesses. In the first half of 2020, the Bank's substitution ratio of e-banking channels for outlet-based business transactions reached 94.95%. Its e-channel transaction amount reached RMB133.95 trillion, an increase of 15.99% compared with the same period of the prior year. Among this, mobile banking transaction volumes reached RMB15.54 trillion, an increase of 13.85% compared with the same period of the prior year, making mobile banking the online trading channel with the most active customers.

Unit: million customers, except percentages

	As at	As at	
	30 June	31 December	Change
Items	2020	2019	(%)
Number of corporate online banking customers	5.0199	4.6163	8.74%
Number of personal online banking customers	187.4830	182.3062	2.84%
Number of mobile banking customers	193.7826	180.8226	7.17%
Number of telephone banking customers	112.2357	112.7403	(0.45%)

The Bank picked up the pace of building a mobile portal to deliver integrated corporate banking financial services for corporate banking customers. Taking into account the needs of SMEs for convenient mobile finance, the Bank started by improving primary services, diversifying featured services and expanding new scenarios to drive the development of an enterprise-level mobile integrated financial service platform in a tiered and step-by-step manner. It continued to improve primary services such as account management, bank-enterprise reconciliation, transfer and remittance, deposit and online reservation of account opening as well as featured services including self-service foreign exchange settlement, international settlement and online L/G. The Bank's mobile services now cover almost all high-frequency corporate customer transactions.

The Bank adapted to changes in FinTech development and customer habits, expanded mobile banking services and introduced such features as annual electronic statement, LPR conversion, credit reference inquiry, E-mortgage and Silver Economy Service for its personal banking customers. It improved key functionalities such as cross-border remittance, investment and wealth management, credit card and self-service registration, covering more than 200 digital financial services. It continuously enriched mobile banking's non-financial services, focused on high-frequency transactions and consumption scenarios to create the best user experience, and provided customers with more convenient personal financial services with a focus on e-commerce shopping, food delivery and online video, etc. The Bank continued to enhance its digital risk control capability and provided customers with access to smart and efficient online anti-fraud services, so as to effectively protect and secure their funds. During the COVID-19 pandemic, the Bank upgraded its mobile banking services and introduced an anti-pandemic zone to provide domestic and overseas customers with the latest news regarding the pandemic situation.

#### Offline Channels

The Bank pushed forward outlet transformation, centring on its bank-wide smart counters, to enhance outlets' value-creating capacity. In the first half of 2020, the Bank completed seven upgrades of its smart counters so as to further improve its service system. It offered multiple channels for account opening reservation, "one-stop" account opening and product contracting by relying on channel innovation and process improvement, and dedicated itself to delivering more efficient and accessible products and services to customers. Corporate receipt management was launched at smart counters, allowing for self-service inquiry and account information printout by corporate customers, thus supporting work and production resumption through efficient and expedited services. An instant card printing service was also launched in a pilot basis, satisfying customers' real-time card usage demands by printing and issuing cards with designated numbers on site. The Bank launched a tablet version of its smart counters, supporting outlets to "go out" and actively expand the customer base by providing a one-to-one premium service. A cash version of smart counters was also launched across the Bank, providing smart cash services including large amounts and multiple denominations and mediums. The Bank also promoted a new O2O physical delivery model by focusing on foreign currency exchange as a business enabler. Specifically, it enabled customers to make online reservations and collect foreign currency packages through smart counters, thus ensuring convenient cross-border services for customers. Moreover, by empowering outlets through technological means, the Bank continuously improved its customer service channels and enhanced digital marketing and management capabilities at the outlet level.

The Bank optimised its outlet performance assessment system and continued to work on the differentiated development of its outlets, in a bid to promote outlet efficiency and effectiveness. Focusing on core business areas and scenario-building strategies, the Bank accelerated the building of featured outlets to offer differentiated, enhanced quality services, and expanded service channels so as to upgrade financial service capabilities in county areas. In addition, the Bank refined the operational management of its outlets and adjusted the authorities and responsibilities of primary-level employee positions. It improved outlets' marketing and service approaches and strengthened the risk management of its outlet business, thus enhancing comprehensive operational efficiency.

As at 30 June 2020, the Bank's commercial banking network in the Chinese mainland (including Head Office, tier-1 branches, tier-2 branches and outlets) comprised 10,581 branches and outlets. Its non-commercial banking institutions in the Chinese mainland totalled 495, and the number of its institutions in Hong Kong, Macao, Taiwan and other countries and regions totalled 558.

Unit: single item, except percentages

	As at	As at	
	30 June	31 December	
Items	2020	2019	Change (%)
ATM	35,240	37,331	(5.60%)
Smart counter	31,568	30,425	3.76%
Self-service terminal	1,163	1,875	(37.97%)

#### **Information Technology Development**

The Bank continued to deeply pursue FinTech innovation so as to boost the role of technology as an enabler, bolstering its ongoing efforts to build a digitalised bank that is oriented to user experience, data-based and technology-driven.

The Bank leveraged technology in order to provide strong support for financial services during the COVID-19 pandemic. It rapidly launched various financial services in response to the COVID-19 outbreak, including the granting of anti-pandemic loans, a free donation channel for corporate customers, and deferral and interest exemption on credit card statements. It introduced a COVID-19 control section to its mobile banking and WeChat banking channels in order to provide a number of convenient services for stay-at-home customers, including pandemic update and online health consultations, thus using FinTech to support COVID-19 control. It also launched smart home service representatives to safeguard the continuity of its financial services. Capitalising its advantages in online services, the Bank provided technological support for the 127th Canton Fair, the 2020 World Artificial Intelligence Conference and the 4th World Intelligence Congress.

The Bank advanced enterprise-level architecture development and sped up technological reform. From a corporate perspective, it pressed ahead with the top-level design, modelling and auxiliary projects for enterprise-level business architecture and enterprise-level IT architecture. The Bank accelerated the implementation of its foundational strategic projects and prepared solid ground for digital development. The three cloud computing bases in Hefei, Inner Mongolia and Xi'an have all been put into operation. In addition, the Bank continuously developed the layout of its next-generation multi-centre infrastructure in multiple locations, built a platform for cloud centre operations and established an agile and efficient cloud service model, thereby enhancing the Group's infrastructure support capacity.

The Bank gave full play to the driving role of technology in speeding up digital transformation in key business fields. It rapidly built up its scenario ecosystem, comprising cross-border, education, sports and the silver economy, with new technologies applied to financial scenarios on a pilot basis. It upgraded its mobile banking from a trading platform to an integrated service platform, and launched a number of new features such as payment by facial recognition and a wealth management micro-store. The Bank also embedded a corporate services ecosystem in its transaction banking to enhance its customer service capacity. It made its smart counter channel available via portable devices, and rolled out new scenarios such as LPR conversion and real-time card printing, thereby improving its offline service system. In addition, the Bank launched BOC Corporate E Loan and hence improved loan processing efficiency. It also continuously upgraded its smart customer service system, and launched online customer service across all online channels. Meanwhile, the Bank established a smart asset management system to provide customers with more intelligent services for asset allocation. It also built the "Cyber Defence" smart risk control and prevention system as well as a digital lifecycle risk control system, which provide strong backing for the Group's enterprise risk management.

The Bank delivered more technological support to its globalised and comprehensive operations, and advanced the coordinated development of the Group. It promoted the IT standardisation of its comprehensive operation companies, improved the information system building process for newly established overseas institutions, and supported the IT development of overseas institutions. At the same time, the Bank extended the overseas reach of mature products and services such as mobile banking, smart counters and smart customer services, thus significantly enhancing its global service capabilities.

The Bank continually improved its IT systems and processes as well as the layout of its technological innovation mechanisms. It strengthened collaboration and shared application between the Head Office and branches, improved the characterised application management system for domestic branches, and made coordinated efforts regarding the implementation of overseas institutions' special requirements. The Suzhou subsidiary of BOC Financial Technology was established. Explorations were made regarding a new mechanism for cooperation with government, with a view to jointly implementing the Group's technological strategy. In order to promote the construction of regional innovation and R&D centres, the Bank inaugurated its Xiongan base, which was the earliest one among its peers and made the layout of its FinTech innovation further optimised. As part of its constant research into new technologies, the Bank advanced the application of such new technologies as 5G, Internet of Things, blockchain and virtual reality in real-world scenarios.

# Risk Management

The Bank endeavoured to comply with regulatory requirements for preventing and mitigating material risks, continued to improve its risk management system in line with the Group's strategies, and further enhanced its comprehensive risk management. It improved its contingency plan and re-examined and updated the Group's risk appetite, thereby constantly making its risk management reporting more forward-looking. It kept improving the effectiveness of the Group's consolidated risk management and control so as to support its comprehensive development. Meanwhile, the Bank continued to refine its risk measurement model and pushed forward the development and maintenance of online models for inclusive finance. It promoted the development of advanced capital management approaches, and deepened the application of advanced approaches. In addition, the Bank intensified efforts in intelligent scenario development and the application of risk data, and strengthened its risk data governance. It also strictly followed regulatory requirements in order to enhance accountability for remediation and hold fast to the bottom line for risk compliance.

#### Credit Risk Management

Closely monitoring changes in macroeconomic and financial conditions, the Bank pushed forward the optimisation of its credit structure, further improved its credit risk management policies, strengthened credit asset quality management and took a proactive and forward-looking stance on risk management.

The Bank continuously adjusted and optimised its credit structure. With the aim of advancing strategic implementation and balancing risk, capital and return, it improved the management plans for its credit portfolios. In line with national industrial policy orientation, the Bank intensified its support to the real economy, bolstered the improvement of weak links in infrastructure, and supported new infrastructure and new urbanisation initiatives and major projects such as transportation and water conservation projects, boosting the high-quality development of the manufacturing industry. It also enacted guidelines for industry-focused lending and continued to push forward the building of an industrial policy system so as to optimise its credit structure.

Taking a customer-centric approach, the Bank further strengthened its unified credit granting management and enhanced full-scope centralised credit risk management. It continuously improved its long-acting credit management mechanism and asset quality monitoring system, strengthened the control of customer concentration, and further raised the effectiveness of potential risk identification, control and mitigation. The Bank enhanced the supervision of risk analysis and asset quality control in key regions, and strengthened window guidance on all business lines. In addition, it constantly identified, measured and monitored large exposures in line with management requirements.

In terms of corporate banking, the Bank further strengthened risk identification and control in key fields, and proactively reduced and exited credit relationships in such fields. It strictly controlled the outstanding amount and use of loans through limit management, and prevented and mitigated risk from overcapacity industries. In addition, it implemented the government's macro-control policies and regulatory measures in the real estate sector so as to strengthen the risk management of real estate loans. In terms of personal banking, the Bank reinforced the management of credit granting approval, imposed stricter access standards, strengthened monitoring throughout the whole process, and prevented the risk of excessive credit and cross-infection while supporting the development of its personal credit business. It also strengthened risk control over key products and regions.

The Bank strengthened country risk management. It performed an annual review of country risk ratings and implemented limit management and control of country risk exposures. It collected statistics, monitored, analysed and reported its exposures on a regular basis, and made timely assessments of the impact of material country risk events. In addition, it re-examined country risk by considering the impact of COVID-19 and other factors, issued risk prompts in a timely manner and adopted differentiated management of potentially high-risk and sensitive countries and regions. The Bank's net exposure to country risk mainly concentrated on countries and regions that have relatively low ratings, and its overall country risk remained at a reasonable level.

The Bank further stepped up the collection of NPAs. It continued to adopt centralised and tiered management of NPA projects. It reinforced the supervision and management of key regions and key projects, in order to continuously improve the quality and efficiency of disposals. The Bank proactively explored the application of "Internet Plus" in NPA collection, and diversified its disposal channels. In addition, it enhanced the application of write-off and debt-for-equity swaps to consolidate asset quality and prevent and defuse financial risks.

The Bank reasonably measured and managed the quality of its credit assets based on the *Guidelines for Loan Credit Risk Classification*. As at 30 June 2020, the Group's NPLs<sup>4</sup> totalled RMB198.382 billion, an increase of RMB20.147 billion compared with the prior year-end. The NPL ratio was 1.42%, up by 0.05 percentage point compared with the prior year-end. The Group's allowance for loan impairment losses amounted to RMB369.912 billion, an increase of RMB43.989 billion compared with the prior year-end. The coverage ratio of allowance for loan impairment losses to NPLs was 186.46%.

Five-category Loan Classification

Unit: RMB million, except percentages

	As at 30 June 2020		As at 31 Dece	mber 2019
Items	Amount	% of total	Amount	% of total
Group				
Pass	13,530,868	96.64%	12,566,640	96.41%
Special-mention	271,507	1.94%	289,314	2.22%
Substandard	108,492	0.78%	77,459	0.59%
Doubtful	37,014	0.26%	51,804	0.40%
Loss	52,876	0.38%	48,972	0.38%
Total	14,000,757	100.00%	13,034,189	100.00%
NPLs	198,382	1.42%	178,235	1.37%
Chinese mainland				
Pass	10,563,554	96.18%	9,885,045	95.95%
Special-mention	238,568	2.17%	247,412	2.40%
Substandard	96,410	0.88%	72,611	0.70%
Doubtful	35,339	0.32%	50,334	0.49%
Loss	49,634	0.45%	47,006	0.46%
Total	10,983,505	100.00%	10,302,408	100.00%
NPLs	181,383	1.65%	169,951	1.65%

# Migration Ratio

Unit: %

	For the six-month period		
Items	ended 30 June 2020	2019	2018
Pass	0.53	1.40	2.20
Special-mention	16.51	21.45	23.70
Substandard	15.52	40.86	51.89
Doubtful	24.46	18.76	33.57

In accordance with IFRS 9, the Bank assesses expected credit losses (ECL) with forward-looking information and makes relevant allowances. In particular, it makes allowances for assets classified as stage 1 and assets classified as stage 2 and stage 3 according to the ECL over 12 months and the ECL over the entire lifetime of the asset, respectively. As at 30 June 2020, the

Total loans and advances to customers in "Risk Management — Credit risk management" section are exclusive of accrued interest.

Group's stage 1, stage 2 and stage 3 loans totalled RMB13,484.743 billion, RMB313.568 billion and RMB198.382 billion respectively, accounting for 96.34%, 2.24% and 1.42% of total loans. In the first half of 2020, the Group's impairment losses on loans amounted to RMB60.728 billion, an increase of RMB25.007 billion compared with the same period of the prior year. Credit cost accounted for 0.90%, an increase of 0.31 percentage point compared with the same period of the prior year. Please refer to Notes III.16 and IV.1 to the Condensed Consolidated Interim Financial Information for detailed information regarding loan classification, the classification of ECL stages and allowance for loan impairment losses.

The Bank continued to focus on controlling borrower concentration risk and was in compliance with regulatory requirements on borrower concentration.

Unit: %

			As at	As at	As at
		Regulatory	30 June	31 December	31 December
Indicators		Standard	2020	2019	2018
Loan concentration ratio of the	ne largest single borrower	≤10	3.1	3.2	3.6
Loan concentration ratio of the	ne ten largest borrowers	≤50	14.7	14.5	15.3

#### Notes:

- 1 Loan concentration ratio of the largest single borrower = total outstanding loans to the largest single borrower ÷ net regulatory capital.
- 2 Loan concentration ratio of the ten largest borrowers = total outstanding loans to the top ten borrowers ÷ net regulatory capital.

The following table shows the top ten individual borrowers as at 30 June 2020.

Unit: RMB million, except percentages

		Related Parties	Outstanding	% of
	Industry	or not	loans	total loans
Customer A	Manufacturing	No	70,873	0.51%
Customer B	Transportation, storage and			
	postal services	No	59,341	0.42%
Customer C	Commerce and services	No	37,020	0.26%
Customer D	Transportation, storage and			
	postal services	No	36,607	0.26%
Customer E	Transportation, storage and			
	postal services	No	32,284	0.23%
Customer F	Real estate	No	22,000	0.16%
Customer G	Transportation, storage and			
	postal services	No	21,351	0.15%
Customer H	Commerce and services	No	20,185	0.14%
Customer I	Commerce and services	No	19,193	0.14%
Customer J	Production and supply of			
	electricity, heating,			
	gas and water	No	19,036	0.14%

#### **Market Risk Management**

In response to changes in the market environment, the Bank continued to enhance its market risk management.

The Bank improved the Group's market risk management system, and refined the Group's risk limit system by re-examining and adjusting the Group's market risk limit in response to changes in operations and the market. Paying close attention to regulatory dynamics and development trends in financial markets, the Bank strengthened its forward-looking research, judgment and monitoring regarding market risks, thus bolstering its risk warning and mitigation capabilities. It continuously advanced the improvement of its market risk data mart system and upgraded system operation efficiency, so as to enhance the accuracy of risk measurement and improve its ability to quantify risk. Please refer to Note IV.2 to the Condensed Consolidated Interim Financial Information for detailed information regarding market risk.

The Bank tracked fluctuations in domestic and overseas financial markets, strengthened risk management of the Group's bond investments, paid constant attention to changes in the risks of key fields and adjusted its control strategies accordingly. Actively coping with changes in domestic and overseas markets, the Bank strengthened control of bond asset quality during the COVID-19 pandemic and continued to bolster its efforts in the routine monitoring and screening of risky bonds, thus ensuring stable bond investment.

In terms of exchange rate risk management, the Bank sought to achieve currency matching between fund source and application, and managed exchange rate risk through timely currency exchange and hedging, thus effectively controlling its foreign exchange exposure.

#### Management of Interest Rate Risk in the Banking Book

Based on the principles of matching, comprehensiveness and prudence, the Bank strengthened the management of interest rate risk in the banking book (IRRBB). The Bank's IRRBB management strategy is to control risks within an acceptable level by considering factors such as the Bank's risk appetite and risk profile, as well as macroeconomic and market conditions, so as to achieve a reasonable balance between risk and return, and thus maximise shareholder value.

The Bank assessed the interest rate risk in the banking book mainly through analysis of interest rate repricing gaps, and made timely adjustments to the structure of its assets and liabilities or implemented risk hedging based on changes in the market situation.

# **Liquidity Risk Management**

The Bank endeavoured to develop a sound liquidity risk management system with the aim of effectively identifying, measuring, monitoring and controlling liquidity risk at the institution and Group level, including that of branches, subsidiaries and business lines, thus ensuring that liquidity demand is met in a timely manner and at a reasonable cost.

Adhering to an appropriate balance of safety, liquidity and profitability, and following regulatory requirements, the Bank improved its liquidity risk management in a forward-looking and effective manner. The Bank enhanced liquidity risk management at the institution and Group level, including that of branches, subsidiaries and business lines. It formulated sound liquidity risk management policies and contingency plans, periodically re-examined liquidity risk limits and upgraded the early warning system for liquidity risk in a timely manner, in order to strike an appropriate balance between risk and return. In addition, the Bank regularly improved its liquidity stress-testing scheme and performed stress tests on a quarterly basis. The test results indicated that the Bank had adequate payment ability to cope with distressed scenarios.

As at 30 June 2020, the Bank's liquidity risk indicator met regulatory requirements. The Group's liquidity ratio is shown in the table below (in accordance with the relevant provisions of regulatory authorities in the Chinese mainland):

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ı	Ir	11	t٠	%

			As at	As at	As at
		Regulatory	30 June	31 December	31 December
Indicator		standard	2020	2019	2018
Liquidity ratio	RMB	≥25	53.9	54.6	58.7
	Foreign currency	≥25	58.2	60.4	54.8

#### Reputational Risk Management

The Bank earnestly implemented regulatory requirements on reputational risk management, continued to enhance its reputational risk management system and mechanism and strengthened the consolidated management of reputational risk, so as to enhance its overall reputational risk management capabilities. It attached great importance to the investigation and pre-warning of potential reputational risk factors, strengthened public opinion monitoring, continued to conduct reputational risk identification, assessment and reporting, established a coordination mechanism between reputational risk management departments and liable departments, and dealt appropriately with reputational risk events, thus effectively protecting its brand reputation. In addition, the Bank continued to roll out reputational risk training so as to enhance employees' awareness and foster a culture of reputational risk management.

#### **Internal Control and Operational Risk Management**

#### **Internal Control**

The Board of Directors, senior management and their special committees earnestly performed their duties regarding internal control and supervision, emphasised early risk warning and prevention, and thus improved the Group's level of compliance operation.

The Bank continued to adopt the "Three Lines of Defence" mechanism for internal control. The first line of defence consists of business departments and all banking outlets. They are the owners of, and are accountable for, local risks and controls. They undertake self-directed risk control and management functions in the course of their business operations, including formulating and implementing policies, conducting business examination, reporting control deficiencies and organising rectifications.

The internal control and risk management departments of the Bank's institutions at all levels form the second line of defence. They are responsible for the overall planning, implementing, examining and assessing of risk management and internal control, as well as for identifying, measuring, monitoring and controlling risks. They led the first line of defence to enhance its use of the Group's operational risk monitoring and analysis platform, and are responsible for handling employee violations and management accountability. Through regular monitoring of material risks, the Bank identified and mitigated risks in a timely manner and promoted the optimisation of business processes and systems.

The third line of defence rests in the audit department of the Bank. The audit department is responsible for performing internal audits of the Bank's internal control and risk management in respect of its adequacy and effectiveness. The Bank continued to push forward the reform of its human resource management system for the audit line, and further intensified the vertical management of its audit function. It enhanced audit team building, pushed forward the construction of IT applications in audit, reinforced the use of IT-based audit approaches, continuously conducted audit circulatory monitoring, and pushed forward the implementation of the audit working mechanism for identifying and revealing material risks. Taking an issueoriented approach, the Bank focused on comprehensive audits of its institutions and special audits of its businesses. It strengthened audits and inspections of high-risk institutions and businesses, as well as those fields prioritised by the Group and of special concern to regulators. The audit department concentrated its attention on systemic, trending, emerging and important issues, so as to practically perform its internal audit function. It promoted the rectification of audit findings, and clarified the primary responsible parties for the rectification. Meanwhile, it deepened the application of audit results, and urged timely and effective rectification of issues, so as to continually improve the Bank's internal governance and control mechanism.

The Bank devoted great efforts to internal control and case prevention management, consolidated the liabilities of primary responsible parties and took multiple control measures. It consistently improved internal control rules, process and system, stepped up efforts in the building of its internal control inspection team and organised bank-wide risk screening, thereby improving the quality and efficiency of internal control and case prevention. The Bank also focused on the remediation of issues or findings, raised employees' compliance awareness and fostered an internal control compliance culture.

The Bank continued to implement the *Basic Standard for Enterprise Internal Control* and its supporting guidelines, adhering to the primary goal of ensuring the effectiveness of its internal control over financial reporting and the accuracy of financial information. It also constantly improved non-financial internal control. The Bank earnestly implemented the *Guidelines for Internal Control of Commercial Banks* by following the basic principles of "complete coverage, checks and balances, prudence and correspondence", so as to promote internal control governance and an organisational structure characterised by a reasonable delegation of work, well-defined responsibilities and clear reporting lines.

The Bank established and implemented a systematic financial accounting policy framework in accordance with applicable accounting standards and rules. As a result, its accounting basis was solidified and the level of standardisation and refinement of its financial accounting management was further improved. It endeavoured to establish a long-term mechanism of accounting fundamentals, and pushed forward the implementation and assessment of robust accounting standards. It continuously strengthened the quality management of its accounting information, so as to ensure the effectiveness of internal control over financial reporting. The financial statements of the Bank were prepared in accordance with the applicable accounting standards and related accounting regulations, and the financial position, operational performance and cash flows of the Bank were fairly presented in all material respects.

Focusing on fraud risk prevention and control, the Bank proactively identified, assessed, controlled and mitigated risks. In the first half of 2020, the Bank successfully prevented 110 external cases involving RMB8.896 million.

### Operational Risk Management

The Bank continuously improved its operational risk management system. It promoted the application of operational risk management tools, including Risk and Control Assessment (RACA), Key Risk Indicators (KRI) and Loss Data Collection (LDC), etc., to identify, assess and monitor operational risk, thus continuously improving its risk management measures. The Bank enhanced its IT-system support capability by optimising its operational risk management information system. It strengthened its business continuity management system, optimised its operating mechanism to enhance operational sustainability, carried out disaster recovery drills, proactively addressed the COVID-19 pandemic and improved the Group's business continuity capacity.

# Compliance Management

The Bank continuously improved its compliance risk governance mechanism and management process to ensure the stable development and sustainable operation of the Group. It strengthened its anti-money-laundering (AML) and sanction compliance policies and procedures, optimised AML resource allocation, deepened AML efforts and strengthened sanction compliance monitoring and management. It intensified system and model building and improved system functionality. It endeavoured to build a proactive, forward-looking and robust management framework for overseas compliance through a compliance risk assessment programme. It improved the AML and sanction compliance training management mechanism and conducted various forms of compliance training, so as to enhance all employees' compliance awareness and abilities.

The Bank enhanced the management of its connected transactions and internal transactions. It improved the management of connected parties and consolidated the foundation of its connected transaction management. It strengthened the routine monitoring and examination of connected transactions and strictly controlled their risks. In addition, it continuously implemented internal transaction monitoring and reporting, thereby improving the quality and efficiency of its internal transaction management.

# **Capital Management**

The Bank thoroughly applied the concepts of capital constraint and value creation, continually optimised its assessment on capital budget implementation, and actively reinforced the construction of its capital management system, so as to continuously refine its overall capital management, lead the optimisation of its business structure, and improve its value creation capabilities. It also seized the market opportunity to accelerate its external capital replenishment. In the first half of 2020, it successfully issued USD2.82 billion of offshore preference shares and RMB40.0 billion of undated capital bonds. As at 30 June 2020, the Group's capital adequacy ratio was 15.42%, reaching a relatively high level.

### Capital Adequacy Ratios

As at 30 June 2020, the capital adequacy ratios separately calculated in accordance with the *Capital Rules for Commercial Banks (Provisional)* are listed below:

Unit: RMB million, except percentages

	G	Group			
	As at As at		As at	As at	
	30 June	31 December	30 June	31 December	
Items	2020	2019	2020	2019	
Net common equity tier 1 capital	1,640,569	1,596,378	1,361,016	1,346,623	
Net tier 1 capital	1,910,664	1,806,435	1,620,480	1,546,517	
Net capital	2,298,846	2,201,278	1,994,511	1,927,188	
Common equity tier 1 capital adequacy ratio	11.01%	11.30%	10.55%	10.99%	
Tier 1 capital adequacy ratio	12.82%	12.79%	12.56%	12.62%	
Capital adequacy ratio	15.42%	15.59%	15.46%	15.72%	

Please refer to Note IV.5 to the Condensed Consolidated Interim Financial Information and Supplementary Information II.5 to the Interim Financial Information for detailed information.

### Leverage Ratio

As at 30 June 2020, the leverage ratio calculated in accordance with the *Administrative Measures* for the Leverage Ratio of Commercial Banks (Revised) and the Capital Rules for Commercial Banks (Provisional) is listed below:

Unit: RMB million, except percentages

	As at	As at
Items	30 June 2020	31 December 2019
Net tier 1 capital	1,910,664	1,806,435
Adjusted on- and off-balance sheet assets	25,687,399	24,303,201
Leverage ratio	7.44%	7.43%

Please refer to Supplementary Information II.6 to the Interim Financial Information for detailed information.

### **Social Responsibilities**

The Bank actively assumed its responsibilities as a state-owned commercial bank. Leveraging the competitive advantages arising from its global and integrated operations, it continually expanded and deepened the practices through in fulfilling its social responsibilities, devoted itself to win-win cooperation with stakeholders and created lasting value for the economy, society and environment.

In pursuit of the nation's major strategic objectives, including building a moderately prosperous society in all respects and achieving poverty alleviation, and by following related requirements regarding reducing poverty through financial measures, the Bank refined its financial resource allocation and increased resource input in certain areas, with a focus on the basic needs of food and clothing as well as proper access to compulsory education, medical care and safe housing for those living in poverty, concentrating on severely impoverished areas and those industries that benefit the impoverished. It created innovative financial products and services, introduced high-quality industrial poverty alleviation entities for poverty-stricken areas and stimulated internal growth drivers in those areas. In addition, the Bank granted small-amount loans for poverty alleviation and government-sponsored student loans to satisfy the funding needs of the registered poverty-stricken population.

The Bank has supported poverty alleviation in the four poverty-stricken counties of Yongshou, Changwu, Xunyi and Chunhua in Xianyang, Shaanxi Province for 18 consecutive years. Since the beginning of 2020, amid efforts to bolster the four counties in fighting against COVID-19, the Bank drove forward its poverty alleviation programme as scheduled. Consolidating its existing poverty alleviation achievements, it continuously allocated more funds and accelerated the implementation of poverty alleviation schemes. It also carried out poverty alleviation campaigns by stimulating consumption, assisted with local work and production resumption and promoted the connection of poverty alleviation to rural revitalisation, thus making an active contribution to advancing economic and social development and the improvement of living standards in local areas. In the first half of 2020, the Bank provided more than RMB75 million of cost-free capital

to the four targeted counties, gave training to more than 10,000 officials and technicians at the primary level, and purchased and helped to sell over RMB0.14 billion worth of agricultural products from poverty-stricken areas.

The Bank continued to provide government-sponsored student loans to support education. As at 30 June 2020, it had cumulatively granted student loans of RMB24.240 billion to sponsor over 1.80 million financially underprivileged students to complete their studies. It has sponsored the Tan Kah Kee Science Award for 17 consecutive years, in order to honour scientists who have made original scientific and technological achievements. The Bank has also carried out strategic cooperation with the National Centre for the Performing Arts for 12 consecutive years, with the aim of popularising the arts through financial channels.

Since the outbreak of the COVID-19 pandemic, the Bank has focused on pandemic prevention and control as well as fighting the virus through financial channels. It has coordinated efforts across its domestic and overseas institutions, and proactively conveyed a vision of building a global community based on a shared future for mankind. The Bank not only cooperated with the domestic pandemic response, but also took the lead in racing against the clock to assist other areas of the world. As at 30 June 2020, the Bank had delivered medical supplies to a total of 57 countries and regions.

The Bank made continuous progress in implementing its green finance strategy. It steadily increased the proportion of green credit, accelerated the launch of new green finance products, advocated low-carbon and environmentally-friendly lifestyles, and vigorously supported public welfare environmental protection campaigns, thus taking concrete action to implement the development concept of "clear waters and green mountains are invaluable assets".

#### Outlook

In the second half of 2020, the banking sector will continue to face a tough and complicated operating environment and unprecedented external risks and challenges. From an international perspective, the spread of COVID-19 pandemic will drag the global economy into serious recession and accelerate change in global landscape. From a domestic perspective, China's economy will continue to improve, but will nevertheless face a number of uncertain and destabilising factors.

The Bank adhered to the general principle of pursuing progress while ensuring stability, and applied the new development philosophy. With 2020 designated as the "Year of Enhanced Implementation", the Bank will stimulate vitality, respond with agility and achieve breakthroughs in key areas. It will endeavour to combine performing its responsibilities and planning for its own development, solving present difficulties and resolving long-term problems, and tackling external challenges and defending the risk bottom line, in order to seek out new opportunities from crisis conditions, break new ground in the midst of changes, and realise high-quality development amid difficulties and challenges.

First, the Bank will realise more sustainable development by solidly serving the real economy. It will earnestly implement the requirements of ensuring stability on six fronts and maintaining security in six areas, and vigorously support key fields and weak areas including inclusive finance, private enterprises, advanced manufacturing, new infrastructure and new urbanisation initiatives and major projects. It will make greater efforts to develop green finance, accelerate the development of consumer finance, and enhance its capacities for providing effective finance and serving the real economy. Second, the Bank will actively devote itself to a new development pattern in order to achieve more coordinated improvements. It will continue to follow the path of globalisation, bring the fundamental role of its Chinese mainland business into full play, firmly uplift the globalised and diversified aspects of its development, spare no effort to boost the establishment of the domestic economic cycle, and promote the development of dual circulation between Chinese market and international markets. Third, the Bank will realise more agile and efficient development by deepening system and mechanism reforms. It will further refine its organisational structure and system, make progress towards becoming a more flexible organisation, optimise business management mechanisms and improve resource allocation efficiency and agile responsiveness. Fourth, the Bank will realise more stable development by making every effort to improve comprehensive risk management and control. It will raise awareness of risk compliance, defend the bottom line, reinforce credit risk management and control, strengthen internal control case prevention and operational risk management, refine the regular risk investigation and issue rectification mechanism, in order to uplift its risk management to a more specialised and professional level. Fifth, by strengthening team building and establishing a strong culture, the Bank will realise a development path that is more vibrant and full of positive energy. It will improve human resource management mechanisms, optimise team composition and enhance the professionalism of its employees. It will make balanced use of domestic and overseas training resources to effectively improve the capability and quality of officials and employees.

# **Changes in Share Capital and Shareholdings of Shareholders**

# **Ordinary Shares**

# **Changes in Ordinary Share Capital**

Unit: Share

		As at 1 Janua	ary 2020	I	Increase/decrease during the reporting period		As at 30 June 2020			
						Shares				
						transferred				
				Issuance		from				
		Number of		of new	Bonus	surplus			Number of	
		shares	Percentage	shares	shares	reserve	Others	Subtotal	shares	Percentage
I.	Shares subject to selling	-	-	-	-	-	-	-	-	-
	restrictions									
II.	Shares not subject to selling	294,387,791,241	100.00%	-	-	-	-	-	294,387,791,241	100.00%
	restrictions									
1.	RMB-denominated ordinary shares	210,765,514,846	71.59%	-	-	-	-	-	210,765,514,846	71.59%
2.	Overseas listed foreign shares	83,622,276,395	28.41%	-	-	-	-	-	83,622,276,395	28.41%
III.	<b>Total Ordinary Shares</b>	294,387,791,241	100.00%	-	ı	-	-	1	294,387,791,241	100.00%

# Notes:

- 1 As at 30 June 2020, the Bank had issued a total of 294,387,791,241 ordinary shares, including 210,765,514,846 A Shares and 83,622,276,395 H Shares.
- 2 As at 30 June 2020, none of the Bank's A Shares and H Shares were subject to selling restrictions.

# **Number of Ordinary Shareholders and Shareholdings**

Number of ordinary shareholders as at 30 June 2020: 681,633 (including 497,840 A-Share Holders and 183,793 H-Share Holders)

The top ten ordinary shareholders as at 30 June 2020 are set forth below:

Unit: Share

			Number of					
		Changes	shares held as		Number of	Number		
		during the	at the end of	Percentage of	shares subject	of shares		Type of
		reporting	the reporting	total ordinary	to selling	pledged or		ordinary
No.	Name of ordinary shareholder	period	period	shares	restrictions	frozen	Type of shareholder	shares
1	Central Huijin Investment Ltd.	-	188,461,533,607	64.02%	_	None	State	A
2	HKSCC Nominees Limited	(13,731,661)	81,903,080,526	27.82%	-	Unknown	Foreign legal person	Н
3	China Securities Finance Co., Ltd.	-	8,596,044,925	2.92%	-	None	State-owned legal person	A
4	Central Huijin Asset Management Ltd.	-	1,810,024,500	0.61%	-	None	State-owned legal person	A
5	Buttonwood Investment Platform Ltd.	-	1,060,059,360	0.36%	-	None	State-owned legal person	A
6	China Life Insurance Company Limited —	155,117,055	994,704,929	0.34%	-	None	Other	A
	dividend — personal dividend — 005L							
	— FH002SH							
7	HKSCC Limited	(123,056,169)	789,379,800	0.27%	-	None	Foreign legal person	A
8	China Life Insurance Company Limited —	261,599,524	751,107,970	0.26%	-	None	Other	A
	traditional — general insurance product —							
	005L — CT001SH							
9	MUFG Bank, Ltd.	-	520,357,200	0.18%	-	Unknown	Foreign legal person	Н
10	China Pacific Life Insurance Co., Ltd. —	-	382,238,605	0.13%	-	None	Other	A
	China Pacific Life Insurance Dividend							
	Equity Portfolio (Traditional) with							
	management of Changjiang Pension							
	Insurance Co., Ltd.							

The number of shares held by H-Share Holders was recorded in the register of members kept at the H-Share Registrar of the Bank.

HKSCC Nominees Limited acted as the nominee for all the institutional and individual investors that maintain an account with it as at 30 June 2020. The aggregate number of the Bank's H Shares held by HKSCC Nominees Limited included the number of shares held by the National Council for Social Security Fund.

Central Huijin Asset Management Ltd. is a wholly-owned subsidiary of Central Huijin Investment Ltd.

HKSCC Limited is the nominee holder who holds securities on behalf of others. The securities included the SSE securities acquired by Hong Kong and overseas investors through Shanghai-Hong Kong Stock Connect.

"China Life Insurance Company Limited — dividend — personal dividend — 005L — FH002SH" and "China Life Insurance Company Limited — traditional — general insurance product — 005L — CT001SH" are both under management of China Life Insurance Company Limited.

Save as disclosed above, the Bank is not aware of any connected relation or concerted action among the aforementioned ordinary shareholders.

#### **Substantial Shareholder Interests**

The register maintained by the Bank under section 336 of the SFO recorded that, as at 30 June 2020, the shareholders indicated in the following table were substantial shareholders (as defined in the SFO) having interests in shares of the Bank:

Name of shareholder	Capacity (types of interest)	Number of shares held/ Number of underlying shares (unit: share)	Type of shares	Percentage of total issued A-Share capital	Percentage of total issued H-Share capital	Percentage of total issued ordinary share capital
Central Huijin Investment Ltd.	Beneficial owner	188,461,533,607	A	89.42%	-	64.02%
	Interest of controlled corporations	1,810,024,500	A	0.86%	-	0.61%
	Total	190,271,558,107	A	90.28%	-	64.63%
National Council for Social Security Fund	Beneficial owner	6,684,735,907	Н	-	7.99%	2.27%
Citigroup Inc.	Person having a security interest in shares	497,000	Н	-	0.0006%	0.0002%
	Interest of controlled	535,617,373	Н	-	0.64%	0.18%
	corporations	187,321,515(S)	Н	-	0.22%	0.06%
	Approved lending agent	4,469,332,847(P)	Н	-	5.34%	1.52%
	Total	5,005,447,220	Н	-	5.99%	1.70%
		187,321,515(S)	Н	-	0.22%	0.06%
		4,469,332,847(P)	Н	-	5.34%	1.52%
BlackRock, Inc.	Interest of controlled	5,003,261,157	Н	-	5.98%	1.70%
	corporations	21,975,000(S)	Н		0.03%	0.01%

#### Notes:

- 1 Citigroup Inc. holds the entire issued share capital of Citicorp LLC, while Citicorp LLC holds the entire issued share capital of Citibank, N.A. Thus Citigroup Inc. and Citicorp LLC are deemed to have equal interests in shares of the Bank as Citibank, N.A. under the SFO. Citigroup Inc. holds a long position of 5,005,447,220 H Shares and a short position of 187,321,515 H Shares of the Bank through Citibank, N.A. and other corporations controlled by it. In the long position of 5,005,447,220 H Shares, 4,469,332,847 H Shares are held in the lending pool and 238,489,967 H Shares are held through derivatives. In the short position of 187,321,515 H Shares, 146,016,715 H Shares are held through derivatives.
- BlackRock, Inc. holds the entire issued share capital of BlackRock Holdco 2 Inc., while BlackRock Holdco 2 Inc. holds the entire issued share capital of BlackRock Financial Management, Inc. Thus BlackRock, Inc. and BlackRock Holdco 2 Inc. are deemed to have equal interests in shares of the Bank as BlackRock Financial Management, Inc. under the SFO. BlackRock, Inc. holds a long position of 5,003,261,157 H Shares and a short position of 21,975,000 H Shares of the Bank through BlackRock Financial Management, Inc. and other corporations controlled by it. In the long position of 5,003,261,157 H Shares, 108,245,000 H Shares are held through derivatives. In the short position of 21,975,000 H Shares, 13,906,000 H Shares are held through derivatives.
- 3 "S" denotes short position, "P" denotes lending pool.

Unless stated otherwise, all interests stated above represented long positions. Save as disclosed above, as at 30 June 2020, no other interests (including derivative interests) or short positions were recorded in the register maintained by the Bank under section 336 of the SFO.

# **Preference Shares**

# **Issuance and Listing of Preference Shares**

With the approvals of CBIRC (Yinbaojianfu [2019] No. 630) and CSRC (Zhengjianxuke [2020] No. 254), the Bank made a non-public issuance of USD2.820 billion Offshore Preference Shares (Second Tranche) on 4 March 2020 in the offshore market. Such Offshore Preference Shares have been listed on the Hong Kong Stock Exchange since 5 March 2020.

Please refer to the Bank's announcements published on the websites of SSE, HKEX and the Bank.

# **Number of Preference Shareholders and Shareholdings**

Number of preference shareholders as at 30 June 2020: 87 (including 86 domestic preference shareholders and 1 offshore preference shareholder)

The top ten preference shareholders as at 30 June 2020 are set forth below:

Unit: Share

			Number of				
		Changes	shares held as	Percentage	Number		
		during the	at the end of	of total	of shares		
		reporting	the reporting	preference	pledged or		Type of
No.	Name of preference shareholder	period	period	shares	frozen	Type of shareholder	preference shares
1	Bosera Fund — ICBC — Bosera — ICBC —	-	220,000,000	12.24%	None	Other	Domestic Preference
	Flexible Allocation No. 5 Specific						Shares
	Multi-customer Assets Management Plan						
2	Bank of New York Mellon Corporation	197,865,300	197,865,300	11.01%	Unknown	Foreign legal person	Offshore Preference
							Shares
3	China Mobile Communications Group Co., Ltd.	-	180,000,000	10.01%	None	State-owned legal	Domestic Preference
						person	Shares
4	CCB Trust Co., Ltd. — "Qian Yuan —	-	133,000,000	7.40%	None	Other	Domestic Preference
	Ri Xin Yue Yi" Open-ended Wealth						Shares
	Management Single Fund Trust						
5	China Life Insurance Company Limited —	-	86,000,000	4.78%	None	Other	Domestic Preference
	traditional — general insurance product —						Shares
	005L — CT001SH						
6	Bosera Fund — ABC —	-	69,000,000	3.84%	None	Other	Domestic Preference
	Agricultural Bank of China Limited						Shares
7	China Resources SZITIC Trust Co., Ltd. —	-	66,500,000	3.70%	None	Other	Domestic Preference
	Investment No. 1 Single Fund Trust						Shares
8	BOCOM Schroder Asset Management —	(15,000,000)	50,000,000	2.78%	None	Other	Domestic Preference
	BOCOM — Bank of Communications Co., Ltd.						Shares
8	China National Tobacco Corporation	_	50,000,000	2.78%	None	State-owned legal	Domestic Preference
						person	Shares
10	Ping An Life Insurance Company of China —	3,000,000	40,600,000	2.26%	None	Other	Domestic Preference
	universal — individual universal insurance						Shares

The Bank of New York Mellon Corporation, acting as the custodian for all the offshore preference shareholders that maintain an account with Euroclear and Clearstream as at 30 June 2020, held 197,865,300 Offshore Preference Shares, representing 100% of the Offshore Preference Shares.

As at 30 June 2020, "China Life Insurance Company Limited — traditional — general insurance product — 005L — CT001SH" is one of both the Bank's top ten ordinary shareholders and top ten preference shareholders.

"Bosera Fund — ICBC — Bosera — ICBC — Flexible Allocation No. 5 Specific Multi-customer Assets Management Plan" and "Bosera Fund — ABC — Agricultural Bank of China Limited" are both under management of Bosera Asset Management Co., Limited.

Save as disclosed above, the Bank is not aware of any connected relation or concerted action among the aforementioned preference shareholders, or among the aforementioned preference shareholders and the Bank's top ten ordinary shareholders.

#### **Profit Distribution of Preference Shares**

For the profit distribution policy of the preference shares and the profit distribution arrangements during the reporting period, please refer to the section "Significant Events".

#### Other Information regarding Preference Shares

During the reporting period, there was no redemption, conversion into ordinary shares or voting rights recovery in respect of the preference shares of the Bank.

Preference shares issued by the Bank contain no contractual obligation to deliver cash or another financial asset, or to exchange financial assets or financial liabilities with another entity under conditions that are potentially unfavourable to the entity. Preference shares issued are non-derivative instruments that will be settled in the entity's own equity instruments, but include no contractual obligation for the entity to deliver a variable number of its own equity instruments. The Bank classifies preference shares issued as an equity instrument. Fees, commissions and other transaction costs arising from preference shares issuance are deducted from equity. The dividends on preference shares are recognised as profit distribution at the time of declaration.

The funds raised from the issuance of preference shares have been fully used to replenish the Bank's additional tier 1 capital and increase its capital adequacy ratio.

# Directors, Supervisors, Senior Management Members and Staff

# **Directors, Supervisors and Senior Management Members**

#### **Board of Directors**

Name	Position	Name	Position
LIU Liange	Chairman	ZHANG Jiangang	Non-executive Director
WANG Jiang	Vice Chairman and President	CHEN Jianbo	Non-executive Director
WANG Wei	Executive Director and Executive Vice President	WANG Changyun	Independent Director
LIN Jingzhen	Executive Director and Executive Vice President	Angela CHAO	Independent Director
ZHAO Jie	Non-executive Director	JIANG Guohua	Independent Director
XIAO Lihong	Non-executive Director	Martin Cheung Kong LIAO	Independent Director
WANG Xiaoya	Non-executive Director	CHEN Chunhua	Independent Director

#### Notes:

- 1 The information listed in the above table pertains to the incumbent directors.
- 2 Mr. WANG Jiang began to serve as Vice Chairman of the Board of Directors, Executive Director, and member of the Strategic Development Committee of the Board of Directors of the Bank as of 14 January 2020.
- 3 Mr. WU Fulin ceased to serve as Executive Director and member of the Connected Transactions Control Committee of the Board of Directors of the Bank as of 27 January 2020 due to a change of job.
- 4 Mr. LIAO Qiang ceased to serve as Non-executive Director, member of the Strategic Development Committee, member of the Corporate Culture and Consumer Protection Committee, and member of the Risk Policy Committee of the Board of Directors of the Bank as of 5 March 2020 due to a change of job.
- 5 Mr. WANG Wei began to serve as Executive Director and member of the Connected Transactions Control Committee of the Board of Directors of the Bank as of 30 June 2020.
- 6 Mr. CHEN Jianbo began to serve as Non-executive Director, member of the Strategic Development Committee, member of the Corporate Culture and Consumer Protection Committee, and member of the Risk Policy Committee of the Board of Directors of the Bank as of 30 June 2020.
- Ms. CHEN Chunhua began to serve as Independent Director, member of the Strategic Development Committee, Chairwoman and member of the Corporate Culture and Consumer Protection Committee, and member of the Personnel and Remuneration Committee of the Board of Directors of the Bank as of 20 July 2020.
- 8 The 2019 Second Extraordinary General Meeting of the Bank held on 31 December 2019 considered and approved the proposal on the election of Mr. CHUI Sai Peng Jose as Independent Director of the Bank. The qualification of Mr. CHUI Sai Peng Jose to serve as Independent Director of the Bank is subject to the approval of CBIRC.
- 9 Non-executive Directors Mr. ZHAO Jie, Ms. XIAO Lihong, Ms. WANG Xiaoya, Mr. ZHANG Jiangang and Mr. CHEN Jianbo were recommended by Central Huijin Investment Ltd., shareholder of the Bank.
- During the reporting period, none of the directors held any share of the Bank.

# **Board of Supervisors**

Name	Position	Name	Position
WANG Xiquan	Chairman of the Board of Supervisors	LENG Jie	Employee Supervisor
WANG Zhiheng	Employee Supervisor	JIA Xiangsen	External Supervisor
LI Changlin	Employee Supervisor	ZHENG Zhiguang	External Supervisor

#### Notes:

- The information listed in the above table pertains to the incumbent supervisors.
- 2 During the reporting period, none of the supervisors held any share of the Bank.

# **Senior Management Members**

Name	Position	Name	Position
WANG Jiang	Vice Chairman and President	XIAO Wei	Chief Audit Officer
WANG Wei	Executive Director and Executive Vice President	LIU Qiuwan	Chief Information Officer
LIN Jingzhen	Executive Director and Executive Vice President	LIU Jiandong	Chief Risk Officer
SUN Yu	Executive Vice President	MEI Feiqi	Secretary to the Board of Directors and Company Secretary
ZHENG Guoyu	Executive Vice President		

#### Notes:

- 1 The information listed in the above table pertains to the incumbent senior management members.
- 2 Mr. WU Fulin ceased to serve as Executive Vice President of the Bank as of 27 January 2020 due to a change of job.
- During the reporting period, no senior management member, except Mr. SUN Yu who held 10,000 H shares of the Bank, held any share of the Bank.

# Organisational Management, Human Resources Development and Management

# **Organisational Management**

As at 30 June 2020, the Bank had a total of 11,634 institutions worldwide, including 11,076 institutions in the Chinese mainland and 558 institutions in Hong Kong, Macao, Taiwan and other countries and regions. Its domestic commercial banking business comprised 10,581 institutions, including 38 tier-1 and direct branches, 365 tier-2 branches and 10,177 outlets.

Geographic distribution of institutions and employees:

Unit: RMB million/unit/person, except percentages

	Assets		Institutions		Employees	
			Number of		Number of	
Items	Total assets	% of total	institutions	% of total	employees	% of total
Northern China	7,703,319	29.85%	2,075	17.84%	60,812	19.85%
Northeastern China	792,668	3.07%	923	7.93%	24,281	7.93%
Eastern China	4,941,077	19.15%	3,564	30.63%	91,186	29.78%
Central and Southern China	3,644,900	14.12%	2,797	24.04%	66,984	21.87%
Western China	1,804,766	6.99%	1,717	14.76%	37,323	12.19%
Hong Kong, Macao and						
Taiwan	4,589,959	17.78%	428	3.68%	19,468	6.36%
Other countries and regions	2,332,628	9.04%	130	1.12%	6,178	2.02%
Elimination	(1,656,462)	N/A	N/A	N/A	N/A	N/A
Total	24,152,855	100.00%	11,634	100.00%	306,232	100.00%

Note: The proportion of geographic assets was based on data before elimination.

#### **Human Resources Development and Management**

As at 30 June 2020, the Bank had a total of 306,232 employees. There were 280,586 employees in the Bank's operations of the Chinese mainland, of which 267,784 worked in the Bank's domestic commercial banking operations. There were 25,646 employees in the Bank's operations in Hong Kong, Macao, Taiwan and other countries and regions. As at 30 June 2020, the Bank bore costs for a total of 5,228 retirees.

In the first half of 2020, the Bank continued to improve its functional structure in line with the Group's strategies and annual priorities. To Support the development of its inclusive finance business, the Bank improved its organisational system for inclusive finance through the "dedicated department + specialised sub-branches" model, and enhanced its capabilities for organising and advancing inclusive finance business. It continually improved the management model for institutions in provincial capitals and further sharpened their competitive edge. In addition, the Bank reshaped its education and training model by establishing BOC University, a first-class enterprise university nurturing first-class talents, thus serving China's industry-education integration initiative as well as its own development strategy.

The establishment of BOC University represents an important measure taken by the Bank in order to implement national strategy, adapt to industry trends and boost financial innovation and reform in the new era. BOC University aims to empower BOC Group, its staff, its customers and the society, and is committed to growing into a world-class financial enterprise university characterised by the pursuit of noble values, an advanced schooling model, distinctive features and advantages, and excellent brand influence. Since its establishment, BOC University has responded actively to the COVID-19 pandemic and accelerated digitalised transformation. In the first half of 2020, a total of 8,152,530 people participated in online training, with a total learning time of 5,614,284 hours.

The Bank vigorously strengthened its human resources, stimulated the enthusiasm of its employees, intensified the cultivation of young professionals, and continuously trained internationalised and all-round talented personnel. It continuously pushed forward the building of professional development pathways by optimising pathway sequencing, improving professional qualification management and further opening up the development channel for professionals. Following national targeted poverty alleviation strategies, the Bank selected and dispatched outstanding personnel to frontline outlets and to areas facing challenging conditions, so as to support local economic development. Actively responding to the country's call to stabilise employment, the Bank took the initiative to offer more new jobs, improved its recruitment policies and measures, and delivered more support to inclusive finance, thus providing job opportunities for various personnel.

# **Corporate Governance**

The Bank strictly follows the regulatory rules governing capital markets and industries, closely tracks changes and trends in overseas and domestic regulations and proactively explores innovative models and methods of corporate governance, so as to continuously enhance its corporate governance capabilities.

During the reporting period, the Bank further improved its corporate governance mechanisms. It conducted self-inspection on the implementation of the Scheme on the Authorisation to the Board of Directors Granted by the Shareholders' Meeting of Bank of China Limited and the Measures of Authorisation to the President by the Board of Directors of Bank of China Limited. The implementation was satisfactory with no approval in excess of authority identified.

The Board of Directors paid close attention to enhancing directors' continuing professional development, organised research activities and training for the directors and improved the communication mechanisms, thus continuously enhancing its decision-making efficiency and capability.

During the reporting period, the Bank continued to strengthen the protection of shareholders' rights, ensuring that shareholders are properly informed and entitled to participate and make decisions.

# **Corporate Governance Compliance**

During the reporting period, the Bank's corporate governance was consistent with the Company Law and the relevant provisions of CSRC.

During the reporting period, the Bank strictly observed the *Corporate Governance Code* (the "*Code*") as set out in Appendix 14 to the Hong Kong Listing Rules. The Bank has complied with all provisions of the *Code* and most of the recommended best practices set out in the *Code*.

#### **Shareholders' Meeting**

On 30 June 2020, the Bank held its 2019 Annual General Meeting on-site in Beijing. A-Share Holders could also cast votes online. This meeting considered and approved the proposals including the 2019 work report of the Board of Directors, the 2019 work report of the Board of Supervisors, the 2019 annual financial report, the 2019 profit distribution plan, the 2020 annual budget for fixed assets investment, the appointment of the Bank's external auditor for 2020, the election of Mr. ZHAO Jie, Ms. XIAO Lihong and Ms. WANG Xiaoya to be re-appointed as Non-executive Directors of the Bank, the election of Mr. CHEN Jianbo to be appointed as Nonexecutive Director of the Bank, the 2019 annual remuneration distribution plan for External Supervisors, the application for provisional authorisation of outbound donations, the bond issuance plan, the issuance of write-down undated capital bonds, the issuance of qualified writedown tier 2 capital instruments, and the election of Mr. WANG Wei as Executive Director of Bank of China Limited. The meeting also heard the report on the connected transactions for 2019, the duty report of Independent Directors for 2019, and the report on the implementation of the Scheme on the Authorisation to the Board of Directors Granted by the Shareholders' Meeting of Bank of China Limited for 2019. The proposals regarding the bond issuance plan, the issuance of write-down undated capital bonds, and the issuance of qualified write-down tier 2 capital instruments were special resolutions, while the rest of the proposals were ordinary resolutions.

The above shareholders' meeting was convened and held in strict compliance with relevant laws and regulations as well as the listing rules of the Bank's listing exchanges. The Bank's directors, supervisors and senior management members attended the meeting and communicated with shareholders on issues of concern. The Bank published announcements on the resolutions and legal opinions of the aforementioned shareholders' meeting pursuant to the regulatory requirements in a timely manner. For details, please refer to the Bank's announcements published on the websites of SSE, HKEX and the Bank on 30 June 2020.

#### **Directors and the Board of Directors**

Currently, the Board of Directors comprises fourteen members. Besides the Chairman, there are three executive directors, five non-executive directors and five independent directors. The proportion of independent directors reaches one-third of the total number of directors, which is in compliance with the Articles of Association of the Bank and the relevant regulatory provisions. The positions of Chairman of the Board of Directors and President of the Bank are assumed by two persons.

Save as disclosed in this report, to the best knowledge of the Bank, information regarding the Bank's directors including their appointments during the reporting period is the same as that disclosed in the 2019 Annual Report of the Bank.

During the reporting period, the Bank convened four on-site meetings of the Board of Directors respectively on 13 January, 27 March, 29 April and 30 June, and six meetings of the Board of Directors via written resolution on 6 January, 26 January, 9 April, 25 May, and 22 June (two on 22 June). At these meetings, the Board of Directors mainly considered and approved proposals regarding the 2019 work report of the Board of Directors, the 2019 profit distribution plan, the 2019 internal control self-assessment report, the 2019 corporate social responsibility report, the 2019 annual report, the 2019 capital adequacy ratio report, the 2020 first quarter report, the nomination of candidates for directorships, the bond issuance plan, and the establishment of a subsidiary, among others.

The Board of Directors has set up the Strategic Development Committee, the Corporate Culture and Consumer Protection Committee, the Audit Committee, the Risk Policy Committee, the Personnel and Remuneration Committee, and the Connected Transactions Control Committee as well as the US Risk and Management Committee established under the Risk Policy Committee, to assist it in performing its functions under the authorisation of the Board of Directors. Independent directors individually serve as the chairman of the Corporate Culture and Consumer Protection Committee, the Audit Committee, the Risk Policy Committee, the Personnel and Remuneration Committee and the Connected Transactions Control Committee. The work performance of each special committee during the reporting period was as follows:

<b>Special Committees</b>	Work Performance
Strategic Development Committee	The committee held three on-site meetings and two meetings via written resolutions, at which it mainly reviewed the profit distribution plan for 2019, the business plan and financial budget for 2020, the inclusive finance business plan for 2020, the development plan for enhancing service to private enterprises (2020–2022), the application for provisional authorisation of outbound donations, the proposal on issuance of write-down undated capital bonds, the proposal on issuance of qualified write-down tier 2 capital instruments, among others.
Corporate Culture and Consumer Protection Committee	The committee held one on-site meeting, at which it reviewed the report on corporate social responsibility for 2019.
Audit Committee	The committee held four on-site meetings, at which it mainly reviewed and approved the 2020 work plan and financial budget for internal audit. It reviewed the 2019 financial report, the 2020 first quarter financial report, the 2019 internal control work report, the 2019 internal control assessment report, the audit results on internal control and management proposal, the overall work plan for the selection and engagement of accountant for 2021 and the engagement & fees of accountant for 2021. In addition, it heard the work report on internal audit in 2019, the progress report on IT application in audit and subsequent plan, the 2019 report on the overseas supervision information, the progress report on internal control audit of Ernst & Young in 2019, updates on compliance with the principle of independence, the 2020 audit plan, and the report on asset quality in the first quarter of 2020, among others.

<b>Special Committees</b>	Work Performance
Risk Policy Committee	The committee held two on-site meetings and one meeting via written resolutions, at which it mainly reviewed proposals including the Risk Appetites Statement of the Group (2020 Edition), the AML, CFT and Sanction Compliance Policy (2020 Edition), the Securities Investment Policy (2020 Edition), the Trading Book Market Risk Limits (Level A) in 2020, the Capital Adequacy Ratio Report of 2019, the Internal Capital Adequacy Assessment Report for 2020, the Liquidity Risk Management Policies (2020 Edition) and the Policy for Interest Rate Risk in the Banking Book Management (2020 Edition). The committee also regularly reviewed the Risk Reports of the Group.
Personnel and Remuneration Committee	The committee held one on-site meeting and three meetings via written resolutions, at which it mainly reviewed proposals on the nomination of Mr. ZHAO Jie, Ms. XIAO Lihong and Ms. WANG Xiaoya to be re-appointed as Non-executive Directors of the Bank, the performance evaluation results for the Chairman, Executive Directors and senior management members for 2019, the nomination of Mr. CHEN Jianbo as candidate for Non-executive Director of the Bank, the nomination of Mr. WANG Wei as candidate for Executive Director of the Bank, the appointment of Mr. WANG Wei as member of special committees of the Board of Directors, and the appointment of Mr. CHEN Jianbo as member of special committees of the Board of Directors, among others.
Connected Transactions Control Committee	The committee held one on-site meeting, at which it mainly reviewed and approved the report on the connected party list and other proposals. It also reviewed the report on connected transactions in 2019 and the statement on connected transactions of the Bank in 2019, among others.

#### Supervisors and the Board of Supervisors

The Board of Supervisors currently comprises six members, with one shareholder supervisor (Chairman of the Board of Supervisors), three employee supervisors and two external supervisors.

During the reporting period, with the target of building a world-class bank in the new era, the Board of Supervisors of the Bank performed its supervisory duties in accordance with the law, overcame the negative impact caused by the COVID-19 pandemic, took solid supervisory actions regarding the Bank's strategies, duty performance, finance, internal control and risk management, and actively played its supervisory and advisory role. It performed its role in duty performance supervision by conducting the 2019 duty performance assessment of the Board of Directors, the Senior Management and its members, carrying out its annual assessment of the duty performance of supervisors, and performing effective day-to-day supervision over duty performance. In order to enhance strategic and financial supervision, the Board of Supervisors focused on the progress in the new development strategies, carefully reviewed regular reports, and raised recommendations on matters of concern. At the same time, it intensified efforts in the analysis of risks in key areas, and issued prompt reminders to the Board of Directors, Senior Management and relevant departments, in order to enhance its supervision over risk management and internal control. In addition, the Board of Supervisors continuously tracked the progress of the Senior Management and relevant departments in implementing matters of concern proposed at meetings of the Board of Supervisors and during inspections, thus strengthening the implementation of its regulatory opinions. Adhering to the goal of building a world-class bank in the new era, it performed its supervisory and advisory function by launching special surveys regarding various topics, including the development of the Bank's overseas institutions and transaction banking.

During the reporting period, the Board of Supervisors held two on-site meetings on 27 March and 29 April and one meeting via written resolutions on 21 January, at which it mainly reviewed and approved the proposals regarding the Bank's 2019 annual report, 2019 profit distribution plan, 2019 internal control assessment report, 2019 corporate social responsibility report, special report on the deposit and usage of proceeds raised from the issuance of Domestic Preference Shares of 2019, evaluation opinions of the Board of Supervisors on the duty performance and due diligence of the Board of Directors, the Senior Management and its members for 2019, assessment opinions of the Board of Supervisors on strategic implementation of the Bank in 2019, supervisory opinions of the Board of Supervisors on consolidated management, internal audit, anti-money laundering, internal control, fraud prevention and compensation management performance of the Bank, the 2019 work report of the Board of Supervisors, the performance evaluation results of the Chairman of the Board of Supervisors in 2019, the performance evaluation results and remuneration distribution plan for external supervisors, and the 2020 first quarter report, among others. The Duty Performance and Due Diligence Supervision Committee held two on-site meetings and one meeting via written resolutions, and the Finance and Internal Control Supervision Committee held two on-site meetings, at which the two committees carried out preliminary review of their respective issues of relevance and submitted them to the Board of Supervisors for review and approval.

During the reporting period, External Supervisors Mr. JIA Xiangsen and Mr. ZHENG Zhiguang performed their supervisory duties in strict accordance with the provisions of the Articles of Association of the Bank. Mr. JIA Xiangsen attended the 2019 Annual General Meeting, and was present at meetings of the Board of Directors as a non-voting attendee. He also attended two onsite meetings of the Board of Supervisors, presided over two meetings of the Finance and Internal Control Supervision Committee of the Board of Supervisors, and participated in special surveys regarding the development of the Bank's overseas institutions. Mr. ZHENG Zhiguang attended the 2019 Annual General Meeting and two on-site meetings of the Board of Supervisors, and participated in special surveys regarding the development of the Bank's overseas institutions. The two external supervisors expressed opinions independently and objectively during their terms of office, and put forward suggestions on strategy implementation, business development and risk management, thus playing an active role in promoting the improvement of the Bank's corporate governance and management.

#### **Senior Management**

During the reporting period, the Senior Management of the Bank managed the Bank's operations in accordance with the powers bestowed upon them by the Articles of Association and the authorisations of the Board of Directors. Closely adhering to the strategic goal of building a world-class bank in the new era and to the annual performance objectives approved by the Board of Directors, it emphasised on stimulating vitality, making agile reaction and achieving breakthroughs in key areas, and accelerated the implementation of various tasks in the development strategy, thus realising continuous and stable improvement in the business performance of the Group.

During the reporting period, the Senior Management of the Bank held 22 regular meetings, at which it focused on major aspects of the Bank's operations and management, and decided upon a series of significant matters, including the Group's COVID-19 pandemic prevention and control, business development, performance management, risk management, audit supervision, IT system development, product and service innovation, integrated operation, globalised development, inclusive finance and scenario building. It also convened special meetings to study and make arrangements for matters relating to corporate banking, personal banking, financial markets, channel building, smart operation, compliance management and data governance.

The Senior Management (Executive Committee) of the Bank presides over the Asset and Liability Management Committee, the Risk Management and Internal Control Committee (which governs the Anti-Money Laundering Committee, the Asset Disposal Committee and the Credit Risk Management and Decision-making Committee), the Procurement Review Committee, the IT Management Committee, the Securities Investment and Management Committee, the Internet Finance Committee, the Innovation and Product Management Committee, the Integrated Operation Coordination Committee, the Asset Management Business Committee, the Consumer Protection Committee, the Domestic Branch Development and Coordination Committee, and the Green Finance Management Committee. During the reporting period, all of the committees diligently fulfilled their duties and responsibilities as per the powers specified in their committee charters and the rights delegated by the Executive Committee, and pushed forward the sound development of the Bank's various operations.

# **Significant Events**

# Formulation and Implementation of Profit Distribution Policy

# **Ordinary Shares**

In 2009, the Bank amended the Articles of Association to state that the Bank should maintain the continuity and stability of its profit distribution policy.

In 2013, the Bank amended the Articles of Association related to the cash dividend. This amendment further clarified the Bank's profit distribution principles, policy and adjustment procedures, the consideration process of the profit distribution plan and other matters. The amendment stated that the Bank shall adopt cash dividend as the priority form of profit distribution. Except under special circumstances, the Bank shall adopt cash as the form of dividend distribution where there is profit in that year and the accumulated undistributed profit is positive, and that the cash distribution of the dividend shall not be less than 10% of the profit after tax attributable to the ordinary shareholders of the Bank. The amendment also stated that the Bank shall offer online voting to shareholders when considering amendments to the profit distribution policy and profit distribution plan.

The Bank considered and approved the *Shareholder Return Plan for 2018 to 2020* at the 2019 First Extraordinary General Meeting on 4 January 2019, specifying the basic principles, shareholder return plan and decision-making and supervisory mechanisms regarding the formulation, implementation and amendment of the shareholder return of the Bank.

The procedure to formulate the aforementioned profit distribution policy was compliant and transparent, and the decision procedure was complete. The criterion and ratio of the dividend were explicit and clear. The independent directors fully expressed their opinions and the legitimate rights and interests of minority shareholders were fully respected and protected. In these regards, the formulation of the policy was in line with the provisions of the Articles of Association and other rules and regulations.

The profit distribution plan for ordinary shares of the Bank shall be approved by the shareholders' meeting. In 2020, the Bank distributed dividends on ordinary shares for 2019 in strict compliance with the Articles of Association, its dividend distribution policy and the shareholders' meeting resolution on profit distribution.

#### **Preference Shares**

The preference shareholders of the Bank receive dividend at the specified dividend rate prior to the ordinary shareholders. The Bank shall pay the dividend to the preference shareholders in cash. The Bank shall not distribute the dividends on ordinary shares before all the dividends of preference shares have been paid.

Dividend on the Bank's preference shares will be distributed on an annual basis. Once the preference shareholders have received dividends at the specified dividend rate, they shall not be entitled to participate in the distribution of the remaining profits of the Bank together with the ordinary shareholders.

The preference share dividend is non-cumulative. If any preference share dividend for any dividend period is not paid in full, such remaining amount of dividend shall not be carried forward to the following dividend year. The Bank shall be entitled to cancel the payment of any dividend on the preference shares, and such cancellation shall not constitute a default. The Bank may at its discretion use the funds arising from the cancellation of such dividend payment to repay other indebtedness due and payable.

Dividend payments are independent of the Bank's credit rating, nor do they vary with the credit rating.

In the first half of 2020, the Bank distributed dividends on domestic preference shares in strict compliance with the Articles of Association, the terms of issuance of preference shares and the Board of Directors' resolutions on dividend distribution.

#### Profit Distribution during the Reporting Period

The 2019 Annual General Meeting held on 30 June 2020 considered and approved the Bank's profit distribution plan as follows: appropriation to statutory surplus reserve of RMB17.298 billion; appropriation to general and regulatory reserves of RMB18.575 billion; no appropriation to the discretionary reserve; considering the Bank's business performance, financial position, and the capital requirements for the future development of the Bank, RMB1.91 per ten shares (before tax) was proposed to be distributed as cash dividends on ordinary shares to A-Share Holders and H-Share Holders whose names appeared on the register of members of the Bank as at market close on 14 July 2020, amounting to approximately RMB56.228 billion (before tax) in total. The dividend distribution plan has been accomplished. The Bank did not distribute an interim dividend on ordinary shares for 2020, nor did it propose any capitalisation of capital reserve into share capital.

At the Board meeting held on 13 January 2020, the dividend distribution plan for the Bank's Domestic Preference Shares (Second Tranche) was approved. The Bank distributed a total of RMB1.540 billion (before tax) of dividends on the Domestic Preference Shares (Second Tranche) on 13 March 2020, with an annual dividend rate of 5.50% (before tax). The dividend distribution plan has been accomplished.

At the Board meeting held on 29 April 2020, the dividend distribution plans for the Bank's Domestic Preference Shares (Third Tranche and Fourth Tranche) were approved. The Bank distributed a total of RMB3.285 billion (before tax) of dividends on the Domestic Preference Shares (Third Tranche) on 29 June 2020, with an annual dividend rate of 4.50% (before tax) and the dividend distribution plan has been accomplished. The Bank will distribute a total of RMB1.1745 billion (before tax) of dividends on the Domestic Preference Shares (Fourth Tranche) on 31 August 2020, with an annual dividend rate of 4.35% (before tax).

The dividend distribution plans for the Bank's Domestic Preference Shares (First Tranche and Second Tranche) were approved on 30 August 2020 by the Board of Directors of the Bank. The Bank will distribute a total of RMB1.920 billion (before tax) of dividends on Domestic Preference Shares (First Tranche) on 23 November 2020, with an annual dividend rate of 6.00% (before tax). The Bank will distribute a total of RMB1.540 billion (before tax) of dividends on Domestic Preference Shares (Second Tranche) on 15 March 2021, with an annual dividend rate of 5.50% (before tax).

Please refer to the Condensed Consolidated Interim Financial Information for other profit distribution during the reporting period.

# **Corporate Governance**

For details of the corporate governance of the Bank, please refer to the section "Corporate Governance".

#### **Purchase and Sale of Material Assets**

During the reporting period, the Bank did not undertake any purchase and sale of material assets that is required to be disclosed.

# **Material Litigation and Arbitration**

The Bank was involved in certain litigation and arbitration cases in its regular course of business. In addition, because of the scope and scale of the Bank's international operations, the Bank is from time to time subject to a variety of claims under the laws of various jurisdictions in which the Bank operates. After consulting legal professionals, the Senior Management of the Bank holds the view that none of the litigation and arbitration cases will have significant impact on the financial position or operating results of the Bank at the current stage.

#### **Significant Connected Transactions**

The Bank had no significant connected transactions during the reporting period. For details of the related party transactions as defined by the relevant accounting standards by the end of the reporting period, please refer to Note III.30 of the Condensed Consolidated Interim Financial Information.

## **Major Contracts and Enforcement thereof**

#### Material Custody, Sub-contracts and Leases

During the reporting period, the Bank did not take, or allow to subsist any significant custody of, sub-contract or lease assets from other companies, or allow its material business assets to be subject to such arrangements, in each case that is required to be disclosed.

#### **Material Guarantee Business**

As approved by PBOC and CBIRC, the Bank's guarantee business is an off-balance sheet item in the ordinary course of its business. The Bank operates the guarantee business in a prudent manner and has formulated specific management measures, operational processes and approval procedures in respect of the risks of guarantee business and carries out this business accordingly. During the reporting period, save as disclosed above, the Bank did not enter into or allow to subsist any material guarantee business that is required to be disclosed.

# **Other Major Contracts**

During the reporting period, the Bank did not enter into or allow to subsist any other major contract that is required to be disclosed.

#### **Undertakings**

There was no undertaking that has been fulfilled by the Bank during the reporting period. As at the end of the reporting period, there was no undertaking failed to be fulfilled by the Bank.

# Disciplinary Actions Imposed on the Bank, its Directors, Supervisors, Senior Management Members and Controlling Shareholder

During the reporting period, neither the Bank nor any of its directors, supervisors, senior management members or controlling shareholder was subject to any investigation, compulsory measures or accusation of criminal responsibilities by relevant authorities or any investigation, administrative punishment or regulatory measures by CSRC, or had material administrative punishment imposed on them by other administrative authorities, or were publicly reprimanded by any stock exchange.

Alert of and Explanations for Predicted Loss in Net Profit for the Period from the Beginning of the Year to the End of the Next Reporting Period or Substantial Change Compared with the Same Period of the Prior Year

Not applicable.

# Misappropriation of Funds for Non-operating Purposes by Controlling Shareholder and Other Related Parties

During the reporting period, there was no misappropriation of the Bank's funds by its controlling shareholder or other related parties for non-operating purposes.

#### Use of Raised Funds

All proceeds raised from initial public offerings, issuance of subordinated bonds, the rights issue, issuances of tier 2 capital bonds, preference shares and undated capital bonds have been fully used to replenish the Bank's capital and increase the level of its capital adequacy.

For details, please refer to the related announcements published on the websites of SSE, HKEX and the Bank and the Notes to the Condensed Consolidated Interim Financial Information.

# Purchase, Sale or Redemption of the Bank's Listed Securities

Please refer to the Condensed Consolidated Interim Financial Information for details regarding the purchase, sale or redemption of the Bank's listed securities.

## Implementation of Stock Incentive Plan and Employee Stock Ownership Plan

The Bank approved a long-term incentive policy, including the Management Stock Appreciation Rights Plan and the Employee Stock Ownership Plan, at the Board meeting and the extraordinary shareholders' meeting held in November 2005. To date, the Management Stock Appreciation Rights Plan and the Employee Stock Ownership Plan have not been implemented.

#### **Audit Committee**

The Audit Committee of the Bank comprises six members, including Non-executive Directors Mr. ZHAO Jie and Mr. ZHANG Jiangang, Independent Directors Mr. WANG Changyun, Ms. Angela CHAO, Mr. JIANG Guohua and Mr. Martin Cheung Kong LIAO. Independent Director Mr. JIANG Guohua serves as the Chairman of the committee. Following the principle of independence, the committee assists the Board of Directors in supervising the financial reports, internal control, internal audit and external audit of the Group.

The Audit Committee has reviewed the interim results of the Bank. The external auditor of the Bank has reviewed the interim report in accordance with *International Standards on Review Engagements No. 2410*. The committee has considered the financial statements in light of accounting standards, accounting policies and practices, internal control and financial reporting.

## **Appointment of External Auditors**

The Bank engaged Ernst & Young Hua Ming LLP as the Bank's domestic auditor and internal control external auditor for 2020 to provide audit services on its financial statements and internal control pursuant to CAS and engaged Ernst & Young as its international auditor for 2020 to provide audit services on financial statements pursuant to IFRS.

# Directors' and Supervisors' Rights to Acquire Shares

During the reporting period, none of the Bank, its holding companies, or any of its subsidiaries or fellow subsidiaries was party to any arrangements that would enable the Bank's directors and supervisors or their respective spouses or children below the age of 18, to benefit by acquiring shares in, or debentures of, the Bank or any other legal entity.

## Directors' and Supervisors' Interests in Shares, Underlying Shares and Debentures

To the best knowledge of the Bank, as at 30 June 2020, none of the directors or supervisors of the Bank or their respective associates had any interests or short positions in the shares, underlying shares or debentures of the Bank or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Bank pursuant to Section 352 of the SFO or as otherwise notified to the Bank and the Hong Kong Stock Exchange pursuant to the *Model Code for Securities Transactions by Directors of Listed Issuers* (the "*Model Code*") as set out in Appendix 10 of the Hong Kong Listing Rules.

# Securities Transactions by Directors and Supervisors

Pursuant to domestic and overseas securities regulatory requirements, the Bank formulated and implemented the *Management Measures on Securities Transactions by Directors, Supervisors and Senior Management Personnel of Bank of China Limited* (the "Management Rules") to govern securities transactions by the directors, supervisors and senior management members of the Bank. The terms of the *Management Rules* are more stringent than the mandatory standards set out in the *Model Code*. All the directors and supervisors of the Bank have confirmed that they have complied with the standards set out in both the *Management Rules* and the *Model Code* throughout the reporting period.

#### **Consumer Rights Protection**

The Bank attaches great importance to and makes active efforts in the protection of consumer rights and interests, strictly implements national laws and regulations on consumer protection, and protects the legitimate rights and interests of financial consumers according to relevant laws and rules, thus continuously improving its consumer protection management system. In the first half of 2020, in accordance with regulatory requirements and market changes, the Bank continuously enhanced the building of its consumer protection systems and mechanisms, refined consumer protection rules, heightened its sense of responsibility and mission with regard to consumer protection, and incorporated consumer protection efforts into its corporate governance, corporate culture and development strategy. In response to regulatory requirements, the Bank properly conducted consumer protection during the COVID-19 pandemic prevention and control, addressed consumer consultations in a timely manner, and ensured smooth financial services for consumers. It further stepped up efforts to standardise the handling of consumer complaints, and gave full play to the role of consumer complaints in helping to supervise and improve the quality of the Bank's products and services. In addition, the Bank launched a series of financial knowledge promotional and educational activities. It won the honorary title of "Excellent Organiser" in the "3.15 Consumer Protection Education and Publicity Week". It also carried out the "3.15 Rights • Responsibilities • Risks, Financial Consumer Rights Day", "Financial Knowledge Popularisation" and other thematic campaigns.

# Integrity of the Bank and its Controlling Shareholder

During the reporting period, neither the Bank nor its controlling shareholder failed to perform any effective judgment of the court or pay off any due debt in large amount.

# **Other Significant Events**

For announcements regarding other significant events made in accordance with the regulatory requirements during the reporting period, please refer to the websites of SSE, HKEX and the Bank.

# Compliance with International Accounting Standard No. 34

The 2020 interim report of the Bank is in compliance with *International Accounting Standard No. 34* — *Interim Financial Reporting*.

## **Interim Report**

You may write to the Bank's H-Share Registrar, Computershare Hong Kong Investor Services Limited (Address: 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong, China) to request the interim report prepared under IFRS or visit the Bank's office address for copies prepared under CAS. The Chinese and/or English versions of this interim report are also available on the following websites: www.boc.cn, www.sse.com.cn and www.hkexnews.hk.

Should you have any queries about how to obtain copies of this interim report or access the document on the Bank's website, please contact the Bank's H-Share Registrar at (852) 2862 8688 or the Bank's hotline at (86)10-6659 2638.

# Report on Review of Interim Financial Information

#### To the Board of Directors of Bank of China Limited

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

#### Introduction

We have reviewed the accompanying interim financial information set out on pages 84 to 194, which comprises the condensed consolidated statement of financial position of Bank of China Limited (the "Bank") and its subsidiaries (the "Group") as at 30 June 2020 and the related condensed consolidated statements of income, comprehensive income, changes in equity and cash flows for the six-month period then ended, and explanatory notes. *The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited* require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 *Interim Financial Reporting* ("IAS 34") issued by the International Accounting Standards Board.

The directors are responsible for the preparation and presentation of interim financial information in accordance with IAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review. Our report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

#### Scope of review

We conducted our review in accordance with International Standard on Review Engagements 2410 Review of Interim Financial Information Performed by the Independent Auditor of the Entity. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial information is not prepared, in all material respects, in accordance with IAS 34.

# **Ernst & Young**

Certified Public Accountants

Hong Kong 30 August 2020

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# CONDENSED CONSOLIDATED INCOME STATEMENT

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

		For the six mo ended 30	-
	Note	2020 Unaudited	2019 Unaudited
Interest income	III.1	375,930	365,364
Interest expense	III.1	(179,035)	(183,680)
Net interest income		196,895	181,684
Fee and commission income	III.2	57,021	57,465
Fee and commission expense	III.2	(6,679)	(6,901)
Net fee and commission income		50,342	50,564
Net trading gains	III.3	2,173	14,584
Net gains on transfers of financial asset	III.4	7,623	3,244
Other operating income	III.5	29,950	26,612
Operating income		286,983	276,688
Operating expenses	III.6	(90,946)	(91,130)
Impairment losses on assets	III.8	(66,484)	(33,670)
Operating profit		129,553	151,888
Share of results of associates and joint ventures		63	670
Profit before income tax		129,616	152,558
Income tax expense	III.9	(21,804)	(31,116)
Profit for the period		107,812	121,442
Attributable to:			
Equity holders of the Bank		100,917	114,048
Non-controlling interests		6,895	7,394
		107,812	121,442
Earnings per share (in RMB)	III.10		
— Basic		0.32	0.38
— Diluted		0.32	0.38

# CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

		For the six mo ended 30	
	Note	2020 Unaudited	2019 Unaudited
Profit for the period		107,812	121,442
Other comprehensive income:	III.11		
Items that will not be reclassified to profit or loss  — Actuarial (losses)/gains on defined benefit plans  — Changes in fair value on investments in equity instruments		(79)	14
designated at fair value through other comprehensive income — Other		(633) 39	1,398 (41)
Subtotal		(673)	1,371
Items that may be reclassified subsequently to profit or loss  — Changes in fair value on investments in debt instruments measured at fair value through other comprehensive income  — Allowance for credit losses on investments in debt instruments		5,589	4,660
measured at fair value through other comprehensive income  — Share of other comprehensive income of associates and joint ventures accounted for using the equity method  — Exchange differences from the translation of		3,208 (47)	217 (313)
foreign operations  — Other		4,350 (350)	1,170 191
Subtotal		12,750	5,925
Other comprehensive income for the period, net of tax		12,077	7,296
Total comprehensive income for the period		119,889	128,738
<b>Total comprehensive income attributable to:</b> Equity holders of the Bank Non-controlling interests		111,185 8,704	120,079 8,659
		119,889	128,738

# CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

	Note	As at 30 June 2020 Unaudited	As at 31 December 2019 Audited
ASSETS			
Cash and due from banks and			
other financial institutions	III.12	739,970	565,467
Balances with central banks	III.13	2,109,854	2,078,809
Placements with and loans to banks and			
other financial institutions	III.14	1,225,173	898,959
Government certificates of indebtedness for			
bank notes issued		169,681	155,466
Precious metals		171,501	206,210
Derivative financial assets	III.15	114,856	93,335
Loans and advances to customers, net	III.16	13,670,820	12,743,425
Financial investments	III.17	5,374,301	5,514,062
— financial assets at fair value through			
profit or loss		450,655	518,250
— financial assets at fair value through			
other comprehensive income		2,054,786	2,218,129
— financial assets at amortised cost		2,868,860	2,777,683
Investments in associates and joint ventures		23,012	23,210
Property and equipment	III.18	252,557	244,540
Investment properties	III.19	23,116	23,108
Deferred income tax assets	III.23	50,295	44,029
Other assets	III.20	227,719	179,124
Total assets		24,152,855	22,769,744

# CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

As at 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

	Note	As at 30 June 2020 Unaudited	As at 31 December 2019 Audited
LIABILITIES			
Due to banks and other financial institutions		1,611,983	1,668,046
Due to central banks		888,627	846,277
Bank notes in circulation		169,760	155,609
Placements from banks and other financial			
institutions		537,366	639,675
Financial liabilities held for trading	III.21	12,510	19,475
Derivative financial liabilities	III.15	123,271	90,060
Due to customers	III.22	17,090,217	15,817,548
Bonds issued		1,087,906	1,096,087
Other borrowings		30,322	28,011
Current tax liabilities		37,981	59,102
Retirement benefit obligations		2,487	2,533
Deferred income tax liabilities	III.23	6,240	5,452
Other liabilities	III.24	465,572	365,173
Total liabilities		22,064,242	20,793,048
EQUITY			
Capital and reserves attributable to equity holders of the Bank			
Share capital		294,388	294,388
Other equity instruments	III.25	259,464	199,893
Capital reserve		136,037	136,012
Treasury shares		(20)	(7)
Other comprehensive income	III.11	29,997	19,613
Statutory reserves		175,152	174,762
General and regulatory reserves		247,114	250,100
Undistributed profits		816,310	776,940
		1,958,442	1,851,701
Non-controlling interests		130,171	124,995
Total equity		2,088,613	1,976,696
Total equity and liabilities		24,152,855	22,769,744

Approved and authorised for issue by the Board of Directors on 30 August 2020.

The accompanying notes form an integral part of this interim financial information.

LIU Liange
Director

**WANG Jiang** *Director* 

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

Unaudited

(68,457) (13) 3 Total 930 1,976,696 119,889 59,571 2,088,613 (4,430)(58) 124,995 8,704 930 130,171 controlling interests 6 (13)(20) shares **Ireasury** profits (390)(116) (64,027) 816,310 776,940 100,917 2,986 regulatory Undistributed (2,986) 250,100 247,114 General and reserves Attributable to equity holders of the Bank 174,762 175,152 Statutory reserves 390 19,613 10,268 29,997 comprehensive 116 income Capital 136,012 136,037 reserve 25 199,893 Other equity 259,464 instruments 59.571 capital Share 294,388 294,388 III.26 Note III.25 Capital contribution by non-controlling shareholders Appropriation to general and regulatory reserves Total comprehensive income for the period Other comprehensive income transferred to Appropriation to statutory reserves other equity instruments holders Net change in treasury shares Capital contribution by As at 1 January 2020 retained earnings As at 30 June 2020 Dividends

The accompanying notes form an integral part of this interim financial information.

# CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (Continued)

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

					Unaudited	ited				
			Attr	Attributable to equity holders of the Bank	holders of the B	ank				
N.	Share Note capital	Other equity instruments	Capital reserve	Other comprehensive income	Statutory reserves	General and regulatory reserves	Undistributed profits	Treasury shares	Non- controlling interests	Total
As at 1 January 2019	294,388	99,714	142,135	1,417	157,464	231,525	686,405	(89)	112,417	1,725,397
Total comprehensive income for the period	ı	ı	I	6,031	I	I	114,048	ı	8,659	128,738
Appropriation to statutory reserves Appropriation to general and regulatory reserves Dividends Net change in treasury shares	1 1 1 1		1 1 1 1	1 1 1 1	423	149	(423) (149) (55,707)	' ' ' =	- - (3,968) -	_ _ (59,675) 11
Capital contribution by other equity instruments holders Other comprehensive income transferred to	I	112,971	I	1 6	I	I	1 8	I	I	112,971
retained earnings Other			84	(25)	1 1	1 1	25		(74)	10
As at 30 June 2019	294,388	212,685	142,219	7,423	157,887	231,674	744,199	(57)	117,034	1,907,452
Total comprehensive income for the period	I	ı	I	12,165	I	I	73,357	I	9,406	94,928
Appropriation to statutory reserves Appropriation to general and regulatory reserves Dividends Net change in treasury shares Capital contribution by a non-controlling shareholders		1 1 1 1 1		1 1 1 1 1	16,875	18,426	(16,875) (18,426) (5,286)	20	- (2,826) - 1,380	- (8,112) 50 1,358
Capital contribution and reduction by other equity instruments holders Other comprehensive income transferred to retained earnings Other	1 1 1	(12,792)	(6,205)	25	1 1 1	1 1 1	- (25) (4)	1 1 1	1 1	(18,997)
As at 31 December 2019	294,388	199,893	136,012	19,613	174,762	250,100	776,940	(7)	124,995	1,976,696

# CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

		For the six mo ended 30	
	Note	2020 Unaudited	2019 Unaudited
Cash flows from operating activities			
Profit before income tax		129,616	152,558
Adjustments:		•	,
Impairment losses on assets		66,484	33,670
Depreciation of property and equipment and			
right-of-use assets		11,158	9,900
Amortisation of intangible assets and			
other assets		2,440	1,943
Net gains on disposal of property and			
equipment, intangible assets and		(0.55)	(2.16)
other long-term assets		(957)	(246)
Net gains on disposal of investments in		(114)	
subsidiaries, associates and joint ventures		(114)	((70)
Share of results of associates and joint ventures		(63)	(670)
Interest income arising from financial investments		(76,475)	(76,251)
Dividends arising from investment securities		(126)	(70,231) $(120)$
Net gains on financial investments		(6,767)	(2,422)
Interest expense arising from bonds issued		17,119	14,396
Accreted interest on impaired loans		(642)	(790)
Interest expense arising from lease liabilities		395	408
Net changes in operating assets and liabilities:			
Net decrease in balances with central banks		18,444	22,243
Net increase in due from and			
placements with and loans to banks and			
other financial institutions		(186,545)	(77,963)
Net decrease/(increase) in precious metals		34,717	(21,182)
Net increase in loans and advances			
to customers		(983,153)	(774,079)
Net increase in other assets		(64,450)	(101,113)
Net (decrease)/increase in due to		(52,000)	56 441
banks and other financial institutions		(53,899)	56,441
Net increase in due to central banks  Net decrease in placements from		42,047	5,471
banks and other financial institutions		(102,083)	(82,672)
Net increase in due to customers		1,270,004	762,854
Net increase/(decrease) in other borrowings		2,311	(3,057)
Net increase in other liabilities		70,022	13,101
Net increase in other habilities			13,101
Cash inflow/(outflow) from operating activities		189,483	(67,580)
Income tax paid		(52,126)	(23,314)
1			
Net cash inflow/(outflow) from			
operating activities		137,357	(90,894)

# CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

For the six month period ended 30 June 2020 (Amounts in millions of Renminbi, unless otherwise stated)

		For the six mo ended 30	
	Note	2020 Unaudited	2019 Unaudited
Cash flows from investing activities			
Proceeds from disposal of property and equipment, intangible assets and			
other long-term assets		2,224	3,108
Proceeds from disposal of investments in subsidiaries, associates and joint ventures		544	823
Dividends received		429	166
Interest income received from		12)	100
financial investments		77,643	76,908
Proceeds from disposal/maturity of		77,010	, 0,,, 00
financial investments		1,775,154	1,328,628
Increase in investments in subsidiaries,		,,	,,
associates and joint ventures		(479)	(1,145)
Purchase of property and equipment,			
intangible assets and other long-term assets		(18,378)	(10,812)
Purchase of financial investments		(1,628,949)	(1,553,900)
Net cash inflow/(outflow) from investing activities		208,188	(156,224)
Cash flows from financing activities			
Proceeds from issuance of bonds		345,628	320,351
Proceeds from issuance of		0.0,020	020,001
other equity instruments		59,571	112,971
Proceeds from capital contribution by		,	,
non-controlling shareholders		930	_
Repayments of debts issued		(368,592)	(290,135)
Cash payments for interest on bonds issued		(7,259)	(5,213)
Dividend and interest payments to equity and			
other equity instrument holders of the Bank		(6,625)	(55,707)
Dividend and coupon payments to			
non-controlling shareholders		(1,192)	(3,968)
Other net cash flows from financing activities		(3,362)	(3,241)
Net cash inflow from financing activities		19,099	75,058
Effect of exchange rate changes on cash and			
cash equivalents		9,233	3,326
Net increase/(decrease) in cash and			
cash equivalents		373,877	(168,734)
Cash and cash equivalents at beginning		4.245.225	1 500 505
of the period		1,345,892	1,688,600
Cash and cash equivalents at end of the period	III.29	1,719,769	1,519,866

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

#### I BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES

The unaudited condensed consolidated interim financial information for the six month period ended 30 June 2020 has been prepared in accordance with International Accounting Standard 34 *Interim Financial Reporting* ("IAS 34") and should be read in conjunction with the annual financial statements for the year ended 31 December 2019.

Except as described below, the principal accounting policies adopted in the preparation of the unaudited condensed consolidated interim financial information are consistent with those used in the Group's annual financial statements for the year ended 31 December 2019.

#### 1 Standards, amendments and interpretations effective in 2020

On 1 January 2020, the Group adopted the following new standards, amendments and interpretations.

IFRS 3 Amendments IAS 1 and IAS 8 Amendments IFRS 9, IAS 39 and

IFRS 7 Amendments

IFRS 16 Amendment

Definition of a Business Definition of Material

Interest Rate Benchmark Reform

COVID-19-Related Rent Concessions

IFRS 3 Amendments clarify and provide additional guidance on the definition of a business. The amendments clarify that for an integrated set of activities and assets to be considered a business, it must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create output. A business can exist without including all the inputs and processes needed to create outputs. The amendments remove the assessment of whether market participants are capable of acquiring the business and continue to produce outputs. Instead, the focus is on whether acquired inputs and substantive processes together significantly contribute to the ability to create outputs. The amendments have also narrowed the definition of outputs to focus on goods or services provided to customers, investment income or other income from ordinary activities. Furthermore, the amendments provide guidance to assess whether an acquired process is substantive and introduce an optional fair value concentration test to permit a simplified assessment of whether an acquired set of activities and assets is not a business.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# I BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES (Continued)

# 1 Standards, amendments and interpretations effective in 2020 (Continued)

Amendments to IAS 1 and IAS 8 provide a new definition of materiality. The new definition states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions made by the primary users of general purpose financial statements based on those financial statements. The amendments clarify that materiality depends on the nature or magnitude of information. A misstatement of information is material if it could reasonably be expected to influence decisions made by the primary users.

The amendments to IFRS 9, IAS 39 and IFRS 7 modify some specific hedge accounting requirements. During the period of uncertainty arising from phasing-out of interest-rate benchmarks with an alternative nearly risk-free interest rate ("RFR"), the entities that apply these hedge accounting requirements can assume that the interest rate benchmarks on which the hedged cash flows and cash flows of the hedging instrument are based are not altered as a result of interest rate benchmark reform. The amendments must be applied retrospectively.

IFRS 16 Amendment provides for rent relief during COVID-19, which provides an exemption for lessees. For lease payments due before June 2021, lessees are not required to apply the guidance on accounting treatment of lease changes in IFRS 16 for rent relief granted due to the impact of COVID-19. The amendment is applicable for annual reporting periods beginning on or after 1 June 2020, and earlier adoption is permitted. The Group has adopted the amendments from 1 January 2020.

The adoption of the above standards, amendments and interpretations does not have any significant impact on the operating results, financial position and comprehensive income of the Group.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# I BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICIES (Continued)

2 Standards, amendments and interpretations that are not yet effective and have not been early adopted by the Group in 2020

		Effective for annual periods beginning on or after
IFRS 3 Amendments	Reference to the Conceptual Framework	1 January 2022
IAS 16 Amendments	Property, Plant and Equipment: Proceeds before Intended Use	1 January 2022
IAS 37 Amendments	Onerous Contracts — Cost of Fulfilling a Contract	1 January 2022
IAS 1 Amendments	Classification of Liabilities as Current or Non-current	1 January 2023
IFRS 17 and Amendments	Insurance Contracts	1 January 2023
IFRS 10 and	Sale or Contribution of Assets between	Effective
IAS 28 Amendments	an Investor and its Associate or	date has been
	Joint Venture	deferred
		indefinitely
Annual Improvements to IFRS 2018–2020 Cycle (issued in May 2020)	S	1 January 2022

The Group is considering the impact of IFRS 17 on the consolidated financial statements. Except for IFRS 17, the adoption of the above standards and amendments will have no material impact on the financial statements.

# II CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS IN APPLYING ACCOUNTING POLICIES

The nature and assumptions related to the Group's accounting estimates are consistent with those adopted in the Group's financial statements for the year ended 31 December 2019.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

## 1 Net interest income

	For the six monended 30 3	=
-	2020	2019
Interest income		
Loans and advances to customers	268,880	253,135
Financial investments (1)	76,475	76,251
Due from and placements with and loans to banks and		
other financial institutions and central banks	30,575	35,978
Subtotal	375,930	365,364
Interest expense		
Due to customers	(132,966)	(134,919)
Due to and placements from banks and		
other financial institutions	(28,621)	(33,442)
Bonds issued and other	(17,448)	(15,319)
Subtotal	(179,035)	(183,680)
Net interest income	196,895	181,684
Interest income accrued on impaired financial assets		
(included within interest income)	642	790

<sup>(1)</sup> Interest income on "Financial investments" is principally derived from debt securities listed in the domestic interbank bond market and unlisted debt securities in Hong Kong, Macao, Taiwan and other countries and regions.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 2 Net fee and commission income

	For the six mont ended 30 Ju	•
	2020	2019
Bank card fees	16,020	16,805
Agency commissions	13,440	12,066
Settlement and clearing fees	7,925	8,337
Credit commitment fees	6,617	6,967
Consultancy and advisory fees	3,269	3,295
Spread income from foreign exchange business	3,134	3,549
Custodian and other fiduciary service fees	2,254	2,299
Other	4,362	4,147
Fee and commission income	57,021	57,465
Fee and commission expense	(6,679)	(6,901)
Net fee and commission income	50,342	50,564

# 3 Net trading gains

	For the six month period ended 30 June	
	2020	2019
Net gains from foreign exchange and		
foreign exchange products	4,630	3,875
Net gains from interest rate products	3,376	7,041
Net gains from fund investments and equity products	1,218	2,670
Net (losses)/gains from commodity products	(7,051)	998
Total (1)	2,173	14,584

<sup>(1)</sup> Included in "Net trading gains" above for the six month period ended 30 June 2020 were gains of RMB1,171 million in relation to financial assets and financial liabilities designated as at fair value through profit or loss (for the six month period ended 30 June 2019: gains of RMB2,666 million).

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 4 Net gains on transfers of financial asset

	For the six month period ended 30 June	
	2020	2019
Net gains on derecognition of financial assets at fair value through other comprehensive income Net gains on derecognition of financial assets at	6,095	2,741
amortised cost (1)	1,528	503
Total	7,623	3,244

<sup>(1)</sup> All the net gains on the derecognition of financial assets at amortised cost resulted from disposals during the six month period ended 30 June 2020.

## 5 Other operating income

	For the six month period ended 30 June	
	2020	2019
Insurance premiums		
— Life insurance contracts	10,839	10,234
— Non-life insurance contracts	3,000	3,143
Aircraft leasing income	6,251	5,640
Revenue from sale of precious metal products	4,457	4,057
Dividend income (1)	2,792	938
Changes in fair value of investment properties		
(Note III.19)	(470)	529
Gains on disposal of property and equipment,		
intangible assets and other assets	988	295
Gains on disposal of subsidiaries, associates and		
joint ventures	114	_
Other (2)	1,979	1,776
Total	29,950	26,612

<sup>(1)</sup> For equity instruments classified as financial assets at fair value through other comprehensive income, RMB126 million of dividend income was recognised for the six month period ended 30 June 2020 (for the six month period ended 30 June 2019: RMB120 million).

<sup>(2)</sup> For the six month period ended 30 June 2020, the government subsidy income from operating activities, as part of other operating income, was RMB141 million (for the six month period ended 30 June 2019: RMB143 million).

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 6 Operating expenses

	For the six month period ended 30 June	
	2020	2019
Staff costs (Note III.7)	40,959	42,829
General operating and administrative expenses (1)	14,620	15,506
Insurance benefits and claims		
<ul> <li>Life insurance contracts</li> </ul>	10,959	11,405
<ul> <li>Non-life insurance contracts</li> </ul>	1,956	1,971
Depreciation and amortisation	11,297	9,837
Cost of sales of precious metal products	4,195	3,537
Taxes and surcharges	2,880	2,638
Other	4,080	3,407
Total (2)	90,946	91,130

<sup>(1)</sup> For the six month period ended 30 June 2020, included in the "General operating and administrative expenses" were lease expenses related to short-term leases and leases of low-value assets of RMB560 million (for the six month period ended 30 June 2019: RMB885 million).

# 7 Staff costs

	For the six month period ended 30 June	
	2020	2019
Salary, bonus and subsidy	30,552	30,576
Staff welfare	1,094	1,042
Retirement benefits	27	27
Social insurance		
— Medical	1,202	1,596
— Pension	1,855	3,306
— Annuity	1,069	1,039
— Unemployment	60	102
— Injury at work	24	39
<ul> <li>Maternity insurance</li> </ul>	65	128
Housing funds	2,310	2,221
Labour union fee and staff education fee	999	1,054
Reimbursement for cancellation of labour contract	15	8
Other	1,687	1,691
Total	40,959	42,829

<sup>(2)</sup> For the six month period ended 30 June 2020, included in the "Operating expenses" were premises and equipment-related expenses (mainly comprised of property management and building maintenance expenses and taxes) of RMB5,038 million (for the six month period ended 30 June 2019: RMB5,090 million).

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 8 Impairment losses on assets

	For the six month period ended 30 June	
	2020	2019
Loans and advances		
<ul><li>Loans and advances at amortised cost</li><li>Loans and advances at fair value through</li></ul>	60,726	35,691
other comprehensive income	2	30
Subtotal	60,728	35,721
Financial investments		
<ul><li>Financial assets at amortised cost</li><li>Financial assets at fair value through</li></ul>	1,685	(10)
other comprehensive income	4,255	251
Subtotal	5,940	241
Credit commitments	(1,700)	(2,728)
Other	1,438	409
Subtotal of impairment losses on credit	66,406	33,643
Other impairment losses on assets	78	27
Total	66,484	33,670

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 9 Income tax expense

	For the six month period ended 30 June	
	2020	2019
Current income tax		
— Chinese mainland income tax	23,138	21,803
— Hong Kong profits tax	2,889	2,718
- Macao, Taiwan and other countries and		
regions taxation	2,362	2,648
Adjustments in respect of current income tax of		
prior years	1,696	4,201
Subtotal	30,085	31,370
Deferred income tax (Note III.23.3)	(8,281)	(254)
Total	21,804	31,116

The provision for Chinese mainland income tax includes income tax based on the statutory tax rate of 25% of the taxable income of the Bank and each of its subsidiaries established in the Chinese mainland, and supplementary PRC tax on overseas operations as determined in accordance with the relevant PRC income tax rules and regulations.

Taxation on profits of Hong Kong, Macao, Taiwan and other countries and regions has been calculated on the estimated assessable profits in accordance with local tax regulations at the rates of taxation prevailing in the countries or regions in which the Group operates.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 9 Income tax expense (Continued)

The tax rate on the Group's profit before tax differs from the theoretical amount that would arise using the basic Chinese mainland tax rate of the Bank as follows:

	For the six month period ended 30 June	
	2020	2019
Profit before income tax	129,616	152,558
Tax calculated at the applicable statutory tax rate	32,404	38,140
Effect of different tax rates for Hong Kong, Macao,		
Taiwan and other countries and regions	(2,294)	(2,519)
Supplementary PRC tax on overseas income	1,253	1,542
Income not subject to tax (1)	(14,296)	(14,287)
Items not deductible for tax purposes (2)	6,262	3,912
Other	(1,525)	4,328
Income tax expense	21,804	31,116

<sup>(1)</sup> Income not subject to tax is mainly comprised of interest income from PRC Treasury bonds and local government bonds, and the tax-free income recognised by the overseas entities in accordance with the local tax law.

<sup>(2)</sup> Non-deductible items primarily include non-deductible losses resulting from write-off of certain non-performing loans, and marketing and entertainment expenses in excess of the relevant deductible threshold under the relevant PRC tax regulations.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 10 Earnings per share (basic and diluted)

Basic earnings per share was computed by dividing the profit attributable to the ordinary shareholders of the Bank by the weighted average number of ordinary shares in issue during the period.

Diluted earnings per share was computed by dividing the adjusted profit attributable to the ordinary shareholders of the Bank based on assuming conversion of all potentially dilutive shares for the six month period by the adjusted weighted average number of ordinary shares in issue. There was no difference between basic and diluted earnings per share as there were no potentially dilutive shares outstanding for the six month period ended 30 June 2020 and 30 June 2019.

	For the six month period ended 30 June	
	2020	2019
Profit attributable to equity holders of the Bank Less: dividends/interest on preference shares/	100,917	114,048
perpetual bonds declared	(7,800)	(1,540)
Profit attributable to ordinary shareholders of the Bank Weighted average number of ordinary shares in issue	93,117	112,508
(in million shares)	294,381	294,375
Basic and diluted earnings per share (in RMB)	0.32	0.38

Weighted average number of ordinary shares in issue (in million shares)

	For the six month period ended 30 June	
	2020	2019
Issued ordinary shares as at 1 January	294,388	294,388
Less: weighted average number of treasury shares	(7)	(13)
Weighted average number of ordinary shares in issue	294,381	294,375

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 11 Other comprehensive income

Accrual amount of other comprehensive income:

	For the six month period ended 30 June	
	2020	2019
Items that will not be reclassified to profit or loss		
Actuarial (losses)/gains on defined benefit plans	(79)	14
Changes in fair value on		
investments in equity instruments designated	(571)	1 0 4 0
at fair value through other comprehensive income	(571)	1,840
Less: related income tax impact	(62)	(442)
Other		(41)
Subtotal	(673)	1,371
Items that may be reclassified subsequently to profit or loss		
Changes in fair value on		
investments in debt instruments measured at		
fair value through other comprehensive income	13,109	8,884
Less: related income tax impact	(2,899)	(2,044)
Amount transferred to the income statement	(5,855)	(2,794)
Less: related income tax impact	1,234	614
	5,589	4,660
Allowance for credit losses on		
investments in debt instruments measured at		
fair value through other comprehensive income	4,261	285
Less: related income tax impact	(1,053)	(68)
	3,208	217

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 11 Other comprehensive income (Continued)

Accrual amount of other comprehensive income (Continued):

	For the six month period ended 30 June	
	2020	2019
Share of other comprehensive income of associates and		
joint ventures accounted for using the equity method	(63)	(409)
Less: related income tax impact	16	96
	(47)	(313)
Exchange differences from the translation of foreign operations	4,722	1,544
Less: net amount transferred to the income statement from other comprehensive income	(372)	(374)
	4,350	1,170
Other	(350)	191
Subtotal	12,750	5,925
Total	12,077	7,296

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 11 Other comprehensive income (Continued)

Other comprehensive income attributable to equity holders of the Bank in the consolidated statement of financial position:

	Gains on financial assets at fair value through other comprehensive income	Exchange differences from the translation of foreign operations	Other	Total
As at 1 January 2019	9,395	(10,959)	2,981	1,417
Changes in amount for the previous year	13,139	4,787	270	18,196
As at 1 January 2020	22,534	(6,172)	3,251	19,613
Changes in amount for the period	8,341	2,271	(228)	10,384
As at 30 June 2020	30,875	(3,901)	3,023	29,997

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

# 12 Cash and due from banks and other financial institutions

	As at 30 June 2020	As at 31 December 2019
Cash	69,681	64,907
Due from banks in Chinese mainland  Due from other financial institutions	491,044	361,232
in Chinese mainland	7,775	8,043
Due from banks in Hong Kong, Macao, Taiwan and other countries and regions  Due from other financial institutions in Hong Kong,	168,498	128,312
Macao, Taiwan and other countries and regions	546	461
Subtotal (1)	667,863	498,048
Accrued interest	3,653	3,060
Less: allowance for impairment losses (1)	(1,227)	(548)
Subtotal	670,289	500,560
Total	739,970	565,467

<sup>(1)</sup> As at 30 June 2020 and 31 December 2019, the Group included all due from banks and other financial institutions in Stage 1, and measured the impairment losses based on expected credit losses in the next 12 months.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 13 Balances with central banks

	As at 30 June 2020	As at 31 December 2019
Mandatory reserves (1)	1,408,500	1,498,666
Surplus reserves (2)	112,198	132,247
Other (3)	588,510	447,048
Subtotal	2,109,208	2,077,961
Accrued interest	646	848
Total	2,109,854	2,078,809

- (1) The Group places mandatory reserve funds with the People's Bank of China (the "PBOC") and the central banks of Hong Kong, Macao, Taiwan and other countries and regions where it has operations. As at 30 June 2020, mandatory reserve funds placed with the PBOC were calculated at 11.0% (31 December 2019: 12.5%) and 5.0% (31 December 2019: 5.0%) of qualified RMB deposits and foreign currency deposits from customers of branches in Chinese mainland of the Bank respectively. The mandatory reserve funds placed with the central bank of domestic subsidiaries of the Group are determined by the PBOC. The amounts of mandatory reserve funds placed with the central banks of other jurisdictions are determined by local regulations.
- (2) This primarily represented the surplus reserve funds placed with the PBOC by branches in Chinese mainland and other funds.
- (3) This mainly represented balances other than mandatory reserves and surplus reserves placed with the PBOC and the central banks in Hong Kong, Macao, Taiwan and other countries and regions.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 14 Placements with and loans to banks and other financial institutions

	As at 30 June 2020	As at 31 December 2019
Placements with and loans to:		
Banks in Chinese mainland	288,212	134,671
Other financial institutions in Chinese mainland	712,437	601,525
Banks in Hong Kong, Macao, Taiwan and		
other countries and regions	197,105	139,744
Other financial institutions in Hong Kong, Macao,		
Taiwan and other countries and regions	25,261	19,667
Subtotal (1)(2)	1,223,015	895,607
Accrued interest	2,650	4,090
Less: allowance for impairment losses (2)	(492)	(738)
Total	1,225,173	898,959

<sup>(1) &</sup>quot;Placements with and loans to banks and other financial institutions" include balances arising from reverse repo agreements and collateralised financing agreements. They are presented by collateral type as follows:

	As at 30 June 2020	As at 31 December 2019
Debt securities		
— Governments	148,859	37,435
— Policy banks	220,171	93,364
— Financial institutions	18,245	23,588
— Corporates	7,617	
Subtotal	394,892	154,387
Bills	5,076	-
Subtotal	399,968	154,387
Less: allowance for impairment losses	(1)	_
Total	399,967	154,387

<sup>(2)</sup> As at 30 June 2020 and 31 December 2019, the Group included the predominant majority of its placements with and loans to banks and other financial institutions in Stage 1, and measured the impairment losses based on expected credit losses in the next 12 months.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 15 Derivative financial instruments

The Group enters into foreign currency exchange rate, interest rate, equity, credit or precious metals and other commodity-related derivative financial instruments for trading, hedging, asset and liability management and on behalf of customers.

The contractual/notional amounts and fair values of derivative instruments held by the Group are set out in the following tables. The contractual/notional amounts of derivative financial instruments provide a basis for comparison with the fair values of instruments recognised in the statement of financial position but do not necessarily indicate the amounts of future cash flows involved or the current fair value of the instruments and, therefore, do not indicate the Group's exposure to credit or market risks. The derivative instruments become favourable (assets) or unfavourable (liabilities) as a result of fluctuations in market interest rates, foreign currency exchange rates, credit spreads, or equity/commodity prices relative to their terms. The aggregate fair values of derivative financial assets and liabilities can fluctuate significantly from time to time.

	As at 30 June 2020		As at	31 December 20	19	
	Contractual/ notional	Fair value		Contractual/ notional	Fair va	alue
	amount	Assets	Liabilities	amount	Assets	Liabilities
Exchange rate derivatives Currency forwards and swaps, and cross-currency						
interest rate swaps (1)	6,448,948	50,129	(41,441)	6,469,750	65,477	(52,598)
Currency options	389,362	2,401	(2,727)	333,559	1,835	(2,019)
Currency futures	2,067	5	(7)	1,894	10	(6)
Subtotal	6,840,377	52,535	(44,175)	6,805,203	67,322	(54,623)
Interest rate derivatives						
Interest rate swaps	4,045,772	44,741	(59,655)	3,454,898	18,252	(23,188)
Interest rate options	56,926	19	(23)	17,729	31	(29)
Interest rate futures	1,530	1	(3)	2,400	3	(27)
Subtotal	4,104,228	44,761	(59,681)	3,475,027	18,286	(23,244)
Equity derivatives	12,837	337	(340)	9,219	137	(184)
Commodity derivatives and other	452,392	17,223	(19,075)	347,655	7,590	(12,009)
Total (2)	11,409,834	114,856	(123,271)	10,637,104	93,335	(90,060)

<sup>(1)</sup> These exchange rate derivatives primarily include foreign exchange transactions with customers, foreign exchange transactions to manage foreign currency exchange risks arising from customers, and foreign currency exchange transactions entered into as part of the asset and liability management and funding requirements.

<sup>(2)</sup> The derivative financial instruments above include those designated as hedging instruments by the Group.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 16 Loans and advances to customers

### 16.1 Analysis of loans and advances to customers by measurement category

	As at 30 June 2020	As at 31 December 2019
Measured at amortised cost		
<ul> <li>Corporate loans and advances</li> </ul>	8,265,439	7,644,359
— Personal loans	5,344,510	5,047,809
— Discounted bills	1,753	2,334
Measured at fair value through other comprehensive income (1)		
— Discounted bills	384,991	335,583
Subtotal	13,996,693	13,030,085
Measured at fair value through profit or loss (2)  — Corporate loans and advances	4,064	4,104
Total	14,000,757	13,034,189
Accrued interest	39,408	34,596
Total loans and advances	14,040,165	13,068,785
Less: allowance for loans at amortised cost	(369,345)	(325,360)
Loans and advances to customers, net	13,670,820	12,743,425

<sup>(1)</sup> As at 30 June 2020 and 31 December 2019, loans at fair value through other comprehensive income of the Group were discounted bills. The allowance for impairment losses amounted to RMB567 million and RMB563 million respectively and was credited to other comprehensive income.

16.2 Analysis of loans and advances to customers (accrued interest excluded) by geographical area, industry, collateral type and analysis of overdue loans and advances to customers are presented in Note IV.1.1.

<sup>(2)</sup> There was no significant change for the six month period ended 30 June 2020 and the year ended 31 December 2019, or cumulatively, in the fair value of the loans that was attributable to changes in the credit risk of the loans.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 16 Loans and advances to customers (Continued)

### 16.3 Reconciliation of allowance for impairment losses on loans and advances to customers

### (1) Allowance for loans at amortised cost:

### Six month period ended 30 June 2020

		-		
	12-month ECL	Lifetime F	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	109,765	79,051	136,544	325,360
Transfers to Stage 1	2,719	(2,326)	(393)	_
Transfers to Stage 2	(524)	10,997	(10,473)	_
Transfers to Stage 3	(136)	(16,540)	16,676	_
Charge for the period (i)	55,583	18,518	23,761	97,862
Reversal	(30,109)	(15,318)	(8,512)	(53,939)
Impairment (reversal)/losses				
due to stage transformation	(2,498)	3,664	15,637	16,803
Write-off and transfer out	_	_	(20,903)	(20,903)
Recovery of loans and advances				
written off	_	_	4,071	4,071
Unwinding of discount on allowance	_	_	(642)	(642)
Exchange differences and other		167	298	733
As at 30 June	135,068	78,213	156,064	369,345

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 16 Loans and advances to customers (Continued)

## 16.3 Reconciliation of allowance for impairment losses on loans and advances to customers (Continued)

(1) Allowance for loans at amortised cost (Continued):

Year ended 31 December 2019

	12-month ECL	Lifetime F	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	95,789	76,603	131,116	303,508
Transfers to Stage 1	5,590	(5,037)	(553)	_
Transfers to Stage 2	(717)	4,411	(3,694)	_
Transfers to Stage 3	(989)	(21,029)	22,018	_
Charge for the year (i)	52,623	40,603	38,420	131,646
Reversal	(37,580)	(25,687)	(14,631)	(77,898)
Impairment (reversal)/losses				
due to stage transformation	(4,917)	8,664	40,988	44,735
Write-off and transfer out	(269)	_	(84,735)	(85,004)
Recovery of loans and advances				
written off	_	_	8,407	8,407
Unwinding of discount on allowance	_	_	(1,497)	(1,497)
Exchange differences and other	235	523	705	1,463
As at 31 December	109,765	79,051	136,544	325,360

Charge for the period/year comprises the impairment losses from new loans, remaining loans without stage transformation, model/risk parameters adjustment, etc.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 16 Loans and advances to customers (Continued)

# 16.3 Reconciliation of allowance for impairment losses on loans and advances to customers (Continued)

(2) Allowance for loans at fair value through other comprehensive income:

### Six month period ended 30 June 2020

	12-month ECL	Lifetime E	CCL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	547	16	_	563
Impairment losses for the period	428	35	_	463
Reversal	(446)	(15)	_	(461)
Exchange differences and other				2
As at 30 June	531	36		567

#### Year ended 31 December 2019

	12-month ECL	Lifetime F	Lifetime ECL	
	Stage 1	Stage 2	Stage 3	
As at 1 January	234	39	_	273
Impairment losses for the year	503	16	_	519
Reversal	(192)	(39)	_	(231)
Exchange differences and other	2			2
As at 31 December	547	16		563

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

16 Loans and advances to customers (Continued)

## 16.3 Reconciliation of allowance for impairment losses on loans and advances to customers (Continued)

(2) Allowance for loans at fair value through other comprehensive income (Continued):

The Group performed the assessment of expected credit losses with the reference to forward-looking information and used a number of models and assumptions in the measurement of expected credit losses. These models and assumptions related to the future macroeconomic situation and the credit status of the borrowers (for example, the possibility of default by the customers and the corresponding loss). The Group assessed the expected credit losses as at 30 June 2020 and comprehensively considered the impacts of changes in current economic condition to expected credit losses, including: the operation and financial condition of the borrowers and the extent of impact of the COVID-19 pandemic, and the Group has made deferred repayment arrangement for the borrowers affected by COVID-19 pandemic but the deferred repayment arrangement will not be used as a judgment basis for automatically triggering a significant increase in the borrowers' credit risk; risks in specific industries affected by COVID-19 pandemic; performing forward-looking forecasts to key macroeconomic indicators with the combination of the impact of factors such as the COVID-19 pandemic on economic development trends.

As at 30 June 2020, the expected credit losses comprehensively reflected the Group's credit risk and the expectations for macroeconomic development of the management.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 17 Financial investments

	As at 30 June 2020	As at 31 December 2019
Financial assets at fair value through		
profit or loss		
Financial assets held for trading and		
other financial assets at fair value through		
profit or loss		
Debt securities		
Issuers in Chinese mainland		
— Government	8,110	16,807
<ul> <li>Public sectors and quasi-governments</li> </ul>	311	595
— Policy banks	25,986	40,005
— Financial institutions	134,345	169,477
— Corporate	41,711	44,629
Issuers in Hong Kong, Macao, Taiwan and other countries and regions		
— Governments	16,831	23,416
Public sectors and quasi-governments	10,031	177
Financial institutions	9,585	16,617
— Corporate	9,339	10,721
— Corporate		
	246,229	322,444
Equity instruments	89,659	79,456
Fund investments and other	62,671	67,562
Total financial assets held for trading and other financial assets at fair value through		
profit or loss	398,559	469,462

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

	As at 30 June 2020	As at 31 December 2019
Financial assets at fair value through		
profit or loss (Continued)		
Financial assets designated as at fair value through		
profit or loss		
Debt securities (1)		
Issuers in Chinese mainland		
— Government	7,025	8,797
— Policy banks	4,648	2,418
— Financial institutions	6,563	9,592
— Corporate	1,751	1,329
Issuers in Hong Kong, Macao, Taiwan and		
other countries and regions		
— Governments	5,969	9,712
<ul> <li>Public sectors and quasi-governments</li> </ul>	1,668	1,603
— Financial institutions	11,978	7,159
— Corporate	12,494	8,178
Total financial assets designated as at fair value through		
profit or loss	52,096	48,788
Total financial assets at fair value through		
profit or loss	450,655	518,250

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

	As at 30 June 2020	As at 31 December 2019
Financial assets at fair value through		
other comprehensive income		
Debt securities		
Issuers in Chinese mainland		
— Government	684,304	676,685
<ul> <li>Public sectors and quasi-governments</li> </ul>	65,747	71,172
— Policy banks	259,514	299,599
— Financial institutions	198,506	315,779
— Corporate	131,351	153,617
Issuers in Hong Kong, Macao, Taiwan and other countries and regions		
— Governments	404,485	412,194
<ul> <li>Public sectors and quasi-governments</li> </ul>	50,605	51,252
— Financial institutions	113,495	106,951
— Corporate	123,869	109,103
	2,031,876	2,196,352
Equity instruments and other	22,910	21,777
Total financial assets at fair value through		
other comprehensive income (2)	2,054,786	2,218,129

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

	As at 30 June 2020	As at 31 December 2019
Financial assets at amortised cost		
Debt securities		
Issuers in Chinese mainland		
— Government	2,284,056	2,168,725
<ul> <li>Public sectors and quasi-governments</li> </ul>	34,422	39,425
<ul><li>Policy banks</li></ul>	57,916	100,638
— Financial institutions	20,986	30,637
— Corporate	19,088	15,677
— China Orient Asset Management Corporation (3)	152,433	152,433
Issuers in Hong Kong, Macao, Taiwan and other countries and regions		
— Governments	112,372	80,472
<ul> <li>Public sectors and quasi-governments</li> </ul>	53,959	66,356
— Financial institutions	43,104	31,937
— Corporate	46,561	47,588
	2,824,897	2,733,888
Investment trusts, asset management plans and other	14,482	13,544
Accrued interest	37,969	37,037
Less: allowance for impairment losses	(8,488)	(6,786)
Total financial assets at amortised cost	2,868,860	2,777,683
Total financial investments (4)(6)	5,374,301	5,514,062

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

Financial assets at fair value through profit or loss  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at fair value through other comprehensive income  Debt securities — Listed in Hong Kong (7) — Unlisted  — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed outside Hong Kong (7) — Listed in Hong Kong — Listed outside Hong Kong (8) — Listed in Hong Kong — Listed outside Hong Kong (8) — Listed in Hong Kong — Listed in Hong Kong — Listed outside Hong Kong (8) — Listed in Hong Kong — Listed outside Hong Kong (9) — Listed in Hong Kong — Listed outside Hong Kong (9) — Listed in Hong Kong — Listed outside Hong Kong (9) — Listed in Hong Kong — Listed outside Hong Kong (9) — Listed in Hong Kong — Listed outside Hong Kong (9) — Listed in Hong Kong — Listed outside Hong Kong (9) — Sayada (1) — Listed outside Hong Kong (9) — Listed outside Hong Kong (9) — Sayada (1) — Listed outside Hong Kong (9) — Listed outside Hong Kong (9) — Listed outside Hong Kong (9) — Sayada (1) — Sayada (1) — Listed outside Hong Kong (1) — Listed outside Hong Kong (1) — Sayada (1) — Sayada (1) — Listed outside Hong Kong (1) — Sayada (1) — Listed outside Hong Kong (1) — Sayada (1) — Saya		As at 30 June 2020	As at 31 December 2019
profit or loss  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at fair value through other comprehensive income  Debt securities — Listed in Hong Kong (7) — Unlisted  Financial assets at fair value through other comprehensive income  Debt securities — Listed in Hong Kong 152,616 130,743 — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong 7,007 7,083 — Listed in Hong Kong 7,007 7,083 — Listed outside Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed in Hong Kong 52,129 31,896 — Listed in Hong Kong 52,129 31,896 — Listed outside Hong Kong (7) — Unlisted  Total  5,374,301 5,514,062  Listed in Hong Kong 264,361 216,453  Listed outside Hong Kong 7)  Listed in Hong Kong 264,361 216,453  Listed outside Hong Kong 7)  Listed outside Hong Kong 7)  1,303,893 1,365,799	Analysed as follows:		
— Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at fair value through other comprehensive income  Debt securities — Listed in Hong Kong (7) — Unlisted  Tequity instruments and other — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed outside Hong Kong (7) — Unlisted  Tisted outside Hong Kong (7) — Unlisted  Tisted outside Hong Kong (7) — Unlisted  Tisted outside Hong Kong (8) — Listed outside Hong Kong (9) — Unlisted  Total  Total  Sayada 46,731 225,404 255,171 130,743 130,74			
— Listed outside Hong Kong (7)       225,404       255,171         — Unlisted       172,642       216,348         Financial assets at fair value through other comprehensive income         Debt securities       — Listed in Hong Kong       152,616       130,743         — Listed outside Hong Kong (7)       1,203,244       1,365,202         — Unlisted       676,016       700,407         Equity instruments and other       —         — Listed in Hong Kong       7,007       7,083         — Listed outside Hong Kong (7)       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	•		
— Unlisted       172,642       216,348         Financial assets at fair value through other comprehensive income         Debt securities       152,616       130,743         — Listed in Hong Kong       1,203,244       1,365,202         — Unlisted       676,016       700,407         Equity instruments and other       7,007       7,083         — Listed in Hong Kong       7,007       7,083         — Listed outside Hong Kong (7)       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799			
Financial assets at fair value through other comprehensive income  Debt securities  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Listed in Hong Kong  Listed outside Hong Kong  Listed outside Hong Kong (7) — 1,303,893 — 1,365,799			
other comprehensive income           Debt securities         — Listed in Hong Kong         152,616         130,743           — Listed outside Hong Kong (7)         1,203,244         1,365,202           — Unlisted         676,016         700,407           Equity instruments and other         — Listed in Hong Kong         7,007         7,083           — Listed outside Hong Kong (7)         3,692         3,215           — Unlisted         12,211         11,479           Financial assets at amortised cost (5)           — Listed in Hong Kong         52,129         31,896           — Listed outside Hong Kong (7)         2,374,579         2,308,222           — Unlisted         442,152         437,565           Total         5,374,301         5,514,062           Listed in Hong Kong         264,361         216,453           Listed outside Hong Kong (7)         3,806,047         3,931,810           Unlisted         1,303,893         1,365,799	— Unlisted	172,642	216,348
Debt securities  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong (7) — Listed in Hong Kong (7) — Unlisted  Equity instruments and other — Listed in Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed in Hong Kong (7) — Listed outside Hong Kong (7) — Unlisted  Total  5,374,301 5,514,062  Listed in Hong Kong Listed in Hong Kong (8) — 264,361 Listed outside Hong Kong (9) — 2,308,222 — Unlisted  1,303,893 1,365,799	Financial assets at fair value through		
— Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted — Unlisted — Unlisted — Unlisted — Listed in Hong Kong — Listed in Hong Kong — Listed outside Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed in Hong Kong — Listed outside Hong Kong (7) — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Total  5,374,301 5,514,062  Listed in Hong Kong Listed outside Hong Kong (7) 3,806,047 3,931,810 Unlisted  1,303,893 1,365,799			
— Listed outside Hong Kong (7)       1,203,244       1,365,202         — Unlisted       676,016       700,407         Equity instruments and other       7,007       7,083         — Listed in Hong Kong       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799			
— Unlisted       676,016       700,407         Equity instruments and other       7,007       7,083         — Listed in Hong Kong       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799			
Equity instruments and other  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Financial assets at amortised cost (5) — Listed in Hong Kong — Listed outside Hong Kong (7) — Listed outside Hong Kong — Listed outside Hong Kong (7) — Unlisted  Total  5,374,301  5,514,062  Listed in Hong Kong  Listed outside Hong Kong (7)  3,806,047  3,931,810  Unlisted  1,303,893  1,365,799			
— Listed in Hong Kong       7,007       7,083         — Listed outside Hong Kong (7)       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	— Unlisted	676,016	700,407
— Listed outside Hong Kong (7)       3,692       3,215         — Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	Equity instruments and other		
— Unlisted       12,211       11,479         Financial assets at amortised cost (5)         — Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	— Listed in Hong Kong	7,007	7,083
Financial assets at amortised cost (5)  — Listed in Hong Kong — Listed outside Hong Kong (7) — Unlisted  Total  Listed in Hong Kong  Listed in Hong Kong  Listed in Hong Kong  Listed outside Hong Kong (7)  2,374,579  442,152  437,565  264,361  216,453  Listed outside Hong Kong (7)  3,806,047  3,931,810  Unlisted	— Listed outside Hong Kong (7)	3,692	3,215
— Listed in Hong Kong       52,129       31,896         — Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	— Unlisted	12,211	11,479
— Listed outside Hong Kong (7)       2,374,579       2,308,222         — Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	Financial assets at amortised cost (5)		
— Unlisted       442,152       437,565         Total       5,374,301       5,514,062         Listed in Hong Kong       264,361       216,453         Listed outside Hong Kong (7)       3,806,047       3,931,810         Unlisted       1,303,893       1,365,799	— Listed in Hong Kong	52,129	31,896
Total 5,374,301 5,514,062  Listed in Hong Kong 264,361 216,453  Listed outside Hong Kong (7) 3,806,047 3,931,810  Unlisted 1,303,893 1,365,799	— Listed outside Hong Kong (7)	2,374,579	2,308,222
Listed in Hong Kong 264,361 216,453 Listed outside Hong Kong (7) 3,806,047 3,931,810 Unlisted 1,303,893 1,365,799	— Unlisted	442,152	437,565
Listed outside Hong Kong (7) 3,806,047 3,931,810 Unlisted 1,303,893 1,365,799	Total	5,374,301	5,514,062
Listed outside Hong Kong (7) 3,806,047 3,931,810 Unlisted 1,303,893 1,365,799	Listed in Hong Kong	264 361	216.453
Unlisted 1,303,893 1,365,799			
Total 5,374,301 5,514,062	Christon	1,303,073	
	Total	5,374,301	5,514,062

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 17 Financial investments (Continued)

- In order to eliminate or significantly reduce accounting mismatches, certain debt securities are designated as financial assets at fair value through profit or loss.
- (2) The Group exercises its option irrevocably on certain unlisted equity investments, which are classified as financial assets at fair value through other comprehensive income.

The Group's accumulated impairment allowance for the debt securities at fair value through other comprehensive income as at 30 June 2020 amounted to RMB5,511 million (31 December 2019: RMB1,254 million).

- (3) The Bank transferred certain non-performing assets to China Orient Asset Management Corporation ("China Orient") in 1999 and 2000. On 1 July 2000, China Orient issued a ten-year bond ("Orient Bond") with a par value of RMB160,000 million and interest rate of 2.25% to the Bank as consideration. During the year ended 31 December 2010, the maturity of this bond was extended to 30 June 2020. In 2020, the Bank signed an extension agreement with China Orient Asset Management Co., Ltd., stipulating that the Orient Bond would be extended for five years beyond its maturity date on 30 June 2020 to 30 June 2025. Pursuant to the requirements of the MOF, as of 1 January 2020, the annual yield of this bond will be determined based on the average yield of the five-year Government Bond calculated for the previous year and the MOF shall continue to provide funding support for the principal and interest of the Orient Bond held by the Bank after the extension of the maturity date. As at 30 June 2020, the Bank had received early repayments amounting to RMB7,567 million cumulatively.
- (4) During the six month period ended 30 June 2020 and the year ended 31 December 2019, the Group did not reclassify any of its debt securities subsequent to their initial recognition.
- (5) The market values of the above listed debt securities at amortised cost are set out below:

	As at 30 J	une 2020	As at 31 December 2019		
	Carrying value	Market value	Carrying value	Market value	
Debt securities at amortised cost					
- Listed in Hong Kong	52,129	55,718	31,896	32,847	
— Listed outside Hong Kong (7)	2,374,579	2,426,281	2,308,222	2,670,795	

- (6) As at 30 June 2020, RMB1,562 million of debt securities of the Group was determined to be impaired and was included in Stage 3 (31 December 2019: RMB1,140 million), with the impairment allowance fully accrued (31 December 2019: RMB1,140 million); RMB228 million of debt securities was included in Stage 2 (31 December 2019: RMB479 million), with an impairment allowance of RMB1 million (31 December 2019: RMB5 million); and the remaining debt securities at fair value through other comprehensive income and debt securities at amortised cost were included in Stage 1, with impairment allowance measured based on 12-month expected credit losses.
- (7) Debt securities traded in the domestic interbank bond market are included in "Listed outside Hong Kong".

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 17 Financial investments (Continued)

Reconciliation of allowance for impairment losses on financial investments at amortised cost:

Six month j	period	ended	<b>30</b>	June	2020
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	12-month ECL	Lifetime	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	383	1	6,402	6,786
Impairment losses				
for the period	1,045	_	640	1,685
Exchange differences and other	1		16	17
As at 30 June	1,429	1	7,058	8,488

### Year ended 31 December 2019

	12-month ECL	Lifetime	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	328	3	7,423	7,754
Impairment losses/(reversal)				
for the year	53	(2)	(238)	(187)
Write-off and transfer out	_	_	(800)	(800)
Exchange differences and other	2		17	19
As at 31 December	383	1	6,402	6,786

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 17 Financial investments (Continued)

Reconciliation of allowance for impairment losses on financial investments at fair value through other comprehensive income:

Six month period ended 30 June 202	Six	month	period	ended	30	June 2	2020
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		-		
	12-month ECL	Lifetime	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January	1,250	4	_	1,254
Transfers to Stage 3	(2)	(4)	6	_
Impairment losses				
for the period	3,761	_	_	3,761
Impairment losses				
due to stage transformation	_	_	494	494
Exchange differences and other	2	_	_	2
		-	_	
As at 30 June	5,011		500	5,511

### Year ended 31 December 2019

	12-month ECL	Lifetime	ECL	Total
	Stage 1	Stage 2	Stage 3	
As at 1 January Impairment losses	861	1	_	862
during the year	384	3	_	387
Exchange differences and other	5			5
As at 31 December	1,250	4	<u> </u>	1,254

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 18 Property and equipment

	Six month period ended 30 June 2020					
		Equipment and motor	Construction			
	Buildings	vehicles	in progress	Aircraft	Total	
Cost						
As at 1 January	119,077	77,656	32,905	131,821	361,459	
Additions	48	972	9,854	6,946	17,820	
Transfer from/(to) investment properties						
(Note III.19)	688	-	(700)	-	(12)	
Construction in progress transfer in/(out)	1,419	348	(1,967)	200	_	
Deductions	(449)	(1,850)	(3,126)	(1,359)	(6,784)	
Exchange differences	317	183	335	1,840	2,675	
As at 30 June	121,100	77,309	37,301	139,448	375,158	
Accumulated depreciation						
As at 1 January	(40,401)	(60,758)	_	(14,762)	(115,921)	
Additions	(1,942)	(3,320)	_	(2,301)	(7,563)	
Deductions	273	1,793	_	294	2,360	
Transfer to investment properties						
(Note III.19)	15	-	_	-	15	
Exchange differences	(71)	(131)		(219)	(421)	
As at 30 June	(42,126)	(62,416)		(16,988)	(121,530)	
Allowance for impairment losses						
As at 1 January	(767)	-	(227)	(4)	(998)	
Additions	_	_	_	(82)	(82)	
Deductions	6	-	_	_	6	
Exchange differences	3				3	
As at 30 June	(758)		(227)	(86)	(1,071)	
Net book value						
As at 1 January	77,909	16,898	32,678	117,055	244,540	
As at 30 June	78,216	14,893	37,074	122,374	252,557	

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 18 Property and equipment (Continued)

Year	ended	31	December	2019
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		2 0 0 2 0			
	Buildings	Equipment and motor vehicles	Construction in progress	Aircraft	Total
i.					
t 31 December of prior year	117,948	74,319	30,233	115,153	337,653
itions	340	6,921	15,977	15,177	38,415
sfer from/(to) investment properties					
Note III.19)	356	-	(11)	-	345
struction in progress transfer in/(out)	2,238	816	(11,208)	8,154	_
uctions	(2,388)	(4,639)	(2,467)	(8,746)	(18,240)
nange differences	583	239	381	2,083	3,286
t 31 December	119,077	77,656	32,905	131,821	361,459
umulated depreciation					
t 31 December of prior year	(38,041)	(58,752)	_	(12,437)	(109,230)
itions	(3,999)	(6,272)	_	(4,180)	(14,451)
uctions	1,755	4,443	_	2,131	8,329
sfer to investment properties					
Note III.19)	9	_	_	_	9
nange differences	(125)	(177)		(276)	(578)
t 31 December	(40,401)	(60,758)	<u> </u>	(14,762)	(115,921)
wance for impairment losses					
t 31 December of prior year	(770)	_	(217)	(42)	(1,029)
itions	(7)	_	(10)	_	(17)
uctions	14	_	_	39	53
nange differences	(4)			(1)	(5)
t 31 December	(767)		(227)	(4)	(998)
book value					
t 31 December of prior year	79,137	15,567	30,016	102,674	227,394
t 31 December	77,909	16,898	32,678	117,055	244,540
t 31 December of prior year					_

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 19 Investment properties

	Six month period ended 30 June 2020	Year ended 31 December 2019
As at 1 January	23,108	22,086
Additions	181	468
Transfer to property and equipment, net (Note III.18)	(3)	(354)
Deductions	(5)	(11)
Fair value changes (Note III.5)	(470)	496
Exchange differences	305	423
As at 30 June/31 December	23,116	23,108

### 20 Other assets

	As at 30 June 2020	As at 31 December 2019
Accounts receivable and prepayments	138,392	107,124
Right-of-use assets (1)	22,489	22,822
Intangible assets	12,810	13,352
Land use rights	6,732	6,903
Long-term deferred expense	3,080	3,222
Goodwill (2)	2,719	2,686
Repossessed assets (3)	2,341	2,400
Interest receivable	1,070	1,878
Other	38,086	18,737
Total	227,719	179,124

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 20 Other assets (Continued)

### (1) Right-of-use assets

Right-of-use assets			
	Six month p	eriod ended 30 June 2	020
	Buildings	Motor vehicles and other	Total
	8		
Cost	20.500	156	20.656
As at 1 January Additions	29,500 2,976	156 22	29,656 2,998
Deductions	(531)	(7)	(538)
Exchange differences	104	-	104
As at 30 June	32,049	171	32,220
Accumulated depreciation			
As at 1 January	(6,781)	(53)	(6,834)
Additions	(3,253)	(31)	(3,284)
Deductions	398	5	403
Exchange differences	(16)		(16)
As at 30 June	(9,652)	(79)	(9,731)
Net book value			
As at 1 January	22,719	103	22,822
As at 30 June	22,397	92	22,489
	Year end	ded 31 December 2019	
	Buildings	Motor vehicles and other	Total
Cost			
As at 1 January	22,652	120	22,772
Additions	7,341	38	7,379
Deductions Exchange differences	(624) 131	(3) 1	(627) 132
As at 31 December	29,500	156	29,656
Accumulated depreciation	(200)		(200)
As at 1 January Additions	(209)	(52)	(209)
Deductions	(6,632) 81	(53)	(6,685) 81
Exchange differences	(21)	_	(21)
As at 31 December	(6,781)	(53)	(6,834)
Net book value			
As at 1 January	22,443	120	22,563
As at 31 December	22,719	103	22,822

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 20 Other assets (Continued)

#### (2) Goodwill

	Six month period ended 30 June 2020	Year ended 31 December 2019
As at 1 January Addition through acquisition of subsidiaries Exchange differences	2,686 - 33	2,620 27 39
As at 30 June/31 December	2,719	2,686

The goodwill mainly arose from the acquisition of BOC Aviation Limited in 2006 amounting to USD241 million (equivalent to RMB1,704 million).

#### (3) Repossessed assets

The Group obtained repossessed assets by taking possession of collateral held as security due to default. Such repossessed assets are as follows:

	As at 30 June 2020	As at 31 December 2019
Commercial properties	2,508	2,596
Residential properties	618	615
Other	159	159
Subtotal	3,285	3,370
Less: allowance for impairment	(944)	(970)
Repossessed assets, net	2,341	2,400

The total book value of the repossessed assets disposed of for the six month period ended 30 June 2020 amounted to RMB206 million (for the year ended 31 December 2019: RMB276 million). The Group plans to dispose of the repossessed assets held at 30 June 2020 by auction, bidding or transfer.

### 21 Financial liabilities held for trading

As at 30 June 2020 and 31 December 2019, financial liabilities held for trading mainly included short position in debt securities.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 22 Due to customers

	As at 30 June 2020	As at 31 December 2019
Demand deposits		
— Corporate deposits	4,776,263	4,434,051
— Personal deposits	3,285,035	3,147,889
Subtotal	8,061,298	7,581,940
Time deposits		
— Corporate deposits	3,818,669	3,619,512
— Personal deposits	3,738,340	3,416,862
Subtotal	7,557,009	7,036,374
Structured deposits (1)		
— Corporate deposits	346,859	247,906
— Personal deposits	585,449	424,897
Subtotal	932,308	672,803
Certificates of deposit	272,681	283,193
Other deposits	96,081	75,063
Subtotal due to customers	16,919,377	15,649,373
Accrued interest	170,840	168,175
Total due to customers (2)	17,090,217	15,817,548

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 22 Due to customers (Continued)

- (1) According to the risk management policy, in order to match derivatives and reduce market risk, the Group designates some structured deposits as financial liabilities at fair value through profit or loss. As at 30 June 2020, the carrying amount of the above-mentioned financial liabilities was RMB31,341 million (31 December 2019: RMB17,969 million). At the financial reporting date, the fair value of the above-mentioned financial liabilities was approximately the same as the amount that the Group would be contractually required to pay to the holders. During the six month period ended 30 June 2020 and the year ended 31 December 2019, there was no significant change in the Group's own credit risk for the above structured deposits, so the amount of change in fair value due to the change in the Group's own credit risk is not significant.
- (2) Due to customers included margin deposits for security received by the Group as at 30 June 2020 of RMB341,103 million (31 December 2019: RMB290,076 million).

#### 23 Deferred income taxes

23.1 Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes are related to the same fiscal authority. The table below includes the deferred income tax assets and liabilities of the Group after offsetting qualifying amounts and the related temporary differences.

	As at 30 Ju	As at 30 June 2020		ember 2019
	Temporary differences	Deferred tax assets/ (liabilities)	Temporary differences	Deferred tax assets/ (liabilities)
Deferred income tax assets	188,380	50,295	166,707	44,029
Deferred income tax liabilities	(36,549)	(6,240)	(30,773)	(5,452)
Net	151,831	44,055	135,934	38,577

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 23 Deferred income taxes (Continued)

23.2 Deferred income tax assets/liabilities and related temporary differences, before offsetting qualifying amounts, are attributable to the following items:

	<b>As at 30 June 2020</b>		As at 31 December 2019	
	Temporary differences	Deferred tax assets/ (liabilities)	Temporary differences	Deferred tax assets/ (liabilities)
Deferred income tax assets				
Asset impairment allowances Pension, retirement benefits and	253,463	62,967	205,264	51,052
salary payables	12,926	3,209	18,137	4,510
Financial instruments at fair value through profit or loss and derivative financial instruments	110,596	27,543	90,507	22,511
Financial assets at fair value through other comprehensive	110,390	21,343	90,307	22,311
income	1,304	318	835	209
Other temporary differences	35,024	8,024	34,320	7,931
Subtotal	413,313	102,061	349,063	86,213
Deferred income tax liabilities Financial instruments at fair value through profit or loss and derivative financial instruments Financial assets at fair value	(114,588)	(27,935)	(93,862)	(23,336)
through other comprehensive income	(41,401)	(10,101)	(29,403)	(7,228)
Depreciation of property and equipment Revaluation of property and	(20,352)	(3,469)	(20,629)	(3,521)
investment properties	(9,129)	(1,742)	(8,986)	(1,712)
Other temporary differences	(76,012)	(14,759)	(60,249)	(11,839)
Subtotal	(261,482)	(58,006)	(213,129)	(47,636)
Net	151,831	44,055	135,934	38,577
Net				

As at 30 June 2020, deferred tax liabilities relating to temporary differences of RMB176,121 million associated with the Group's investments in subsidiaries have not been recognised (31 December 2019: RMB156,105 million).

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 23 Deferred income taxes (Continued)

23.3 The movements of the deferred income tax are as follows:

	Six month period ended 30 June 2020	Year ended 31 December 2019
As at 1 January	38,577	33,656
Credited to the income statement (Note III.9)	8,281	8,824
Charged to other comprehensive income	(2,866)	(4,180)
Other	63	277
As at 30 June/31 December	44,055	38,577

**23.4** The deferred income tax credit in the condensed consolidated income statement comprises the following temporary differences:

	For the six month period ended 30 June		
	2020	2019	
Asset impairment allowances Financial instruments at fair value through profit or	11,915	332	
loss and derivative financial instruments	433	3,073	
Pension, retirement benefits and salary payables	(1,301)	(1,176)	
Other temporary differences	(2,766)	(1,975)	
Total	8,281	254	

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 24 Other liabilities

	As at 30 June 2020	As at 31 December 2019
Insurance liabilities		
<ul> <li>Life insurance contracts</li> </ul>	126,623	113,742
<ul> <li>Non-life insurance contracts</li> </ul>	10,758	10,169
Items in the process of clearance and settlement	95,699	66,628
Dividends payable	60,642	2
Salary and welfare payables	26,944	33,373
Provision		
<ul> <li>Allowance for credit commitments</li> </ul>	21,961	23,597
— Allowance for litigation losses (Note III. 27.1)	860	872
Lease liabilities	21,513	21,590
Deferred income	11,586	10,476
Other	88,986	84,724
Total	465,572	365,173

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 25 Other equity instruments

For the six month period ended 30 June 2020, the movements of the Bank's other equity instruments were as follows:

	at ry 2020	Increase/(	Decrease)	As 30 Jun	at e 2020
Quantity (million shares)	Carrying amount	Quantity (million shares)	Carrying amount	Quantity (million shares)	Carrying amount
320.0	31,963	_	_	320.0	31,963
280.0	27,969	_	_	280.0	27,969
<b>72</b> 0.0	<b>52</b> 050			<b>720.0</b>	<b>52</b> 050
730.0	72,979	_	_	730.0	72,979
270.0	26,000			270.0	26,990
270.0	20,990	_	_	270.0	20,990
_	_	197.9	19.581	197.9	19,581
1,600.0	159,901	197.9	19,581	1,797.9	179,482
_	39,992	_	_	_	39,992
	,				,
_	_	_	39,990	_	39,990
_	39,992	_	39,990	_	79,982
	199,893		59,571		259,464
	Quantity (million shares)  320.0  280.0  270.0	(million shares)         Carrying amount           320.0         31,963           280.0         27,969           730.0         72,979           270.0         26,990           —         —           1,600.0         159,901           —         —           —         —           —         39,992           —         39,992	Quantity (million shares)         Carrying amount         Quantity (million shares)           320.0         31,963         -           280.0         27,969         -           730.0         72,979         -           270.0         26,990         -           -         -         197.9           1,600.0         159,901         197.9           -         39,992         -           -         39,992         -           -         39,992         -	Quantity (million shares)         Carrying amount         Quantity (million shares)         Carrying amount           320.0         31,963         —         —           280.0         27,969         —         —           730.0         72,979         —         —           270.0         26,990         —         —           —         —         197.9         19,581           1,600.0         159,901         197.9         19,581           —         39,992         —         —           —         39,990         —         39,990           —         39,992         —         39,990	Quantity (million shares)         Carrying amount         Quantity (million shares)         Carrying amount         Quantity (million shares)           320.0         31,963         -         -         320.0           280.0         27,969         -         -         280.0           730.0         72,979         -         -         730.0           270.0         26,990         -         -         270.0           -         -         197.9         19,581         197.9           1,600.0         159,901         197.9         19,581         1,797.9           -         39,992         -         -         -           -         39,992         -         39,990         -           -         39,992         -         39,990         -

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 25 Other equity instruments (Continued)

(1) With the approvals by the relevant regulatory authorities in China, the Bank issued the US Dollar settled non-cumulative Offshore Preference Shares on 4 March 2020. Each Offshore Preference Share has a par value of RMB100 and 197,865,300 Offshore Preference Shares were issued in total. The aggregate par value of the Offshore Preference Shares is USD2.820 billion as converted into USD using the fixed exchange rate (USD1.00 to RMB7.0168). The initial annual dividend rate is 3.60% and is subsequently subject to reset per agreement, but in no case shall exceed 12.15%. Dividends are calculated and paid out in US Dollars.

The Offshore Preference Shares have no maturity date. However, subject to the satisfaction of the redemption conditions and having obtained the prior approval of the China Banking and Insurance Regulatory Commission ("CBIRC"), the Bank may at its discretion redeem all or part of the Offshore Preference Shares on 4 March 2025 or any dividend payment date thereafter at the redemption price which is the sum of the par value of the Offshore Preference Shares and the dividends declared but not yet distributed, as calculated and paid out in US Dollars.

Save for such dividend at the agreed dividend payout ratio, the holders of the above preference shares shall not be entitled to share in the distribution of the remaining profits of the Bank together with the holders of the ordinary shares. The above preference shares are paid by non-cumulative dividend. The Bank shall be entitled to cancel any dividend on the preference shares, and such cancellation shall not constitute a default. However, the Bank shall not distribute profits to ordinary shareholders until resumption of full payment of dividends on the preference shares. Upon the occurrence of a trigger event for the compulsory conversion of preference shares into ordinary shares per agreement, the Bank shall convert the preference shares into ordinary shares in whole or in part after reporting to CBIRC for its examination and approval decision.

Capital raised from the issuance of the above preference shares, after deduction of transaction costs, was wholly used to replenish the Bank's additional tier 1 capital and to increase its capital adequacy ratio.

(2) With the approvals by the relevant regulatory authorities in China, the Bank issued RMB40 billion write-down undated capital bonds (the "Bonds") in the domestic interbank bond market on 28 April 2020 and completed the issuance on 30 April 2020. The denomination of the Bonds is RMB100 each, and the annual coupon rate of the Bonds for the first five years is 3.40%, which is reset every 5 years.

The duration of the Bonds is the same as the continuing operation of the Bank. Subject to the satisfaction of the redemption conditions and having obtained the prior approval of the CBIRC, the Bank may redeem the Bonds in whole or in part on each distribution payment date 5 years after the issuance date of the Bonds. Upon the occurrence of a trigger event for write-downs, with the consent of the CBIRC and without the consent of the bondholders, the Bank has the right to write down all or part of the above Bonds issued and existing at that time in accordance with the total par value. The claims of the holders of the Bonds will be subordinated to the claims of depositors, general creditors and subordinated creditors; and shall rank in priority to the claims of shareholders and will rank pari passu with the claims under any other additional tier 1 capital instruments of the Bank that rank pari passu with the Bonds.

The Bonds are paid by non-cumulative interest. The Bank shall have the right to cancel distributions on the Bonds in whole or in part and such cancellation shall not constitute a default. The Bank may at its discretion utilise the proceeds from the cancelled distributions to meet other obligations of maturing debts. But the Bank shall not distribute profits to ordinary shareholders until the resumption of full interest payment.

Capital raised from the issuance of the Bonds, after deduction of transaction costs, was wholly used to replenish the Bank's additional tier 1 capital and to increase its capital adequacy ratio.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 26 Dividends

### Dividends for Ordinary Shares

A dividend of RMB1.91 per ten ordinary shares (before tax) in respect of the profit for the year ended 31 December 2019 amounting to RMB56,228 million (before tax) was approved at the Annual General Meeting held on 30 June 2020. The undistributed portion of RMB56,228 million was recorded in other liabilities as at 30 June 2020. Such dividend was distributed on 15 July 2020 and 7 August 2020 after the appropriate withholding of individual and enterprise income taxes.

#### **Dividends for Preference Shares**

The dividend distribution of Domestic Preference Shares (Second Tranche) amounting to RMB1,540 million (before tax) was approved by the Board of Directors of the Bank at the Board Meeting held on 13 January 2020 and the dividend was distributed on 13 March 2020.

The dividend distribution of Domestic Preference Shares (Third Tranche and Fourth Tranche) was approved by the Board of Directors of the Bank at the Board Meeting held on 29 April 2020. The dividend of Domestic Preference Shares (Third Tranche) amounting to RMB3,285 million (before tax) was distributed on 29 June 2020. And the dividend of Domestic Preference Shares (Fourth Tranche) amounting to RMB1,174.5 million (before tax) will be distributed on 31 August 2020.

#### Others

The Bank distributed the interest on the 2019 Undated Capital Bonds (Series 1) amounting to RMB1,800 million on 3 February 2020.

#### 27 Contingent liabilities and commitments

### 27.1 Legal proceedings and arbitrations

As at 30 June 2020, the Group was involved in certain litigation and arbitration cases in the regular course of its business. In addition, in terms of the range and scale of its international operations, the Group may face a variety of legal proceedings within different jurisdictions. As at 30 June 2020, provisions of RMB860 million (31 December 2019: RMB872 million) were made based on court judgements or the advice of counsel (Note III.24). After consulting legal professionals, the senior management of the Group believes that at the current stage these legal proceedings and arbitrations will not have a material impact on the financial position or operations of the Group.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 27 Contingent liabilities and commitments (Continued)

#### 27.2 Assets pledged

Assets pledged by the Group as collateral mainly for placement, repurchase, short positions, derivative transactions with other banks and financial institutions and for local statutory requirements are set forth in the table below. These transactions are conducted under standard and normal business terms.

	As at 30 June 2020	As at 31 December 2019
Debt securities	684,877	787,929
Bills	119	387
Total	684,996	788,316

### 27.3 Collateral accepted

The Group accepts securities as collateral that are permitted to be sold or re-pledged in connection with reverse repurchase and derivative agreements with banks and other financial institutions. As at 30 June 2020, the fair value of collateral received from banks and other financial institutions accepted by the Group amounted to RMB32,716 million (31 December 2019: RMB22,067 million). As at 30 June 2020, the fair value of the collateral that the Group had sold or re-pledged, but was obligated to return, was RMB2,775 million (31 December 2019: RMB2,271 million). These transactions are conducted under standard terms in the normal course of business.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 27 Contingent liabilities and commitments (Continued)

#### 27.4 Capital commitments

	As at 30 June 2020	As at 31 December 2019
Property and equipment		
<ul> <li>Contracted but not provided for</li> </ul>	68,065	53,752
<ul> <li>Authorised but not contracted for</li> </ul>	1,433	1,215
Intangible assets		
<ul> <li>Contracted but not provided for</li> </ul>	1,201	1,048
<ul> <li>Authorised but not contracted for</li> </ul>	261	66
Investment properties		
<ul> <li>Contracted but not provided for</li> </ul>	1,730	1,231
Total	72,690	57,312

### 27.5 Treasury bonds redemption commitments

The Bank is entrusted by the Ministry of Finance of the People's Republic of China (the "MOF") to underwrite certain Treasury bonds. The investors of these Treasury bonds have a right to redeem the bonds at any time prior to maturity and the Bank is committed to redeem these Treasury bonds. The MOF will not provide funding for the early redemption of these Treasury bonds on a back-to-back basis but will pay interest and repay the principal at maturity. The redemption price is the principal value of the bonds plus unpaid interest in accordance with the early redemption arrangement.

As at 30 June 2020, the outstanding principal value of the Treasury bonds sold by the Bank under obligation to redeem prior to maturity amounted to RMB53,611 million (31 December 2019: RMB59,746 million). The original maturities of these Treasury bonds vary from 3 to 5 years and management expects the amount of redemption through the Bank prior to the maturity dates of these bonds will not be material.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 27 Contingent liabilities and commitments (Continued)

#### 27.6 Credit commitments

	As at 30 June 2020	As at 31 December 2019
	2020	
Loan commitments (1)		
— with an original maturity of less than 1 year	253,962	244,733
— with an original maturity of 1 year or above	1,330,002	1,360,065
Undrawn credit card limits	1,064,777	1,010,283
Letters of guarantee issued (2)	1,024,375	1,049,629
Bank bill acceptance	287,269	259,373
Letters of credit issued	142,815	133,571
Accepted bills of exchange under letters of credit	87,435	92,440
Other	183,390	192,476
Total (3)	4,374,025	4,342,570

- (1) Loan commitments mainly represent undrawn loan facilities agreed and granted to customers. Unconditionally revocable loan commitments are not included in loan commitments. As at 30 June 2020, the unconditionally revocable loan commitments of the Group amounted to RMB341,099 million (31 December 2019: RMB299,556 million).
- (2) Letters of guarantee issued mainly include financial guarantees and performance guarantees. These obligations on the Group to make payments are dependent on the outcome of a future event.
- (3) Risk-weighted assets for credit risk of credit commitments

The risk-weighted assets for credit risk of the Group are calculated in accordance with the *Capital Rules for Commercial Banks (Provisional)* and other relevant regulations under the advanced capital measurement approaches. The amounts are determined based on the creditworthiness of the counterparties, the maturity characteristics of each type of contracts and other factors.

	As at 30 June 2020	As at 31 December 2019
Credit commitments	1,187,793	1,206,469

#### 27.7 Underwriting obligations

As at 30 June 2020, the firm commitment in underwriting securities of the Group amounted to RMB1,000 million (31 December 2019: Nil).

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 28 Changes in consolidation

On 18 June 2020, the Bank set up a majority-owned subsidiary, BOC Financial Leasing Co., Ltd. ("BOCL"), which mainly engages in the financial leasing business. As at 30 June 2020, the Bank held 92.59% of the total capital of BOCL.

### 29 Note to the condensed consolidated statement of cash flows

For the purpose of the condensed consolidated statement of cash flows, cash and cash equivalents comprise the following balances with an original maturity of less than three months:

	As at 30 June 2020	As at 30 June 2019
Cash and due from banks and other financial institutions	375,854	316,066
Balances with central banks	591,528	490,207
Placements with and loans to banks and		
other financial institutions	680,996	670,102
Financial investments	71,391	43,491
Total	1,719,769	1,519,866

#### 30 Related party transactions

30.1 China Investment Corporation ("CIC") was established on 29 September 2007 with registered capital of RMB1,550 billion. CIC is a wholly State-owned company engaging in foreign currency investment management. The Group is subject to the control of the State Council of the PRC Government through CIC and its wholly owned subsidiary, Central Huijin Investment Ltd. ("Huijin").

The Group entered into banking transactions with CIC in the normal course of its business on commercial terms.

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 30 Related party transactions (Continued)

### 30.2 Transactions with Huijin and companies under Huijin

### (1) General information of Huijin

Central Huijin Investment Ltd.

Legal representative PENG Chun

Registered capital RMB828,209 million

Location of registration Beijing
Capital shares in the Bank 64.02%
Voting rights in the Bank 64.02%

Nature Wholly State-owned company

Principal activities Investment in major State-owned financial institutions

on behalf of the State Council;

other related businesses approved by the State Council.

Unified social credit code 911000007109329615

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### **30** Related party transactions (Continued)

### 30.2 Transactions with Huijin and companies under Huijin (Continued)

### (2) Transactions with Huijin

The Group enters into banking transactions with Huijin in the normal course of its business on commercial terms. Purchase of the bonds issued by Huijin was in the ordinary course of business and in compliance with the requirements of the related regulations and corporate governance.

#### **Transaction balances**

	As at 30 June 2020	As at 31 December 2019
Debt securities Due to Huijin	27,422 (60)	24,963 (2,913)

#### **Transaction amounts**

		For the six month period ended 30 June	
	2020	2019	
Interest income	389	453	
Interest expense	(35)	(169)	

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 30 Related party transactions (Continued)

### 30.2 Transactions with Huijin and companies under Huijin (Continued)

### (3) Transactions with companies under Huijin

Companies under Huijin include its equity interests in subsidiaries, associates and joint ventures in certain other bank and non-bank entities in the PRC. The Group enters into banking transactions with these companies in the normal course of business on commercial terms which include mainly purchase and sale of debt securities, money market transactions and derivative transactions.

In the ordinary course of the business, main transactions that the Group entered into with the affiliates of parent company are as follows:

#### **Transaction balances**

	As at 30 June 2020	As at 31 December 2019
Due from banks and other financial institutions	67,768	59,332
Placements with and loans to banks and other financial institutions	199,898	115,781
Financial investments	293,028	395,205
Derivative financial assets	8,197	7,655
Loans and advances to customers	76,477	45,646
Due to customers, banks and		
other financial institutions	(238,912)	(185,610)
Placements from banks and		
other financial institutions	(157,992)	(244,059)
Derivative financial liabilities	(3,455)	(5,459)
Credit commitments	29,600	14,502

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

#### 30 Related party transactions (Continued)

### 30.2 Transactions with Huijin and companies under Huijin (Continued)

### (3) Transactions with companies under Huijin (Continued)

#### Transaction amounts

	For the six mont	For the six month period ended 30 June	
	ended 30 Ju		
	2020	2019	
Interest income	6,487	8,129	
Interest expense	(2,414)	(3,655)	

## 30.3 Transactions with government authorities, agencies, affiliates and other State-controlled entities

The State Council of the PRC government directly and indirectly controls a significant number of entities through its government authorities, agencies, affiliates and other State-controlled entities. The Group enters into extensive banking transactions with these entities in the normal course of business on commercial terms.

Transactions conducted with government authorities, agencies, affiliates and other State-controlled entities include purchase and redemption of investment securities issued by government agencies, underwriting and distribution of Treasury bonds issued by government agencies, foreign exchange transactions and derivative transactions, lending, provision of credit and guarantees and deposit taking.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### **30** Related party transactions (Continued)

### 30.4 Transactions with associates and joint ventures

The Group enters into banking transactions with associates and joint ventures in the normal course of business on commercial terms. These include loans and advances, deposit taking and other normal banking businesses. In the ordinary course of the business, the main transactions that the Group entered into with associates and joint ventures are as follows:

### Transaction balances

	As at 30 June 2020	As at 31 December 2019
Loans and advances to customers	1,210	1,373
Due to customers, banks and		
other financial institutions	(15,096)	(6,046)
Credit commitments	584	76

### **Transaction amounts**

	For the six month ended 30 Jun	-
	2020	2019
ne	35	25
st expense	(141)	(99)

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 30 Related party transactions (Continued)

### 30.5 Transactions with the Annuity Plan

Apart from the obligations for defined contributions to the Annuity Fund and normal banking transactions, no other transactions were conducted between the Group and the Annuity Fund for the six month period ended 30 June 2020 and the year ended 31 December 2019.

### 30.6 Transactions with key management personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly, including Directors and Executive Officers.

The Group enters into banking transactions with key management personnel in the normal course of business. During the six month period ended 30 June 2020 and the year ended 31 December 2019, there were no material transactions and balances with key management personnel on an individual basis.

### 30.7 Transactions with Connected Natural Persons

As at 30 June 2020, the Bank's balance of loans to the connected natural persons as defined in the *Administration of Connected Transactions between Commercial Banks and Their Insiders and Shareholders and the Administrative Measures for the Disclosure of Information of Listed Companies* totalled RMB379 million (31 December 2019: RMB410 million) and RMB19 million (31 December 2019: RMB23 million) respectively.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 30 Related party transactions (Continued)

### 30.8 Transactions with subsidiaries

The main transactions with subsidiaries are as follows:

### **Transaction balances**

	As at 30 June 2020	As at 31 December 2019
Due from banks and other financial institutions	44,621	21,908
Placements with and loans to banks and		
other financial institutions	136,453	152,839
Due to banks and other financial institutions	(110,746)	(88,195)
Placements from banks and		
other financial institutions	(59,522)	(52,285)

### **Transaction amounts**

For the six mon ended 30 J	-
2020	2019
1,305	812
(639)	(1,251)

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 31 Segment reporting

The Group manages the business from both geographic and business perspectives. From the geographic perspective, the Group operates in three principal regions: Chinese mainland; Hong Kong, Macao and Taiwan; and other countries and regions. From the business perspective, the Group provides services through six main business segments: corporate banking, personal banking, treasury operations, investment banking, insurance and other operations.

Measurement of segment assets, liabilities, income, expenses, results and capital expenditure is based on the Group's accounting policies. The segment information presented includes items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Funding is provided to and from individual business segments through treasury operations as part of the asset and liability management process. The pricing of these transactions is based on market rates. The transfer price takes into account the specific features and maturities of the product. Internal transactions are eliminated on consolidation. The Group regularly examines the transfer price and adjusts the price to reflect current situation.

### Geographical segments

Chinese mainland — Corporate banking, personal banking, treasury operations and insurance services, etc. are performed in Chinese mainland.

Hong Kong, Macao and Taiwan — Corporate banking, personal banking, treasury operations, investment banking and insurance services are performed in Hong Kong, Macao and Taiwan. The business of this segment is centralised in BOC Hong Kong (Group) Limited ("BOCHK Group").

Other countries and regions — Corporate and personal banking services are provided in other countries and regions. Significant locations include New York, London, Singapore and Tokyo.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 31 Segment reporting (Continued)

### **Business segments**

Corporate banking — Services to corporate customers, government authorities and financial institutions including current accounts, deposits, overdrafts, loans, trade-related products and other credit facilities, foreign currency, derivative products and wealth management products.

Personal banking — Services to retail customers including saving deposits, personal loans, credit cards and debit cards, payments and settlements, wealth management products and funds and insurance agency services.

Treasury operations — Consisting of foreign exchange transactions, customer-based interest rate and foreign exchange derivative transactions, money market transactions, proprietary trading and asset and liability management. The results of this segment include the intersegment funding income and expenses, results from interest-bearing assets and liabilities; and foreign currency translation gains and losses.

Investment banking — Consisting of debt and equity underwriting and financial advisory, sales and trading of securities, stock brokerage, investment research and asset management services, and private equity investment services.

Insurance — Underwriting of general and life insurance business and insurance agency services.

Other — Other operations of the Group comprise investment holding and other miscellaneous activities, none of which constitutes a separately reportable segment.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued) Ξ

## 31 Segment reporting (Continued)

As at and for the six month period ended 30 June 2020

		Hong Ko	Hong Kong, Macao and Taiwan	iwan			
	Chinese mainland	BOCHK Group	Other	Subtotal	Other countries and regions	Eliminations	Total
Interest income Interest expense	325,161 (156,042)	25,974 (9,187)	16,903 (13,671)	42,877 (22,858)	19,246 (11,489)	(11,354) $11,354$	375,930 (179,035)
Net interest income	169,119	16,787	3,232	20,019	7,757		196,895
Fee and commission income Fee and commission expense	46,320 (4,557)	5,747 (1,237)	3,819 (1,086)	9,566 (2,323)	2,944 (958)	(1,809) 1,159	$\frac{57,021}{(6,679)}$
Net fee and commission income	41,763	4,510	2,733	7,243	1,986	(059)	50,342
Net trading gains Net gains on transfers of financial asset Other operating income (1)	(3,429) 4,819 8,461	2,259 2,331 7,797	2,599 114 13,176	4,858 2,445 20,973	744 359 795		2,173 7,623 29,950
Operating income Operating expenses (1) Impairment losses on assets	220,733 (63,039) (60,395)	33,684 (14,504) (1,239)	21,854 (10,639) (1,364)	55,538 (25,143) (2,603)	11,641 (3,712) (3,486)	(929) 948 -	286,983 (90,946) (66,484)
<b>Operating profit</b> Share of results of associates and joint ventures	97,299 (105)	17,941 (76)	9,851	27,792	4,443	19	129,553 63
Profit before income tax	97,194	17,865	10,095	27,960	4,443	19	129,616
Income tax expense							(21,804)
Profit for the period							107,812
Segment assets Investments in associates and joint ventures	18,816,795 7,886	2,902,545 1,021	$1,672,288 \\ 14,105$	4,574,833 15,126	2,332,629	(1,594,414)	24,129,843 23,012
Total assets	18,824,681	2,903,566	1,686,393	4,589,959	2,332,629	(1,594,414)	24,152,855
Include: non-current assets <sup>(2)</sup> Segment liabilities	115,841 17,222,253	30,945 2,640,378	173,888	204,833 4,178,247	9,351 2,258,034	$\begin{array}{c} (3,115) \\ (1,594,292) \end{array}$	326,910 22,064,242
Other segment items: Intersegment net interest (expense)/income Intersegment net fee and commission income/(expense) Capital expenditure Depreciation and amortisation Credit commitments	(2,445) 368 2,238 9,438 3,687,615	345 176 625 988 312,943	4,112 257 16,269 3,001 130,680	4,457 433 16,894 3,989 443,623	(2,012) (151) 80 391 539,016	(650) (220) (220)	19,212 13,598 4,374,025

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued) Ξ

31 Segment reporting (Continued)

As at 31 December 2019 and for the six month period ended 30 June 2019

		Hong Ko	Hong Kong, Macao and Taiwan	iwan			
	Chinese mainland	BOCHK	Other	Subtotal	Other countries and regions	Eliminations	Total
Interest income Interest expense	310,968 (155,945)	28,046 (11,699)	19,932 (17,340)	47,978 (29,039)	25,931 (18,253)	(19,513) 19,557	365,364 (183,680)
Net interest income	155,023	16,347	2,592	18,939	7,678	44	181,684
Fee and commission income Fee and commission expense	45,862 (4,221)	6,736 (1,790)	3,624 (1,000)	10,360 (2,790)	3,129 (1,028)	(1,886) 1,138	57,465 (6,901)
Net fee and commission income	41,641	4,946	2,624	7,570	2,101	(748)	50,564
Net trading gains Net gains on transfers of financial asset Other operating income (1)	6,173 2,496 7,690	4,027 619 9,654	2,867 61 9,793	6,894 680 19,447	1,517 68 47	(572)	14,584 3,244 26,612
Operating income Operating expenses (1) Impairment losses on assets	213,023 (64,078) (34,270)	35,593 (16,062) (618)	17,937 (8,666) 122	53,530 (24,728) (496)	11,411 (3,282) 1,096	(1,276) 958	276,688 (91,130) (33,670)
Operating profit Share of results of associates and joint ventures	114,675	18,913 (5)	9,393	28,306	9,225	(318)	151,888 670
Profit before income tax	114,687	18,908	10,056	28,964	9,225	(318)	152,558
Income tax expense  Profit for the period							(31,116)
Segment assets Investments in associates and joint ventures	17,915,544 7,992	2,673,071 1,076	1,528,724 14,142	4,201,795	2,062,659	(1,433,464)	22,746,534
Total assets	17,923,536	2,674,147	1,542,866	4,217,013	2,062,659	(1,433,464)	22,769,744
Include: non-current assets (2) Segment liabilities	119,684 16,413,115	30,670 2,428,157	162,255 1,397,456	192,925 3,825,613	9,788	(2,851) (1,433,323)	319,546 20,793,048
Other segment items: Intersegment net interest (expense)/income Intersegment net fee and commission income/(expense) Capital expenditure Depreciation and amortisation Credit commitments	(3,563) 86 2,499 8,174 3,675,635	824 46 1,053 840 313,084	5,878 803 12,815 2,597 131,772	6,702 849 13,868 3,437 444,856	(3,183) (187) 220 353 528,004	44 (748) - (121) (305,925)	16,587 11,843 4,342,570

Other operating income includes insurance premium income earned, and operating expenses include insurance benefits and claims. (1)

Non-current assets include property and equipment, investment properties, right-of-use assets and other long-term assets. (5)

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued) H

## 31 Segment reporting (Continued)

As at and for the six month period ended 30 June 2020

	Corporate banking	Personal banking	Treasury operations	Investment banking	Insurance	Other	Eliminations	Total
Interest income Interest expense	173,872 (81,647)	136,835 (55,434)	98,407 (75,926)	1,078 (266)	1,671 (42)	1,974 (3,796)	(37,907) 38,076	375,930 (179,035)
Net interest income/(expense)	92,225	81,401	22,481	812	1,629	(1,822)	169	196,895
Fee and commission income Fee and commission expense	19,269 (637)	28,156 (3,336)	7,773 (1,312)	2,428 (666)	(2,110)	1,040 (83)	(1,646) 1,465	57,02 <u>1</u> (6,679)
Net fee and commission income/(expense)	18,632	24,820	6,461	1,762	(2,109)	957	(181)	50,342
Net trading gains Net gains on transfers of financial asset Other operating income	1,205 1,051 417	526 41 4,679	(1,756) 6,407 646	(83) 1 186	414 120 14,917	1,995 3 10,045	(128)	2,173 7,623 29,950
Operating income Operating expenses Impairment losses on assets	113,530 (27,934) (43,591)	111,467 (35,631) (15,683)	34,239 (8,327) (6,210)	2,678 (1,198) (15)	14,971 (14,130) (134)	11,178 (4,816) (896)	(1,080) 1,090 45	286,983 (90,946) (66,484)
Operating profit Share of results of associates and joint ventures	42,005	60,153	19,702	1,465	707 (16)	5,466 (101)	(30)	129,553 63
Profit before income tax	42,005	60,153	19,702	1,675	691	5,365	25	129,616
Income tax expense								(21,804)
Proint for the period Segment assets Investments in associates and joint ventures	9,163,736	5,390,652	8,801,840	100,199 5,070	198,705	599,270 18,010	(124,559)	24,129,843 23,012
Total assets	9,163,736	5,390,652	8,801,840	105,269	198,705	617,280	(124,627)	24,152,855
Segment liabilities	10,231,884	7,217,648	4,101,840	72,417	180,667	384,167	(124,381)	22,064,242
Other segment items: Intersegment net interest income/(expense) Intersegment net fee and commission income/(expense) Capital expenditure Depreciation and amortisation Credit commitments	10,100 436 668 4,030 3,114,600	26,719 1,029 808 4,960 1,259,425	(36,501) 24 36 1,237	148 (253) 57 192	8 (1,197) 49 141	(643) 142 17,594 2,807	169 (181) 231	19,212 13,598 4,374,025

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued) Ξ

31 Segment reporting (Continued)

As at 31 December 2019 and for the six month period ended 30 June 2019

	Corporate banking	Personal banking	Treasury operations	Investment banking	Insurance	Other	Eliminations	Total
Interest income Interest expense	177,105 (84,913)	120,777 (57,584)	104,369 (78,707)	938 (295)	1,459 (33)	1,920 (3,402)	(41,204) 41,254	365,364 (183,680)
Net interest income/(expense)	92,192	63,193	25,662	643	1,426	(1,482)	50	181,684
Fee and commission income Fee and commission expense	18,693 (577)	28,057 (3,820)	9,205 (1,127)	1,845 (490)	$\frac{1}{(2,039)}$	1,057	(1,393) 1,224	57,465 (6,901)
Net fee and commission income/(expense)	18,116	24,237	8,078	1,355	(2,038)	586	(169)	50,564
Net trading gains Net gains on transfers of financial asset Other operating income	1,484 784 143	491 81 4,090	7,757 2,365 327	124	1,745	2,956	27	14,584 3,244 26,612
Operating income Operating expenses Impairment losses on assets	112,719 (28,748) (26,435)	92,092 (34,783) (6,696)	44,189 (9,106) (427)	$\begin{array}{c} 2,250 \\ (1,085) \\ 1 \end{array}$	15,606 (14,731) (72)	11,443 (4,287) (41)	(1,611) (1,610)	276,688 (91,130) (33,670)
Operating profit Share of results of associates and joint ventures	57,536	50,613	34,656	1,166	803 (12)	7,115	(1)	151,888 670
Profit before income tax	57,536	50,661	34,657	1,391	791	7,539	(17)	152,558
Income tax expense								(31,116)
Profit for the period								121,442
Segment assets Investments in associates and joint ventures	8,415,724	5,064,429	8,587,356	83,987 4,870	180,054	527,396 18,406	(112,412) (66)	22,746,534 23,210
Total assets	8,415,724	5,064,429	8,587,356	88,857	180,054	545,802	(112,478)	22,769,744
Segment liabilities	9,922,845	6,726,766	3,705,818	57,582	162,958	329,341	(112,262)	20,793,048
Other segment items: Intersegment net interest income/(expense) Intersegment net fee and commission income/(expense) Capital expenditure Depreciation and amortisation Credit commitments	15,450 443 812 3,656 3,157,694	24,504 774 944 4,535 1,184,876	(39,424) 14 14 43 1,121	174 (152) 40 124	(1,053) (1,053) 32 123 123	(775) 143 14,716 2,476	50 (169) - (192)	16,587 11,843 4,342,570

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 32 Transfers of financial assets

The Group enters into transactions in the normal course of business by which it transfers recognised financial assets to third parties or to special purpose entities. In some cases where these transferred financial assets qualify for derecognition, the transfers may give rise to full or partial derecognition of the financial assets concerned. In other cases where the transferred assets do not qualify for derecognition as the Group has retained substantially all the risks and rewards of these assets, the Group continued to recognise the transferred assets.

### Repurchase agreements

Transferred financial assets that do not qualify for derecognition mainly include debt securities held by counterparties as collateral under repurchase agreements and securities lent to counterparties under securities lending agreements. The counterparties are allowed to sell or re-pledge those securities in the absence of default by the Group, but have an obligation to return the securities upon maturity of the contract. If the value of securities increases or decreases, the Group may in certain circumstances require or be required to pay additional cash collateral. The Group has determined that the Group retains substantially all the risks and rewards of these securities and therefore has not derecognised them. In addition, the Group recognises a financial liability for cash received as collateral.

The following table analyses the carrying amount of the above-mentioned financial assets transferred to third parties that did not qualify for derecognition and their associated financial liabilities:

	As at 30 J	une 2020	As at 31 Dec	ember 2019
	Carrying amount of transferred assets	Carrying amount of associated liabilities	Carrying amount of transferred assets	Carrying amount of associated liabilities
Repurchase agreements	47,443	47,497	528	503

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 32 Transfers of financial assets (Continued)

### Credit asset transfers

The Group enters into credit asset transfers in the normal course of business during which it transfers credit assets to special purpose entities which in turn issue asset-backed securities or fund shares to investors. The Group may acquire some asset-backed securities and fund shares at the subordinated tranche level, and accordingly, may retain parts of the risks and rewards of the transferred credit assets. The Group would determine whether or not to derecognise the associated credit assets by evaluating the extent to which it retains the risks and rewards of the assets.

With respect to the credit assets that were securitised and qualified for derecognition, the Group derecognised the transferred credit assets in their entirety. The corresponding total carrying amount of asset-backed securities held by the Group in the securitisation transactions was RMB815 million as at 30 June 2020 (31 December 2019: RMB956 million), which also approximates the Group's maximum exposure to loss.

For those in which the Group has neither transferred nor retained substantially all the risks and rewards of the transferred credit assets, and retained control of the credit assets, the transferred credit assets are recognised in the statement of financial position to the extent of the Group's continuing involvement. For the six month period ended 30 June 2020, there was no new continuing involvement through acquiring tranches by the Group (for the six month period ended 30 June 2019, the carrying amount at the time of transfer of the original credit assets, which the Group determined that it has continuing involvement through acquiring some tranches, was RMB17,991 million) and the carrying amount of assets that the Group continues to recognise in the statement of financial position was RMB15,075 million as at 30 June 2020 (31 December 2019: RMB15,250 million).

### 33 Interests in the structured entities

The Group is principally involved with structured entities through financial investments, asset management and credit asset transfers. These structured entities generally finance the purchase of assets by issuing securities or by other means. The Group determines whether or not to consolidate these structured entities depending on whether the Group has control over them.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 33 Interests in the structured entities (Continued)

### 33.1 Interests in the unconsolidated structured entities

The interests held by the Group in the unconsolidated structured entities are mainly set out below:

Structured entities sponsored by the Group

In conducting the asset management business in Chinese mainland, the Group established various structured entities to provide customers with specialised investment opportunities within narrow and well-defined objectives, including non-principal guaranteed wealth management products, publicly offered funds and asset management plans, and earned management fee, commission and custodian fee in return.

As at 30 June 2020, the balance of the above unconsolidated bank wealth management products sponsored by the Group amounted to RMB1,320,923 million (31 December 2019: RMB1,231,861 million). The balance of unconsolidated publicly offered funds and asset management plans sponsored by the Group amounted to RMB593,870 million (31 December 2019: RMB638,865 million).

For the six month period ended 30 June 2020, the above-mentioned commission, custodian fee and management fee amounted to RMB3,778 million (for the six month period ended 30 June 2019: RMB3,799 million).

As at 30 June 2020, the balance of interest and commission receivable held by the Group in the above-mentioned structured entities was not material. For the purpose of asset-liability management, wealth management products may require short-term financing from the Group and other banks. The Group is not contractually obliged to provide financing. After internal risk assessment, the Group may enter into repurchase and placement transactions with these wealth management products in accordance with market principles. For the six month period ended 30 June 2020, the maximum balance of such financing provided by the Group to the unconsolidated wealth management products was RMB132,205 million (for the six month period ended 30 June 2019: RMB180,050 million). Such financing provided by the Group was included in "Placements with and loans to banks and other financial institutions". As at 30 June 2020, the balance of the above transactions was RMB122,797 million (31 December 2019: RMB170,797 million). The maximum exposure to loss of those placements approximated to their carrying amount.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 33 Interests in the structured entities (Continued)

### 33.1 Interests in the unconsolidated structured entities (Continued)

Structured entities sponsored by the Group (Continued)

In addition, there were no credit assets transferred by the Group into the unconsolidated structured entities during the six month period ended 30 June 2020 (for the six month period ended 30 June 2019: Nil). For the description of the portion of asset-backed securities issued by the above structured entities and held by the Group, refer to Note III.32.

Structured entities sponsored by other financial institutions

The interests held by the Group in the structured entities sponsored by other financial institutions through direct investments are set out below:

Structured entity type	Financial assets at fair value through profit or loss	Financial assets at fair value through other comprehensive income	Financial assets at amortised cost	Total	Maximum exposure to loss
As at 30 June 2020					
Fund investments Investment trusts and	51,537	-	-	51,537	51,537
asset management plans	2,380	_	8,460	10,840	10,840
Asset-backed securitisations	128	63,282	41,921	105,331	105,331
	Financial assets at	Financial assets at			
	fair value through	fair value through other comprehensive	Financial assets at amortised		Maximum exposure
Structured entity type	fair value through	through other	assets at	Total	
Structured entity type As at 31 December 2019	fair value through profit	through other comprehensive	assets at amortised	Total	exposure
As at 31 December 2019 Fund investments	fair value through profit	through other comprehensive	assets at amortised	<b>Total</b> 53,349	exposure
As at 31 December 2019 Fund investments Investment trusts and	fair value through profit or loss	through other comprehensive	assets at amortised cost	53,349	exposure to loss
As at 31 December 2019 Fund investments	fair value through profit or loss	through other comprehensive	assets at amortised		exposure to loss

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### III NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION (Continued)

### 33 Interests in the structured entities (Continued)

### 33.2 Consolidated structured entities

The Group's consolidated structured entities mainly consist of open-end funds, private equity funds, trusts for asset-backed securities, and special-purpose companies. The Group controls these entities because the Group has power over, is exposed to, or has rights to variable returns from its involvement with these entities and has the ability to use its power over these entities to affect the amount of the Group's returns. Except for providing financial guarantees for the companies established solely for financing purposes, the Group does not provide financial or other support to the other consolidated structured entities.

### 34 Events after the financial reporting date

### Dividend distribution plan of Domestic Preference Shares (First Tranche and Second Tranche)

The dividend distribution of Domestic Preference Shares (First Tranche and Second Tranche) was approved by the Board of Directors of the Bank on 30 August 2020. The annual dividend for the Domestic Preference Shares (First Tranche) amounting to RMB1,920 million (before tax) is scheduled to be paid on 23 November 2020 at a dividend rate of 6.00% (before tax). The annual dividend for the Domestic Preference Shares (Second Tranche) amounting to RMB1,540 million (before tax) is scheduled to be paid on 15 March 2021 at a dividend rate of 5.50% (before tax). The dividend payable was not reflected in liabilities of the financial statements.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT

### 1 Credit risk

### 1.1 Loans and advances

- (1) Concentrations of risk for loans and advances to customers
- (i) Analysis of loans and advances to customers by geographical area

### Group

	As at 30 Ju	une 2020	As at 31 Dece	ember 2019
	Amount	% of total	Amount	% of total
Chinese mainland	10,983,505	78.45%	10,302,408	79.04%
Hong Kong, Macao and Taiwan	1,862,638	13.30%	1,697,434	13.02%
Other countries and regions	1,154,614	8.25%	1,034,347	7.94%
Total	14,000,757	100.00%	13,034,189	100.00%

	As at 30 Ju	une 2020	As at 31 Dece	ember 2019
	Amount	% of total	Amount	% of total
Northern China	1,607,658	14.64%	1,573,127	15.27%
Northeastern China	504,062	4.59%	494,186	4.80%
Eastern China	4,344,199	39.55%	4,016,742	38.99%
Central and Southern China	3,084,120	28.08%	2,875,436	27.91%
Western China	1,443,466	13.14%	1,342,917	13.03%
Total	10,983,505	100.00%	10,302,408	100.00%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (1) Concentrations of risk for loans and advances to customers (Continued)
- (ii) Analysis of loans and advances to customers by customer type

	Chinese mainland	Hong Kong, Macao and Taiwan	Other countries and regions	Total
			C	
As at 30 June 2020				
Corporate loans and advances				
— Trade bills	1,054,674	112,398	133,811	1,300,883
— Other	5,212,352	1,181,032	961,980	7,355,364
Personal loans	4,716,479	569,208	58,823	5,344,510
Total	10,983,505	1,862,638	1,154,614	14,000,757
As at 31 December 2019				
Corporate loans and advances				
— Trade bills	996,845	108,177	127,170	1,232,192
— Other	4,853,846	1,051,188	849,154	6,754,188
Personal loans	4,451,717	538,069	58,023	5,047,809
Total	10,302,408	1,697,434	1,034,347	13,034,189

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (1) Concentrations of risk for loans and advances to customers (Continued)
- (iii) Analysis of loans and advances to customers by industry

### Group

	As at 30 June 2020		As at 31 December 2019	
•	Amount	% of total	Amount	% of total
Corporate loans and advances				
Commerce and services	1,852,515	13.23%	1,706,650	13.09%
Manufacturing	1,814,064	12.96%	1,679,202	12.88%
Transportation, storage and				
postal services	1,368,992	9.78%	1,294,922	9.93%
Real estate	1,166,328	8.33%	1,042,664	8.00%
Production and supply of electricity,				
heating, gas and water	669,862	4.78%	649,289	4.98%
Financial services	633,808	4.53%	565,333	4.34%
Mining	295,132	2.11%	293,375	2.25%
Construction	288,731	2.06%	255,160	1.96%
Water, environment and				
public utility management	233,679	1.67%	199,376	1.53%
Public utilities	159,844	1.14%	149,855	1.15%
Other	173,292	1.24%	150,554	1.16%
Subtotal	8,656,247	61.83%	7,986,380	61.27%
Personal loans				
Mortgages	4,225,922	30.18%	3,993,271	30.64%
Credit cards	481,916	3.44%	476,743	3.66%
Other	636,672	4.55%	577,795	4.43%
Subtotal	5,344,510	38.17%	5,047,809	38.73%
Total	14,000,757	100.00%	13,034,189	100.00%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (1) Concentrations of risk for loans and advances to customers (Continued)
- (iii) Analysis of loans and advances to customers by industry (Continued)

	As at 30 June 2020		As at 31 December 201	
	Amount	% of total	Amount	% of total
Corporate loans and advances				
Commerce and services	1,400,959	12.75%	1,269,121	12.32%
Manufacturing	1,340,742	12.21%	1,285,438	12.48%
Transportation, storage and				
postal services	1,188,165	10.82%	1,129,091	10.96%
Real estate	621,989	5.66%	553,951	5.38%
Production and supply of electricity,				
heating, gas and water	482,426	4.39%	489,086	4.75%
Financial services	435,005	3.96%	398,095	3.86%
Mining	170,387	1.55%	165,218	1.60%
Construction	233,756	2.13%	214,351	2.08%
Water, environment and				
public utility management	224,042	2.04%	188,387	1.83%
Public utilities	129,172	1.18%	120,595	1.17%
Other	40,383	0.37%	37,358	0.36%
Subtotal	6,267,026	57.06%	5,850,691	56.79%
Personal loans				
Mortgages	3,794,760	34.55%	3,582,138	34.77%
Credit cards	469,520	4.27%	462,150	4.49%
Other	452,199	4.12%	407,429	3.95%
Subtotal	4,716,479	42.94%	4,451,717	43.21%
Total	10,983,505	100.00%	10,302,408	100.00%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (1) Concentrations of risk for loans and advances to customers (Continued)
- (iv) Analysis of loans and advances to customers by collateral type

### Group

	As at 30 June 2020		As at 31 December 2019	
	Amount	% of total	Amount	% of total
Unsecured loans	4,468,057	31.91%	4,151,941	31.86%
Guaranteed loans	1,737,072	12.41%	1,572,146	12.06%
Collateralised and other secured loans	7,795,628	55.68%	7,310,102	56.08%
Total	14,000,757	100.00%	13,034,189	100.00%

	As at 30 Ju	ine 2020	As at 31 December 2019		
	Amount	% of total	Amount	% of total	
Unsecured loans	3,050,041	27.77%	2,923,150	28.37%	
Guaranteed loans	1,347,913	12.27%	1,211,994	11.77%	
Collateralised and other secured loans	6,585,551	59.96%	6,167,264	59.86%	
Total	10,983,505	100.00%	10,302,408	100.00%	

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (2) Analysis of impaired loans and advances to customers
- (i) Impaired loans and advances by geographical area

### Group

	As at 30 June 2020			As at 31 December 2019		
	Amount	% of total	Impaired loan ratio	Amount	% of total	Impaired loan ratio
Chinese mainland	181,383	91.43%	1.65%	169,951	95.35%	1.65%
Hong Kong, Macao and Taiwan	4,458	2.25%	0.24%	3,842	2.16%	0.23%
Other countries and regions	12,541	6.32%	1.09%	4,442	2.49%	0.43%
Total	198,382	100.00%	1.42%	178,235	100.00%	1.37%

	As at 30 June 2020			As at	31 December	2019
			Impaired			Impaired
	Amount	% of total	loan ratio	Amount	% of total	loan ratio
Northern China	22,787	12.56%	1.42%	31,762	18.69%	2.02%
Northeastern China	21,020	11.59%	4.17%	22,123	13.02%	4.48%
Eastern China	60,006	33.08%	1.38%	59,764	35.17%	1.49%
Central and Southern China	62,816	34.63%	2.04%	39,060	22.98%	1.36%
Western China	14,754	8.14%	1.02%	17,242	10.14%	1.28%
Total	181,383	100.00%	1.65%	169,951	100.00%	1.65%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (2) Analysis of impaired loans and advances to customers (Continued)
- (ii) Impaired loans and advances by customer type

### Group

	As	<b>As at 30 June 2020</b>			31 December	2019
	Amount	% of total	Impaired loan ratio	Amount	% of total	Impaired loan ratio
Corporate loans and advances Personal loans	164,954 33,428	83.15% 16.85%	1.91% 0.63%	149,427 28,808	83.84% 16.16%	1.87%
Total	198,382	100.00%	1.42%	178,235	100.00%	1.37%

	As	As at 30 June 2020			31 December	2019
		Impaired				Impaired
	Amount	% of total	loan ratio	Amount	% of total	loan ratio
Corporate loans and advances	148,925	82.11%	2.38%	141,978	83.54%	2.43%
Personal loans	32,458	17.89%	0.69%	27,973	16.46%	0.63%
Total	181,383	100.00%	1.65%	169,951	100.00%	1.65%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (2) Analysis of impaired loans and advances to customers (Continued)
- (iii) Impaired loans and advances by geographical area and industry

	As at 30 June 2020			As at 31 December 2019		
			Impaired			Impaired
	Amount	% of total	loan ratio	Amount	% of total	loan ratio
Chinese mainland						
Corporate loans and advances						
Commerce and services	45,939	23.16%	3.28%	45,104	25.31%	3.55%
Manufacturing	69,574	35.07%	5.19%	59,646	33.46%	4.64%
Transportation, storage and						
postal services	12,822	6.46%	1.08%	8,276	4.64%	0.73%
Real estate	2,578	1.30%	0.41%	2,936	1.65%	0.53%
Production and supply of electricity, heating,	,			,		
gas and water	1,902	0.96%	0.39%	10,954	6.15%	2.24%
Financial services	1,068	0.54%	0.25%	225	0.13%	0.06%
Mining	4,865	2.45%	2.86%	4,946	2.77%	2.99%
Construction	4,141	2.09%	1.77%	3,561	2.00%	1.66%
Water, environment and	,			- ,		
public utility management	1,418	0.71%	0.63%	1,594	0.89%	0.85%
Public utilities	794	0.40%	0.61%	877	0.49%	0.73%
Other	3,824	1.93%	9.47%	3,859	2.17%	10.33%
Subtotal	148,925	75.07%	2.38%	141,978	79.66%	2.43%
Personal loans						
Mortgages	12,719	6.41%	0.34%	10,463	5.87%	0.29%
Credit cards	12,051	6.07%	2.57%	10,269	5.76%	2.22%
Other	7,688	3.88%	1.70%	7,241	4.06%	1.78%
Subtotal	32,458	16.36%	0.69%	27,973	15.69%	0.63%
Total for Chinese mainland	181,383	91.43%	1.65%	169,951	95.35%	1.65%
Hong Kong, Macao, Taiwan and other countries						
and regions	16,999	8.57%	0.56%	8,284	4.65%	0.30%
Total	198,382	100.00%	1.42%	178,235	100.00%	1.37%

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

- (2) Analysis of impaired loans and advances to customers (Continued)
- (iv) Impaired loans and advances and related allowance by geographical area

	Allowance for			
	<b>Impaired</b>	impairment		
	loans	losses	Net	
As at 30 June 2020				
Chinese mainland	181,383	(146,153)	35,230	
Hong Kong, Macao and Taiwan	4,458	(2,853)	1,605	
Other countries and regions	12,541	(7,058)	5,483	
Total	198,382	(156,064)	42,318	
As at 31 December 2019				
Chinese mainland	169,951	(131,307)	38,644	
Hong Kong, Macao and Taiwan	3,842	(2,462)	1,380	
Other countries and regions	4,442	(2,775)	1,667	
Total	178,235	(136,544)	41,691	

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

### (3) Loans and advances rescheduled

Rescheduling is a voluntary or, to a limited extent, court-supervised procedure, through which the Group and a borrower and/or its guarantor, if any, rescheduled credit terms as a result of deterioration in the borrower's financial condition or of the borrower's inability to make payments when due. The Group reschedules a non-performing loan only if the borrower has good prospects. In addition, prior to approving the rescheduling of loans, the Group typically requires additional guarantees, pledges and/or collateral, or the assumption of the loan by a borrower with better repayment ability.

Rescheduled loans are subject to a surveillance period of six months. During the surveillance period, rescheduled loans remain as non-performing loans and the Group monitors the borrower's business operations and loan repayment patterns. After the surveillance period, rescheduled loans may be upgraded to "Special-mention" upon review if certain criteria are met. If the rescheduled loans fall overdue or if the borrower is unable to demonstrate its repayment ability, these loans will be reclassified to "Doubtful" or below. All rescheduled loans within the surveillance period were determined to be impaired as at 30 June 2020 and 31 December 2019.

As at 30 June 2020 and 31 December 2019, within impaired loans and advances, rescheduled loans and advances that were overdue for 90 days or less were insignificant.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

### (4) Overdue loans and advances to customers

Analysis of overdue loans and advances by geographical area:

	As at 30 June 2020	As at 31 December 2019
Chinese mainland	168,492	149,978
Hong Kong, Macao and Taiwan	9,834	7,171
Other countries and regions	11,419	5,480
Subtotal	189,745	162,629
Percentage	1.36%	1.25%
Less: total loans and advances to customers		
which have been overdue for less than 3 months	(59,306)	(62,838)
Total loans and advances to customers		
which have been overdue for more than 3 months	130,439	99,791

### (5) Loans and advances three-staging exposure

Loans and advances to customers by five-tier loan classification and three-staging are analysed as follows:

As at 30 June 2020
T'C' ECT

	12-month ECL	Lifetime E	CL	Total
	Stage 1	Stage 2	Stage 3	
Pass	13,484,743	42,770	_	13,527,513
Special-mention	_	270,798	_	270,798
Substandard	_	_	108,492	108,492
Doubtful	_	_	37,014	37,014
Loss			52,876	52,876
Total	13,484,743	313,568	198,382	13,996,693

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.1 Loans and advances (Continued)

(5) Loans and advances three-staging exposure (Continued)

As at 31 December 2019

	12-month ECL	12-month ECL Lifetime ECL			
	Stage 1	Stage 2	Stage 3		
Pass	12,514,948	47,588	_	12,562,536	
Special-mention	_	289,314	_	289,314	
Substandard	_	_	77,459	77,459	
Doubtful	_	_	51,804	51,804	
Loss			48,972	48,972	
Total	12,514,948	336,902	178,235	13,030,085	

As at 30 June 2020 and 31 December 2019, loans and advances by five-tier loan classification and three-staging did not include loans and advances to customers measured at fair value through profit or loss.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.2 Debt securities

The Group adopted a credit rating approach to manage the credit risk of the debt securities by referring to both internal and external credit rating. The carrying amounts (accrued interest excluded) of the debt investments analysed by external credit ratings at the financial reporting date are as follows:

	Unrated	A to AAA	Lower than A	Total
As at 30 June 2020				
Issuers in Chinese mainland				
— Government	11,055	2,961,623	_	2,972,678
<ul> <li>Public sectors and</li> </ul>				
quasi-governments	99,070	_	_	99,070
— Policy banks	_	343,321	_	343,321
<ul> <li>Financial institutions</li> </ul>	68,777	172,002	116,121	356,900
— Corporate	57,176	108,031	26,486	191,693
— China Orient Asset				
Management Corporation	152,433	_	_	152,433
Subtotal	388,511	3,584,977	142,607	4,116,095
Issuers in Hong Kong, Macao,				
Taiwan and other countries				
and regions				
— Governments	6,250	514,725	17,811	538,786
— Public sectors and	-,	,,	,	
quasi-governments	57,326	48,256	_	105,582
— Financial institutions	17,733	124,718	33,697	
— Corporate	15,794	132,833	41,913	
Subtotal	97,103	820,532	93,421	1,011,056
Total	195 614	4,405,509	226.029	5 127 151
Total	485,614	4,403,309	230,028	5,127,151

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.2 Debt securities (Continued)

	Unrated	A to AAA	Lower than A	Total
As at 31 December 2019				
Issuers in Chinese mainland				
— Government	12,997	2,848,409	350	2,861,756
<ul> <li>Public sectors and</li> </ul>				
quasi-governments	109,923	_	_	109,923
— Policy banks	_	435,212	_	435,212
<ul> <li>Financial institutions</li> </ul>	86,765	219,640	214,672	521,077
— Corporate	64,457	121,200	26,852	212,509
— China Orient Asset				
Management Corporation	152,433			152,433
Subtotal	426,575	3,624,461	241,874	4,292,910
Issuers in Hong Kong, Macao,				
Taiwan and other countries				
and regions				
— Governments	2,364	506,421	16,089	524,874
— Public sectors and	,	,	•	,
quasi-governments	60,332	58,889	_	119,221
— Financial institutions	5,675	123,249	31,916	160,840
— Corporate	11,957	127,515	34,663	174,135
	00.220	016.074	02.660	070 070
Subtotal	80,328	816,074	82,668	979,070
Total	506,903	4,440,535	324,542	5,271,980

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 1 Credit risk (Continued)

### 1.3 Derivatives

The risk-weighted assets for counterparty credit risk ("CCR") of derivatives of the Group are calculated in accordance with the *Capital Rules for Commercial Banks (Provisional)* and other relevant regulations under the advanced capital measurement approaches. For derivative transactions, risk-weighted assets for CCR include the risk-weighted assets for default risk, the risk-weighted assets for credit valuation adjustment ("CVA") and the risk-weighted assets for central counterparties ("CCPs").

The risk-weighted assets for CCR of derivatives of the Group are calculated in accordance with the *Assets Measurement Rules for Counterparty Default Risks of Derivatives* since 1 January 2019.

The risk-weighted assets for CCR of derivatives are as follows:

	As at	As at
	30 June	31 December
	2020	2019
Risk-weighted assets for default risk		
Currency derivatives	64,809	62,076
Interest rate derivatives	18,805	10,442
Equity derivatives	745	338
Commodity derivatives and other	23,451	12,135
	107,810	84,991
Risk-weighted assets for CVA	110,541	79,954
Risk-weighted assets for CCPs	10,946	6,095
Total	229,297	171,040

### 1.4 Repossessed assets

The Group obtains assets by taking possession of collateral held as security. Detailed information of such repossessed assets of the Group is disclosed in Note III.20.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 2 Market risk

### 2.1 Market risk measurement techniques and limits

### (1) Trading book

For the purpose of market risk management in the trading book, the Group monitors trading book Value at Risk (VaR) limits, stress testing results and exposure limits and tracks each trading desk and dealer's observance of each limit on a daily basis.

VaR is used to estimate the largest potential loss arising from adverse market movements in a specific holding period and within a certain confidence level.

VaR is performed separately by the Bank and its major subsidiaries that are exposed to market risk, Bank of China Hong Kong (Holdings) Limited ("BOCHK (Holdings)") and BOC International Holdings Limited ("BOCI"). The Bank, BOCHK (Holdings) and BOCI used a 99% level of confidence (therefore, statistical probability of 1% that actual losses could be greater than the VaR estimate) and a historical simulation model to calculate the VaR estimate. The holding period of the VaR calculations is one day. To enhance the Group's market risk management, the Group has established the market risk data mart, which enabled a group level trading book VaR calculation on a daily basis.

The accuracy and reliability of the VaR model is verified by daily back-testing of the VaR results in the trading book. The back-testing results are regularly reported to senior management.

The Group utilises stress testing as an effective supplement to the trading book VaR analysis. Stress testing scenarios are performed based on the characteristics of trading transactions to simulate and estimate losses in adverse and exceptional market conditions. To address changes in the financial markets, the Group enhances its market risk identification capabilities by continuously modifying and improving the trading book stress testing scenarios and measurement methodologies in order to capture the potential impact to transaction market prices stemming from changes in market prices and volatility.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 2 Market risk (Continued)

### 2.1 Market risk measurement techniques and limits (Continued)

### (1) Trading book (Continued)

The table below shows the VaR of the trading book by type of risk for the six month period ended 30 June 2020 and 2019:

Unit: USD million

		Six	month period	l ended 30 Jur	e	
		2020			2019	
	Average	High	Low	Average	High	Low
The Bank's trading VaR						
Interest rate risk	14.05	17.87	9.40	17.68	21.46	13.24
Foreign exchange risk	24.01	35.33	11.83	14.77	20.84	9.80
Volatility risk	0.75	1.95	0.18	0.43	0.78	0.17
Commodity risk	6.63	13.76	3.04	1.12	1.54	0.75
Total of the Bank's trading VaR	27.74	38.68	16.18	20.76	26.64	17.11

The reporting of risk in relation to bullion is included in foreign exchange risk above.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 2 Market risk (Continued)

### 2.1 Market risk measurement techniques and limits (Continued)

### (1) Trading book (Continued)

Unit: USD million

		Six m	onth period	l ended 30 June		
		2020			2019	
	Average	High	Low	Average	High	Low
BOCHK (Holdings)'s trading V	/aR					
Interest rate risk	3.19	4.58	1.71	2.24	3.12	1.26
Foreign exchange risk	1.91	3.78	0.84	1.86	2.69	0.98
Equity risk	0.10	0.38	0.03	0.07	0.32	0.03
Commodity risk	0.08	0.32	0.00	2.83	5.39	1.32
Total BOCHK (Holdings)'s						
trading VaR	3.95	5.69	2.25	3.89	6.16	2.96
BOCI's trading VaR (i)						
Equity derivatives unit	0.87	1.81	0.34	0.60	1.13	0.38
Fixed income unit	1.08	1.67	0.41	0.66	0.97	0.50
Global commodity unit	0.19	0.29	0.15	0.18	0.27	0.10
Total BOCI's trading VaR	2.15	3.04	1.57	1.43	2.21	1.17

<sup>(</sup>i) BOCI monitors its trading VaR for equity derivatives unit, fixed income unit and global commodity unit separately, which include equity risk, interest rate risk, foreign exchange risk and commodity risk.

VaR for each risk factor is the independently derived largest potential loss in a specific holding period and within a certain confidence level due to fluctuations solely in that risk factor. The individual VaRs were not added up to the total VaR as there was a diversification effect due to correlation amongst the risk factors.

### (2) Banking book

The banking book is exposed to interest rate risk arising from mismatches in repricing periods and inconsistent adjustments between the benchmark interest rates of assets and liabilities. The Group assesses interest rate risk in the banking book primarily through an interest rate repricing gap analysis. The interest rate gap analysis is set out in Note IV.2.2 and also covers the trading book.

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

## FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## IV FINANCIAL RISK MANAGEMENT (Continued)

Market risk (Continued)

.2 GAP analysis

The tables below summarise the Group's exposure to interest rate risks. It includes the Group's assets and liabilities at carrying amounts, categorised by the earlier of contractual repricing or maturity dates.

of the carret of contraction reprieting of mature.	or maturity dates		SA	As at 30 Inne 2020			
	Less than 1 month	Between 1 and 3 months	Between 3 and 12 months	Between 1 and 5 years	Over 5 years	Non-interest bearing	Total
Assets Cash and due from banks and other financial institutions Balances with central banks	327,619 1,904,999	107,875	227,513 460	3,876	1 1	73,087 200,130	739,970 2,109,854
Placements with and loans to banks and other financial institutions Derivative financial assets Loans and advances to customers, net	706,897	213,303 - 2,491,969	253,732 - 7,425,474	44,194 - 214,215	82,473	7,047 114,856 556,651	1,225,173 114,856 13,670,820
Financial investments — financial assets at fair value through profit or loss — financial assets at fair value	11,263	34,705	49,058	51,329	151,875	152,425	450,655
through other comprehensive income — financial assets at amortised cost Other	137,775 50,795 23,074	257,398 79,720 -	289,653 473,931 _	844,039 1,234,314	480,636 991,198 12,737	45,285 38,902 882,070	2,054,786 2,868,860 917,881
Total assets	6,062,460	3,188,882	8,719,821	2,392,320	1,718,919	2,070,453	24,152,855
Liabilities  Due to banks and other financial institutions Due to central banks	1,020,622	226,970 96,406	164,147 381,437	5,781	1 1	194,463	1,611,983
other financial institutions	335,480	91,133	109,031	123	I	1,599	537,366
Derivative mancial nabilities Due to customers Bonds issued Other	9,749,983 121,916 21,327	1,493,492 249,044 21,862	2,685,852 279,108 4,539	2,686,214 400,561 10,624	1,203 27,601 24,927	123,271 473,473 9,676 641,593	123,271 17,090,217 1,087,906 724,872
Total liabilities	11,630,415	2,178,907	3,624,114	3,124,078	53,731	1,452,997	22,064,242
Total interest repricing gap	(5,567,955)	1,009,975	5,095,707	(731,758)	1,665,188	617,456	2,088,613

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## IV FINANCIAL RISK MANAGEMENT (Continued)

- 2 Market risk (Continued)
- 2.2 GAP analysis (Continued)

			As at	As at 31 December 2019	61		
	Less than 1 month	Between 1 and 3 months	Between 3 and 12 months	Between 1 and 5 years	Over 5 years	Non-interest bearing	Total
Assets Cash and due from banks and other financial institutions Balances with central banks	326,312 1,848,825	52,603 2,289	116,321	2,845	129	67,257 227,101	565,467 2,078,809
riacements with and loans to banks and other financial institutions Derivative financial assets Loans and advances to customers, net	427,786 - 3,317,026	195,628 _ 2,369,401	230,922 - 6,291,477	40,489	82,221	4,134 93,335 475,789	898,959 93,335 12,743,425
Financial investments  — financial assets at fair value through profit or loss — financial assets at fair value	17,516	53,982	97,306	54,269	148,855	146,322	518,250
through other comprehensive income — financial assets at amortised cost Other	188,302 33,368 4,897	287,412 45,578	366,595 487,744 -	837,429 1,331,541	492,120 841,101 12,737	46,271 38,351 858,053	2,218,129 2,777,683 875,687
Total assets	6,164,032	3,006,893	7,590,959	2,474,084	1,577,163	1,956,613	22,769,744
Liabilities  Due to banks and other financial institutions Due to central banks	988,433 251,446	371,241 72,048	130,006 510,594	3,617 3,570	1 1	174,749 8,619	1,668,046
other financial institutions Derivative financial liabilities	495,927	71,468	640,69	1,363	14	1,824 90,060	639,675
Due to customers Bonds issued Other	9,117,294 57,441 23,693	1,540,251 192,462 19,255	2,488,155 404,780 10,006	2,296,955 402,772 10,847	339 32,451 20,832	374,554 6,181 550,722	15,817,548 1,096,087 635,355
Total liabilities	10,934,234	2,266,725	3,612,620	2,719,124	53,636	1,206,709	20,793,048
Total interest repricing gap	(4,770,202)	740,168	3,978,339	(245,040)	1,523,527	749,904	1,976,696

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## FINANCIAL RISK MANAGEMENT (Continued)

### 2 Market risk (Continued)

### 2.3 Foreign currency risk

The tables below summarise the Group's exposure to foreign currency exchange rate risk as at 30 June 2020 and 31 December 2019. The Group's exposure to RMB is provided in the tables below for comparison purposes. Included in the tables are the carrying amounts of the assets and liabilities of the Group along with off-balance sheet positions and credit commitments in RMB equivalent, categorised by the original currencies. Derivative

V	1	0		As at 30 June 2020	une 2020			
	RMB	OSD	HKD	EURO	JPY	GBP	Other	Total
<b>Assets</b> Cash and due from banks and other financial institutions	456,468	197,895	24,360	35,264	5,279	1,918	18,786	739,970
Balances with central banks Placements with and loans to banks and	1,471,035	295,418	119,626	75,341	49,627	920,69	29,731	2,109,854
other financial institutions	923,802	210,726	26,936	14,500	l ç	$\frac{1,273}{252}$	47,936	1,225,173
Derivative financial assets  Loans and advances to customers, net	31,769 10,470,568	46,011 1,319,129	24,083 $1,119,302$	615 289,368	$\frac{10}{11,857}$	7,578 66,672	4,790 393,924	114,856 13,670,820
Financial investments — financial assets at fair value through profit or loss	279,732	78,820	82,434	9,293	329	16	31	450,655
<ul> <li>Infancial assets at fair value infougn other comprehensive income</li> </ul>	1,211,624	478,644	169,942	26,639	81,390	3,197	83,350	2,054,786
— financial assets at amortised cost Other	2,580,645 296,127	237,168 191,755	2,238 216,352	6,904	4,427 1,667	3,182 2,558	34,296 208,342	2,868,860 917,881
Total assets	17,721,770	3,055,566	1,785,273	459,004	154,586	155,470	821,186	24,152,855
Liabilities		!					,	
Due to banks and other financial institutions  Due to central banks	879,990 595,425	429,740 261.311	27,720 14,043	47,460 11,471	16,793	7,711 $211$	202,569 6.166	1,611,983 888.627
Placements from banks and other financial institutions	73,999	349,694	78,772	14,084	11,913	4,486	4,418	537,366
Dee to customers	28,300 12,922,471	01,739	1,391,594	250,363	96 40,865	72,330	2,399 486,657	17,090,217
Bonds issued	756,195	246,359	13,114	48,963	1,972	5,748	15,555	1,087,906
Other	299,037	104,133	304,848	7,220	364	1,08/	13,1//	774,877
Total liabilities	15,555,423	3,378,913	1,849,710	375,351	72,003	98,901	733,941	22,064,242
Net on-balance sheet position	2,166,347	(323,347)	(64,437)	83,653	82,583	56,569	87,245	2,088,613
Incl oil-balance sneet position Credit commitments	3,006,647	810,997 810,997	261,328	125,867	(81,988) $10,369$	(34,303) 46,230	(10,470)	14,049 4,374,025

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

## IV FINANCIAL RISK MANAGEMENT (Continued)

- Market risk (Continued)
- 2.3 Foreign currency risk (Continued)

	Total	565,467 2,078,809	898,959 93,335 12,743,425	518,250	2,218,129 2,777,683 875,687	22,769,744	1,668,046 846,277 639,675 90,060 15,817,548 1,096,087 635,355	1,976,696 13,512 4,342,570
	Other	15,516 29,048	54,612 3,683 344,100	78	85,121 22,994 241,137	796,289	167,531 2,349 4,986 4,430 432,125 15,052 15,629 642,102	154,187 (74,643) 105,245
	GBP	1,691 34,133	2,435 6,348 69,423	16	2,610 954 2,691	120,301	7,374 258 3,745 6,112 55,672 2,744 1,863	42,533 (40,620) 49,401
mber 2019	JPY	7,833 49,422	141 20 11,194	6,925	103,797 770 1,465	181,567	21,193 - 25,330 - 26,683 1,920 351	76,038 (75,754) 9,841
As at 31 December 2019	EURO	10,977 59,456	6,050 446 250,730	2,540	32,292 4,802 1,357	368,650	43,826 5,920 17,161 707 254,485 38,794 3,131	4,626 5,828 124,696
	HKD	18,368 57,599	33,441 26,586 1,027,104	83,199	150,486 3,319 198,398	1,598,500	27,167 19,979 76,294 22,813 1,255,663 11,868 267,607	(82,891) 283,483 257,229
	OSD	140,513 265,682	149,463 13,694 1,170,630	78,848	489,432 219,495 162,203	2,689,960	391,869 247,096 213,662 19,811 1,836,997 258,893 91,825	(370,193) 378,515 836,835
	RMB	370,569 1,583,469	652,817 42,558 9,870,244	346,644	1,354,391 2,525,349 268,436	17,014,477	1,009,086 570,675 298,497 36,135 11,925,923 766,816 254,949	2,152,396 (463,297) 2,959,323
		Assets Cash and due from banks and other financial institutions Balances with central banks	other financial institutions Derivative financial assets Loans and advances to customers, net	Financial myestilicans — financial assets at fair value through profit or loss	— mancial assets at fair value inrough other comprehensive income — financial assets at amortised cost Other	Total assets	Liabilities  Due to banks and other financial institutions Due to central banks Due to central banks Placements from banks and other financial institutions Derivative financial liabilities Due to customers Bonds issued Other  Total liabilities	Net on-balance sheet position Net off-balance sheet position Credit commitments

## NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

# IV FINANCIAL RISK MANAGEMENT (Continued)

### Liquidity risk

The tables below analyse the Group's assets and liabilities into relevant maturity groupings based on the remaining period from the financial reporting date to the contractual maturity date.

As at 30 June 2020	Overdue/ On Less than 1 and 3 3 and 12 1 and 5 Over Undated demand 1 month months months years 5 years Total	21 290,754 107,225 109,033 229,061 3,876 – 739,970 1,486,493 541,732 52,199 7,106 21,251 1,073 – 2,109,854	36 – 693,921 204,374 260,890 65,952 – 1,225,173 - 13,623 13,241 10,993 28,714 35,822 12,463 114,856 47,841 219,851 508,612 1,268,487 3,036,980 3,559,381 5,029,668 13,670,820	loss 148,520 – 11,219 32,376 48,971 55,922 153,647 450,655	23,203       -       91,665       207,911       315,991       907,271       508,745       2,054,786         2,993       -       56,739       93,720       326,691       1,394,303       994,414       2,868,860         348,654       384,781       37,665       17,241       26,625       74,021       28,894       917,881	2,057,761 1,450,741 1,572,486 1,951,241 4,295,174 6,097,621 6,727,831 24,152,855	- 1,101,785 106,013 224,847 172,472 6,290 576 1,611,983 - 241,992 139,316 96,941 389,440 20,938 - 888,627	-       -       332,607       87,577       111,286       5,896       -       537,366         -       9,840       11,475       11,784       26,323       44,895       18,954       123,271         -       8,370,173       1,713,150       1,504,224       2,747,127       2,749,333       6,210       17,090,217         -       89,745       203,028       311,418       456,114       27,601       1,087,906         -       292,737       133,011       30,320       93,529       98,977       76,298       724,872	- 10,016,527 2,525,317 2,158,721 3,851,595 3,382,443 129,639 22,064,242	
As at 30		10	204,374 10,993 1,268,487			1,951,241		1	2,158,721	
	Less than 1 month	107,225 52,199	693,921 13,241 508,612	11,219	91,665 56,739 37,665	1,572,486	106,013 139,316	332,607 11,475 1,713,150 89,745 133,011	2,525,317	
	On demand	290,754 541,732	13,623 219,851	I	384,781	1,450,741	1,101,785 241,992	9,840 8,370,173 - 292,737	10,016,527	
	Overdue/ Undated	21 1,486,493	36 _ 47,841		23,203 2,993 348,654	2,057,761	1 1	1 1 1 1 1		
		Assets Cash and due from banks and other financial institutions Balances with contral banks	Pracements with and loans to banks and other financial institutions Derivative financial assets Loans and advances to customers, net	— financial assets at fair value through profit or loss	Infancial assets at fair value unough other comprehensive income     financial assets at amortised cost Other	Total assets	Liabilities  Due to banks and other financial institutions  Due to central banks	Pracements from banks and other financial institutions Derivative financial liabilities Due to customers Bonds issued Other	Total liabilities	

# NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION

FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020 (Amounts in millions of Renminbi, unless otherwise stated)

# IV FINANCIAL RISK MANAGEMENT (Continued)

## 3 Liquidity risk (Continued)

				As at 31 December 2019	ember 2019			
	Overdue/ Undated	On demand	Less than 1 month	Between 1 and 3 months	Between 3 and 12 months	Between 1 and 5 years	Over 5 years	Total
Assets Cash and due from banks and other financial institutions Balances with central banks	21 1,513,473	204,121 527,657	183,170 16,242	55,805 8,293	119,376 12,441	2,845	129	565,467 2,078,809
other financial institutions Derivative financial assets Loans and advances to customers, net	44 _ 51,073	10,697 188,916	417,352 14,983 458,233	185,843 20,855 1,216,882	241,024 24,869 2,716,777	54,696 16,610 3,221,650	5,321 4,889,894	898,959 93,335 12,743,425
financial investments  financial assets at fair value through profit or loss	143,255	I	16,394	49,949	98,245	58,537	151,870	518,250
Infancial assets at fair value infough other comprehensive income     financial assets at amortised cost Other	22,067 1,767 345,309	381,978	142,122 35,141 24,301	234,297 53,375 12,827	396,998 506,346 23,308	912,932 1,337,456 60,436	509,713 843,598 27,528	2,218,129 2,777,683 875,687
Total assets	2,077,009	1,313,369	1,307,938	1,838,126	4,139,384	5,665,865	6,428,053	22,769,744
Liabilities  Due to bentral banks  Due to central banks	1 1	1,036,810 180,113	125,011 70,832	324,062 72,898	175,301 518,864	6,779 3,570	83	1,668,046 846,277
other financial institutions Derivative financial liabilities Due to customers Bonds issued Other	1111	8,780 7,843,084 	492,657 11,165 1,541,342 23,985 53,662	70,924 15,936 1,540,159 150,073 12,895	69,694 26,652 2,541,528 416,192 121,693	6,386 20,482 2,343,527 470,942 92,907	14 7,045 7,908 34,895 73,672	639,675 90,060 15,817,548 1,096,087 635,355
Total liabilities		9,349,313	2,318,654	2,186,947	3,869,924	2,944,593	123,617	20,793,048
Net liquidity gap	2,077,009	(8,035,944)	(1,010,716)	(348,821)	269,460	2,721,272	6,304,436	1,976,696

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value

### 4.1 Financial instruments measured at fair value

Financial instruments measured at fair value are classified into the following three levels:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities, including equity securities listed on exchanges or debt instruments issued by certain governments and certain exchange-traded derivative contracts.
- Level 2: Valuation technique for which all inputs that have a significant effect on the
  recorded fair value other than quoted prices included within Level 1 are observable for
  the asset or liability, either directly or indirectly. This level includes the majority of the
  over-the-counter ("OTC") derivative contracts, debt securities for which quotations are
  available from pricing service providers, discounted bills, etc.
- Level 3: Valuation technique using inputs which have a significant effect on the
  recorded fair value for the asset or liability are not based on observable market data
  (unobservable inputs). This level includes equity investments and debt instruments
  with significant unobservable components.

The Group's policy is to recognise transfers between levels of the fair value hierarchy as at the end of the reporting period in which they occur.

The Group uses valuation techniques or counterparty quotations to determine the fair value when it is unable to obtain open market quotation in active markets.

The main parameters used in valuation techniques include bond prices, interest rates, foreign exchange rates, equity and stock prices, volatilities, correlations, early repayment rates, counterparty credit spreads and others, which are all observable and obtainable from the open market.

For certain illiquid debt securities (mainly asset-backed securities), unlisted equity (private equity), OTC structured derivative transactions and unlisted funds held by the Group, management obtains valuation quotations from counterparties or uses valuation techniques to determine the fair value, including the discounted cash flow analysis, net asset value and market comparison approach, etc. The fair value of these financial instruments may be based on unobservable inputs which may have a significant impact on the valuation of these financial instruments, and therefore, these assets and liabilities have been classified by the Group as Level 3. Management determines whether to make necessary adjustments to the fair value for the Group's Level 3 financial instruments by assessing the impact of changes in macro-economic factors, valuations by external valuation agencies and other inputs, including loss coverage ratios. The Group has established internal control procedures to control the Group's exposure to such financial instruments.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.1 Financial instruments measured at fair value (Continued)

		As at 30 Ju	ine 2020	
	Level 1	Level 2	Level 3	Total
Financial assets measured				
at fair value				
Derivative financial assets	16,379	98,477	_	114,856
Loans and advances to customers				
at fair value	_	389,055	_	389,055
Financial assets at fair value				
through profit or loss				
<ul><li>Debt securities</li></ul>	4,181	279,111	15,033	298,325
<ul><li>Equity instruments</li></ul>	9,455	12,657	67,547	89,659
— Fund investments and other	17,664	4,338	40,669	62,671
Financial assets at fair value through				
other comprehensive income				
<ul><li>Debt securities</li></ul>	194,225	1,835,817	1,834	2,031,876
— Equity instruments and other	6,801	11,341	4,768	22,910
Financial liabilities measured				
at fair value				
Due to and placements from				
banks and other financial				
institutions at fair value	_	(7,859)	_	(7,859)
Due to customers at fair value	_	(31,341)	_	(31,341)
Bonds issued at fair value	_	(31,341) $(10,271)$	_	(10,271)
Short position in debt securities	(2,191)	(10,319)	_	(10,271) $(12,510)$
Derivative financial liabilities	(14,093)	(109,178)	_	(123,271)

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.1 Financial instruments measured at fair value (Continued)

		As at 31 Dece	mber 2019	
	Level 1	Level 2	Level 3	Total
Financial assets measured				
at fair value				
Derivative financial assets	11,635	81,690	10	93,335
Loans and advances to customers				
at fair value	_	339,687	_	339,687
Financial assets at fair value				
through profit or loss				
<ul><li>Debt securities</li></ul>	9,988	345,296	15,948	371,232
<ul> <li>Equity instruments</li> </ul>	6,586	1,154	71,716	79,456
— Fund investments and other	21,747	6,879	38,936	67,562
Financial assets at fair value through				
other comprehensive income				
<ul><li>Debt securities</li></ul>	230,606	1,964,070	1,676	2,196,352
— Equity instruments and other	7,425	9,077	5,275	21,777
Financial liabilities measured				
at fair value				
Due to and placements from				
banks and other financial				
institutions at fair value	_	(14,767)	_	(14,767)
Due to customers at fair value	_	(17,969)	_	(17,969)
Bonds issued at fair value	_	(26,113)	_	(26,113)
Short position in debt securities	(2,158)	(17,317)	_	(19,475)
Derivative financial liabilities	(9,762)	(80,298)		(90,060)

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.1 Financial instruments measured at fair value (Continued)

Reconciliation of Level 3 items

	Derivative financial assets	Financial assets at fair value through profit or loss			throug	ets at fair value sh other ssive income
		Debt Securities	Equity instruments	Fund investments and other	Debt securities	Equity instruments and other
As at 1 January 2020	10	15,948	71,716	38,936	1,676	5,275
Total gains and losses						
— profit	18	534	4,192	412	_	_
— other comprehensive income	_	_	_	_	126	371
Sales	-	(1,665)	(4,355)	(1,678)	(1)	-
Purchases	_	177	7,480	2,966	_	739
Settlements	-	(1)	_	_	_	-
Transfers out of Level 3, net	(28)	_	(11,486)	_	_	(1,617)
Other changes		40		33	33	
As at 30 June 2020		15,033	67,547	40,669	1,834	4,768
Total gains for the period included in the income statement for assets/liabilities held as at		524	2.504	270		
30 June 2020	_	534	2,594	372	_	_

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.1 Financial instruments measured at fair value (Continued)

Reconciliation of Level 3 items (Continued)

	Derivative financial assets		cial assets at fai cough profit or		throug	ts at fair value h other sive income
		Debt securities	Equity instruments	Fund investments and other	Debt securities	Equity instruments and other
As at 1 January 2019	6	8,417	43,089	34,512	1,422	5,364
Total gains and losses						
— profit/(loss)	10	1,510	(689)	3,245	-	_
— other comprehensive income	_	-	-	-	223	(849)
Sales	_	(175)	(1,002)	(3,649)	(2)	(2)
Purchases	_	6,159	30,318	4,708	_	762
Settlements	_	-	_	_	_	_
Transfers (out)/in of Level 3, net	(6)	-	_	60	_	_
Other changes		37		60	33	
As at 31 December 2019	10	15,948	71,716	38,936	1,676	5,275
Total gains/(losses) for the period included in the income statement for assets/liabilities held as at						
31 December 2019	10	1,510	(630)	3,235		

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.1 Financial instruments measured at fair value (Continued)

Total gains or losses for the six month period ended 30 June 2020 and for the year ended 31 December 2019 included in the income statement as well as total gains or losses included in the income statement relating to financial instruments held as at 30 June 2020 and 31 December 2019 are presented in "Net trading gains", "Net gains on transfers of financial asset" or "Impairment losses on assets" depending on the nature or category of the related financial instruments.

Gains or losses on Level 3 financial assets and liabilities included in the income statement comprise:

		For the	six month pe	eriod ended	30 June	
		2020			2019	
	Realised	Unrealised	Total	Realised	Unrealised	Total
Total gains/(losses)						
for the period	1,638	3,518	5,156	(48)	2,740	2,692

There were no significant transfers of the financial assets and liabilities measured at fair value between Level 1 and Level 2 during the six month period ended 30 June 2020.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.2 Financial instruments not measured at fair value

Financial assets and liabilities not presented at fair value in the statement of financial position mainly represent "Balances with central banks", "Due from banks and other financial institutions", "Placements with and loans to banks and other financial institutions", "Due to central banks", "Due to banks and other financial institutions", "Loans and advances to customers measured at amortised cost", "Financial investments measured at amortised cost", "Placements from banks and other financial institutions at amortised cost", "Due to customers at amortised cost", "Bonds issued at amortised cost" and "lease liabilities".

The tables below summarise the carrying amounts and fair values of "Debt securities at amortised cost" and "Bonds issued" not presented at fair value at the financial reporting date.

	As at 30 J	une 2020	As at 31 Dec	ember 2019
	Carrying value	Fair value	Carrying value	Fair value
Financial assets  Debt securities at amortised cost (1)	2,860,280	2,919,084	2,769,400	2,774,641
Debt securities at amortised cost	2,800,280	2,919,064	2,709,400	2,774,041
Financial liabilities				
Bonds issued (2)	1,077,635	1,082,180	1,069,974	1,069,309

### (1) Debt securities at amortised cost

The China Orient Asset Management Corporation Bond and Special Purpose Treasury Bond held by the Bank are non-negotiable. As there are no observable market prices or yields reflecting arm's length transactions of a comparable size and tenor, the fair value is determined based on the stated interest rate of the instruments.

Fair values of other debt securities are based on market prices or broker/dealer price quotations. Where this information is not available, the Bank will perform valuation by referring to prices from valuation service providers or on the basis of discounted cash flow models. Valuation parameters include market interest rates, expected future default rates, prepayment rates and market liquidity. The fair values of RMB bonds are mainly determined based on the valuation results provided by China Central Depository & Clearing Co., Ltd..

### (2) Bonds issued

The aggregate fair values are calculated based on quoted market prices. For those bonds where quoted market prices are not available, a discounted cash flow model is used based on a current yield curve appropriate for the remaining term to maturity.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 4 Fair value (Continued)

### 4.2 Financial instruments not measured at fair value (Continued)

The tables below summarise the fair values of three levels of "Debt securities at amortised cost" (excluding the China Orient Asset Management Corporation Bond and Special Purpose Treasury Bond), and "Bonds issued" not presented at fair value at the financial reporting date.

		As at 30 J	une 2020	
	Level 1	Level 2	Level 3	Total
Financial assets				
Debt securities at amortised cost	89,394	2,627,837	3,703	2,720,934
Financial liabilities				
Bonds issued		1,082,180		1,082,180
		As at 31 Dec	ember 2019	
	Level 1	As at 31 Dec Level 2	Level 3	Total
Financial assets	Level 1			Total
Financial assets  Debt securities at amortised cost	<b>Level 1</b> 71,966			<b>Total</b> 2,579,708
		Level 2	Level 3	

Other than the above, the difference between the carrying amounts and fair values of those financial assets and liabilities not presented at their fair value in the statement of financial position is insignificant. Fair value is measured using a discounted cash flow model.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 5 Capital management

The Group follows the principles below with regard to capital management:

- Adequate capital and sustainable development. Follow the lead of the strategic
  planning of the Group development; and maintain the high quality and adequacy of
  capital as to meet regulation requirements, support business growth, and advance the
  sustainable development of the scale, quality and performance of the business in the
  Group.
- Allocation optimisation and benefit augmentation. Allocate capital properly by
  prioritising the asset businesses with low capital occupancy and high comprehensive
  income, and steadily improve the efficiency and return of capital, to achieve the
  reciprocal matchup and dynamic equilibrium among risks, assets and returns.
- Refined management and capital level improvement. Optimise the capital management system by sufficiently identifying, calculating, monitoring, mitigating, and controlling various types of risks; incorporate capital restraints into the whole process of product pricing, resource allocation, structural adjustments, performance evaluation, etc., ensuring that the capital employed is commensurate with the related risks and the level of risk management.

Capital adequacy and regulatory capital are monitored by the Group's management, employing techniques based on the guidelines developed by the Basel Committee, as implemented by the CBIRC, for supervisory purposes. The required information is filed with the CBIRC on a quarterly basis.

The Group's capital adequacy ratios are calculated in accordance with the *Capital Rules* for *Commercial Banks (Provisional)* and other relevant regulations. With the approval of the CBIRC, the Group adopts the advanced capital measurement approaches, which include Foundation Internal Ratings-based Approach for corporate exposures, Internal Ratings-based Approach for retail exposures, Internal Models Approach for market risk and Standardised Approach for operational risk. For risk exposures not covered by the advanced approaches, the corresponding portion shall be calculated adopting non-advanced approaches.

As a Systemically Important Bank, the Group's capital adequacy ratios are required to meet the lowest requirements of the CBIRC, that is, the common equity tier 1 capital adequacy ratio, tier 1 capital adequacy ratio and capital adequacy ratio should be no less than 8.50%, 9.50% and 11.50%, respectively.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 5 Capital management (Continued)

The Group's regulatory capital is managed by its capital management related departments and consists of the following:

- Common equity tier 1 capital, including common shares, capital reserve, surplus reserve, general reserve, undistributed profits, eligible portion of minority interests and others;
- Additional tier 1 capital, including additional tier 1 capital instruments issued and related premium and eligible portion of minority interests;
- Tier 2 capital, including tier 2 capital instruments issued and related premium, excess loan loss provisions and eligible portion of minority interests.

Goodwill, other intangible assets (except land use rights), investments in common equity tier 1 capital of financial institutions with controlling interests but outside of the scope of regulatory consolidation, significant minority capital investment in tier 2 capital of financial institutions that are outside of the scope of regulatory consolidation and other deductible items are deducted from common equity tier 1 and tier 2 capital to derive at the regulatory capital.

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 5 Capital management (Continued)

The table below summarises the Group's common equity tier 1 capital adequacy ratio, tier 1 capital adequacy ratio and capital adequacy ratio (1) calculated in accordance with the *Capital Rules for Commercial Banks (Provisional)* and other relevant regulations.

	As at 30 June 2020	As at 31 December 2019
Common equity tier 1 capital adequacy ratio Tier 1 capital adequacy ratio Capital adequacy ratio	11.01% 12.82% 15.42%	11.30% 12.79% 15.59%
Composition of the Group's capital base		
Common equity tier 1 capital Common shares Capital reserve Surplus reserve General reserve Undistributed profits Eligible portion of minority interests	1,664,681 294,388 134,269 174,128 246,998 756,905	1,620,563 294,388 134,269 173,832 249,983 721,731 30,528
Eligible portion of minority interests Other (2)	32,725 25,268	15,832
Regulatory deductions Of which:	(24,112)	(24,185)
Goodwill Other intangible assets (except land use rights) Direct or indirect investments in own shares Investments in common equity tier 1 capital of financial institutions with controlling interests but outside the scope of regulatory consolidation	(182) (12,404) (20) (9,994)	(182) (12,936) (7) (9,955)
Net common equity tier 1 capital	1,640,569	1,596,378
Additional tier 1 capital Preference shares and related premium Additional capital instruments and related premium Eligible portion of minority interests	270,095 179,482 79,982 10,631	210,057 159,901 39,992 10,164
Net tier 1 capital	1,910,664	1,806,435
Tier 2 capital  Tier 2 capital instruments issued and related premium  Excess loan loss provisions  Eligible portion of minority interests	388,182 263,954 114,741 9,487	394,843 280,092 105,127 9,624
Net capital	2,298,846	2,201,278
Risk-weighted assets	14,904,162	14,123,915

### NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL INFORMATION FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2020

(Amounts in millions of Renminbi, unless otherwise stated)

### IV FINANCIAL RISK MANAGEMENT (Continued)

### 5 Capital management (Continued)

- (1) When calculating the capital adequacy ratios, Bank of China Group Investment Limited ("BOCG Investment"), Bank of China Insurance Company Limited ("BOC Insurance"), Bank of China Group Insurance Company Limited ("BOCG Insurance") and Bank of China Group Life Assurance Company Limited ("BOCG Life") were excluded from the scope of consolidation in accordance with requirements of the CBIRC.
- (2) This mainly represented exchange differences from the translation of foreign operations and gains/(losses) on financial assets at fair value through other comprehensive income.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### I DIFFERENCES BETWEEN IFRS AND CAS CONSOLIDATED FINANCIAL STATEMENTS

There were no differences in the Group's operating results for the six month period ended 30 June 2020 and 2019 or total equity as at 30 June 2020 and as at 31 December 2019 presented in the Group's condensed consolidated financial statements prepared under IFRS and those prepared under CAS.

### II UNAUDITED SUPPLEMENTARY INFORMATION

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio

	As at 30 June 2020	As at 31 December 2019
RMB current assets to RMB current liabilities	53.89%	54.56%
Foreign currency current assets to foreign currency current liabilities	58.16%	60.38%

The liquidity ratios are calculated in accordance with the relevant provisions of the CBIRC.

### Liquidity coverage ratio

According to the *Disclosure Rules on Liquidity Coverage Ratio of Commercial Banks*, the Group disclosed the information of liquidity coverage ratio ("LCR")<sup>(1)</sup> as follows.

### Regulatory requirements of liquidity coverage ratio

As stipulated by the *Rules on Liquidity Risk Management of Commercial Banks* issued by CBIRC, the minimum regulatory requirement of LCR is 100%.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's liquidity coverage ratio

Since 2017, the Group measured the LCR on a day-to-day consolidated basis<sup>(2)</sup>. In the second quarter of 2020, the Group measured 91-day LCR on this basis, with average ratio<sup>(3)</sup> standing at 140.71%, representing a decrease of 0.61 percentage points over the previous quarter, which was primarily due to the decrease in the high-quality liquid assets ("HQLA").

	2020	1	20	19
	Quarter ended 30 June	Quarter ended 31 March	Quarter ended 31 December	Quarter ended 30 September
Average value of LCR	140.71%	141.32%	136.36%	134.76%

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's liquidity coverage ratio (Continued)

The Group's average values<sup>(3)</sup> of consolidated LCR individual line items in the second quarter of 2020 are as follows:

No.		Total unweighted value	Total weighted value
Hig	h-quality liquid assets		
1	Total high-quality liquid assets (HQLA)		4,016,443
Cas	h outflows		
2	Retail deposits and deposits from		
	small business customers, of which:	7,519,451	550,173
3	Stable deposits	3,897,515	187,979
4	Less stable deposits	3,621,936	362,194
5	Unsecured wholesale funding, of which:	9,218,999	3,428,163
6	Operational deposits (excluding those generated		
	from correspondent banking activities)	5,060,314	1,246,790
7	Non-operational deposits (all counterparties)	4,114,099	2,136,787
8	Unsecured debts	44,586	44,586
9	Secured funding		701
10	Additional requirements, of which:	3,072,447	1,848,384
11	Outflows related to derivative exposures and		
	other collateral requirements	1,746,030	1,746,030
12	Outflows related to loss of funding on debt products	_	-
13	Credit and liquidity facilities	1,326,417	102,354
14	Other contractual funding obligations	68,481	68,481
15	Other contingent funding obligations	3,020,941	87,074
16	Total cash outflows		5,982,976
Cas	h inflows		
17	Secured lending (including reverse repos and		
	securities borrowing)	264,203	252,438
18	Inflows from fully performing exposures	1,542,401	962,477
19	Other cash inflows	2,014,037	1,911,356
20	Total cash inflows	3,820,641	3,126,271
			Total
			adjusted
			value
21	Total HQLA		4,016,443
22	Total net cash outflows		2,856,705
23	Liquidity coverage ratio		140.71%

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's liquidity coverage ratio (Continued)

- (1) The LCR aims to ensure that commercial banks have sufficient HQLA that can be converted into cash to meet the liquidity requirements for at least thirty days under stress scenarios determined by the CBIRC.
- (2) When calculating the consolidated LCR, BOCG Investment, BOC Insurance, BOCG Insurance and BOCG Life were excluded from the scope of consolidation in accordance with the requirements of the CBIRC.
- (3) The average of LCR and the averages of all related individual items are the day-end simple arithmetic averages of figures over each quarter.

### Net stable funding ratio

In accordance with the *Disclosure Rules on Net Stable Funding Ratio of Commercial Banks*, the Group disclosed the information of net stable funding ratio ("NSFR")<sup>(1)</sup> as follows.

### Regulatory requirements of net stable funding ratio

As stipulated by the *Rules on Liquidity Risk Management of Commercial Banks* issued by CBIRC, the minimum regulatory requirement of NSFR is 100%.

### The Group's net stable funding ratio

As stipulated by the *Disclosure Rules on Net Stable Funding Ratio of Commercial Banks* issued by CBIRC, banks approved to implement the advanced approaches of capital measurement by CBIRC in accordance with *Capital Rules for Commercial Banks (Provisional)* shall disclose the information of net stable funding ratio for the preceding two consecutive quarters at least semi-annually.

As at 30 June 2020, the Group's NSFR was 124.58% on a consolidated basis<sup>(2)</sup>, representing a decrease of 0.14 percentage points over the previous quarter. As at 31 March 2020, the Group's NSFR was 124.72%, representing an increase of 0.26 percentage points over the previous quarter. The Group's NSFR remained stable, and met the regulatory requirement.

	2020		2019		
	Quarter ended 30 June	Quarter ended 31 March	Quarter ended 31 December	Quarter ended 30 September	
Ending value of NSFR <sup>(3)</sup>	124.58%	124.72%	124.46%	125.28%	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

- (1) NSFR is introduced to ensure commercial banks have sufficient stable funding to meet the requirements of assets and off-balance sheet exposures.
- (2) When calculating the consolidated NSFR, BOCG Investment, BOC Insurance, BOCG Insurance and BOCG Life were excluded from the scope of consolidation in accordance with the requirements of the CBIRC.
- (3) NSFR are the ending values of each quarter.

The Group's consolidated NSFR individual line items at the end of the second quarter of 2020 are as follows:

	Unweighted value				
Items	No maturity	<6 months	6–12 months	≥1 year	
lable Stable Funding (ASF) Item					
Capital	-	-	_	2,225,306	2,225,306
Regulatory capital	-	-	_	2,175,306	2,175,306
Other capital instruments	-	-	_	50,000	50,000
Retail deposits and deposits from small business					
customers	4,008,150	4,457,645	117,854	22,619	7,959,561
Stable deposits	1,752,479	2,431,466	49,209	9,178	4,030,674
Less stable deposits	2,255,671	2,026,179	68,645	13,441	3,928,887
Wholesale funding	5,209,984	5,821,752	694,603	526,994	5,239,595
Operational deposits	4,834,238	225,935	-	_	2,530,086
Other wholesale funding	375,746	5,595,817	694,603	526,994	2,709,509
Liabilities with matching interdependent assets	-	-	_	_	-
Other liabilities	107,417	239,228	4,423	437,062	302,300
NSFR derivative liabilities				136,973	
All other liabilities and equity not included in					
the above categories	107,417	239,228	4,423	300,089	302,300
Total ASF					15,726,762
	Capital Regulatory capital Other capital instruments Retail deposits and deposits from small business customers Stable deposits Less stable deposits Wholesale funding Operational deposits Other wholesale funding Liabilities with matching interdependent assets Other liabilities NSFR derivative liabilities All other liabilities and equity not included in the above categories	Capital - Regulatory capital - Other capital instruments - Retail deposits and deposits from small business customers 4,008,150 Stable deposits 1,752,479 Less stable deposits 2,255,671 Wholesale funding 5,209,984 Operational deposits 4,834,238 Other wholesale funding 375,746 Liabilities with matching interdependent assets - Other liabilities 107,417 NSFR derivative liabilities All other liabilities and equity not included in the above categories 107,417	Items  No maturity  Solution Capital  Regulatory capital Other capital instruments  Retail deposits and deposits from small business customers Albert deposits  Less stable deposits  Less stable deposits  Other wholesale funding  Liabilities with matching interdependent assets  All other liabilities  All other liabilities and equity not included in the above categories  No maturity  6 months  No maturity  6 months  All other liabilities  All other liabilities and equity not included in the above categories  No maturity  6 months  All other liabilities  All other liabilities and equity not included in the above categories  No maturity  6 months  All other liabilities	Items	Items         No maturity         <6 months         6-12 months         ≥1 year           lable Stable Funding (ASF) Item         Capital         -         -         -         2,225,306           Regulatory capital         -         -         -         2,175,306           Other capital instruments         -         -         -         50,000           Retail deposits and deposits from small business         -         -         -         50,000           Stable deposits         4,008,150         4,457,645         117,854         22,619           Stable deposits         1,752,479         2,431,466         49,209         9,178           Less stable deposits         2,255,671         2,026,179         68,645         13,441           Wholesale funding         5,209,984         5,821,752         694,603         526,994           Operational deposits         4,834,238         225,935         -         -         -           Other wholesale funding         375,746         5,595,817         694,603         526,994           Liabilities with matching interdependent assets         -         -         -         -         -           Other liabilities         107,417         239,228         4,423         437,0

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

The Group's consolidated NSFR individual line items at the end of the second quarter of 2020 are as follows (Continued):

		Unweighted value					Unwei		Weighted value
No.	Items	No maturity	<6 months	6–12 months	≥1 year				
Requ	uired Stable Funding (RSF) Item								
15	Total NSFR high-quality liquid assets					537,201			
16	Deposits held at other financial institutions for								
	operational purposes	152,884	3,489	-	_	78,186			
17	Loans and securities	71,136	4,647,079	2,319,078	9,080,205	10,490,187			
18	Loans to financial institutions secured by Level 1 assets	_	22,017	-	_	2,202			
19	Loans to financial institutions secured by non-Level 1 assets and unsecured loans to financial institutions	71,136	1,596,269	399,786	68,570	518,573			
20	Loans to retail and small business customers, non-financial institutions, sovereigns, central banks and public sector entities (PSEs) of which:	_	2,644,097	1,656,662	4,642,037	5,983,624			
21	With a risk weight of less than or equal to 35%	_	281,455	21,453	1,703	42,025			
22	Residential mortgages of		201,433	21,433	1,703	42,023			
22	which:	-	111,402	94,925	4,053,211	3,495,870			
23	With a risk weight of less than or equal to 35%	-	6,237	6,360	262,612	176,996			
24	Securities that are not in default and do not qualify as HQLA, including exchange-								
	traded equities	_	273,294	167,705	316,387	489,918			
			400						

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

The Group's consolidated NSFR individual line items at the end of the second quarter of 2020 are as follows (Continued):

			TT • 1	. 1 1		Weighted
			Unweigh	ited value		value
No.	Items	No maturity	<6 months	6–12 months	≥1 year	
Requ	nired Stable Funding (RSF) Item (C	ontinued)				
25	Assets with matching interdependent liabilities	-	-	_	_	-
26	Other assets	667,984	78,851	592	691,730	1,273,694
27	Physical traded commodities, including gold	175,811				149,440
28	Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs				538	457
29	NSFR derivative assets				132,915	_
30	NSFR derivative liabilities with additional requirements				27,395*	27,395
31	All other assets not included				21,393	21,393
31	in the above categories	492,173	78,851	592	558,277	1,096,402
32	Off-balance sheet items				6,092,635	244,464
33	Total RSF					12,623,732
34	NSFR					124.58%

<sup>\*</sup> Report derivative liabilities before deducting variation margin posted. There is no need to differentiate by maturities. The unweighted value should be excluded from the total value of item No.26 "Other assets".

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

The Group's consolidated NSFR individual line items at the end of the first quarter of 2020 are as follows:

		Unweighted value				Weighted value
No.	Items	No maturity	<6 months	6–12 months	≥1 year	
Avai	lable Stable Funding (ASF) Item					
1	Capital	-	-	-	2,199,975	2,199,975
2	Regulatory capital	_	_	_	2,149,975	2,149,975
3	Other capital instruments	_	_	_	50,000	50,000
4	Retail deposits and deposits from small business					
	customers	3,922,841	4,451,296	115,136	22,752	7,869,958
5	Stable deposits	1,684,496	2,402,365	50,326	9,306	3,939,635
6	Less stable deposits	2,238,345	2,048,931	64,810	13,446	3,930,323
7	Wholesale funding	5,282,755	5,743,240	751,410	529,042	5,298,362
8	Operational deposits	4,898,285	342,125	_	-	2,620,205
9	Other wholesale funding	384,470	5,401,115	751,410	529,042	2,678,157
10	Liabilities with matching interdependent assets	_	_	_	_	_
11	Other liabilities	83,455	209,468	5,273	493,982	327,192
12	NSFR derivative liabilities				169,427	
13	All other liabilities and equity not included in the above					
	categories	83,455	209,468	5,273	324,555	327,192
14	Total ASF					15,695,487

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

The Group's consolidated NSFR individual line items at the end of the first quarter of 2020 are as follows (Continued):

		Unweighted value				Weighted value
No.	Items	No maturity	<6 months	6–12 months	≥1 year	
Requ	uired Stable Funding (RSF) Item					
15	Total NSFR high-quality liquid assets					629,215
16	Deposits held at other financial institutions for					
	operational purposes	158,353	790	_	_	79,572
17	Loans and securities	88,669	5,023,828	2,209,344	8,975,476	10,498,087
18	Loans to financial institutions secured by Level 1 assets	-	8,711	_	_	871
19	Loans to financial institutions secured by non-Level 1 assets and unsecured loans to financial institutions	88,669	1,874,994	347,465	110,474	578,756
20	Loans to retail and small business customers, non-financial institutions, sovereigns, central banks and public sector entities	00,009			110,111	570,750
	(PSEs) of which:	_	2,523,764	1,611,466	4,573,170	5,888,953
21	With a risk weight of less than or equal to 35%	-	181,543	19,196	3,379	38,545
22	Residential mortgages of which:	-	105,821	92,191	3,947,090	3,402,096
23	With a risk weight of less than or equal to 35%	-	6,021	6,215	259,680	174,910
24	Securities that are not in default and do not qualify as HQLA, including exchange-traded equities	_	510,538	158,222	344,742	627,411
	enemange added equities		510,550	150,222	511,712	027,111

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 1 Liquidity ratios, liquidity coverage ratio and net stable funding ratio (Continued)

### The Group's net stable funding ratio (Continued)

The Group's consolidated NSFR individual line items at the end of the first quarter of 2020 are as follows (Continued):

			Unwaiah	nted value		Weighted value
						value
No.	Items	No maturity	<6 months	6–12 months	≥1 year	
Requ	uired Stable Funding (RSF) Item (C	ontinued)				
25	Assets with matching interdependent liabilities	_	-	_	_	-
26	Other assets	665,901	105,420	2,401	553,797	1,142,881
27	Physical traded commodities, including gold	189,040				160,684
28	Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs				216	183
29	NSFR derivative assets				163,487	_
30	NSFR derivative liabilities with additional				33,885*	33,885
31	requirements  All other assets not included				33,003	33,003
31	in the above categories	476,861	105,420	2,401	390,094	948,129
32	Off-balance sheet items				5,993,203	235,281
33	Total RSF					12,585,036
34	NSFR					124.72%

<sup>\*</sup> Report derivative liabilities before deducting variation margin posted. There is no need to differentiate by maturities. The unweighted value should be excluded from the total value of item No.26 "Other assets".

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 2 Currency concentrations

The following information is computed in accordance with the provisions of the CBIRC.

	<b>Equivalent in millions of RMB</b>					
	USD	HKD	Other	Total		
As at 30 June 2020						
Spot assets	4,184,055	1,852,719	1,933,199	7,969,973		
Spot liabilities	(4,544,403)	(2,161,426)	(1,714,534)	(8,420,363)		
Forward purchases	5,823,493	781,586	1,427,593	8,032,672		
Forward sales	(5,350,483)	(518,687)	(1,649,584)	(7,518,754)		
Net option position*	(55,618)	60	(448)	(56,006)		
Net long/(short) position	57,044	(45,748)	(3,774)	7,522		
Structural position	29,421	251,743	69,306	350,470		
As at 31 December 2019						
Spot assets	3,784,665	1,633,488	1,693,247	7,111,400		
Spot liabilities	(4,215,368)	(1,916,106)	(1,510,286)	(7,641,760)		
Forward purchases	5,535,200	764,557	1,300,956	7,600,713		
Forward sales	(5,025,682)	(508,295)	(1,486,820)	(7,020,797)		
Net option position*	(43,404)	193	(1,455)	(44,666)		
Net long/(short) position	35,411	(26,163)	(4,358)	4,890		
Structural position	52,219	207,904	72,658	332,781		

<sup>\*</sup> The net option position is calculated in accordance with the relevant provisions of the CBIRC.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 3 International claims

The Group discloses international claims according to *Banking (Disclosure) Rules* (L.N. 160 of 2014). International claims are risk exposures generated from the countries or geographical areas where the counterparties take the ultimate risk while considering the transfer of the risk, exclude local claims on local residents in local currency. Risk transfer is only made if the claims are guaranteed by a party in a country which is different from that of the counterparty or if the claims are on an overseas branch of a counterparty whose head office is located in another country.

International claims include "Balances with central banks", "Due from and placements with and loans to banks and other financial institutions", "Government certificates of indebtedness for bank notes issued", "Loans and advances to customers" and "Financial investments".

International claims have been disclosed by major countries or geographical areas. A country or geographical area is reported where it constitutes 10% or more of the aggregate amount of international claims, after taking into account any risk transfers.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 3 International claims (Continued)

	Banks	Official sector	Non-bank private sector	Total
As at 30 June 2020				
Asia Pacific				
Chinese mainland	639,706	237,316	809,702	1,686,724
Hong Kong	49,882	89	562,662	612,633
Other Asia Pacific locations	116,666	118,165	468,465	703,296
Subtotal	806,254	355,570	1,840,829	3,002,653
North and South America	115,589	247,138	184,503	547,230
Other	107,766	79,784	310,734	498,284
Total	1,029,609	682,492	2,336,066	4,048,167
As at 31 December 2019				
Asia Pacific				
Chinese mainland	609,837	224,384	695,975	1,530,196
Hong Kong	21,328	116	511,403	532,847
Other Asia Pacific locations	91,641	144,997	419,521	656,159
Subtotal	722,806	369,497	1,626,899	2,719,202
North and South America	99,213	255,953	152,444	507,610
Other	72,504	72,533	252,889	397,926
Total	894,523	697,983	2,032,232	3,624,738

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 4 Overdue assets

For the purpose of the table below, the entire outstanding balance of "Loans and advances to customers" and "Placements with and loans to banks and other financial institutions" are considered overdue if either principal or interest payment is overdue.

### 4.1 Total amount of overdue loans and advances to customers

	As at	As at
	30 June	31 December
	2020	2019
Total loans and advances to customers		
which have been overdue		
within 3 months	59,306	62,838
between 3 and 6 months	32,550	22,789
between 6 and 12 months	39,609	22,653
over 12 months	58,280	54,349
Total	189,745	162,629
Percentage		
within 3 months	0.43%	0.48%
between 3 and 6 months	0.23%	0.17%
between 6 and 12 months	0.28%	0.18%
over 12 months	0.42%	0.42%
Total	1.36%	1.25%

### 4.2 Total amount of overdue placements with and loans to banks and other financial institutions

The total amount of overdue "Placements with and loans to banks and other financial institutions" as at 30 June 2020 and 31 December 2019 was not considered material.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information

### 5.1 Scope of consolidation

When calculating the Group's consolidated (the "Group") capital adequacy ratios, BOCG Investment, BOC Insurance, BOCG Insurance and BOCG Life were excluded from the scope of consolidation in accordance with requirements of the CBIRC. For the Bank's unconsolidated (the "Bank") capital adequacy ratio calculations, only the branches were included, while the subsidiaries and other affiliates were excluded.

### 5.2 Capital adequacy ratio

The Group and the Bank calculate the capital adequacy ratios in accordance with the *Capital Rules for Commercial Banks (Provisional)* as follows:

	Gr	oup	Bank		
	As at 30 June	As at 31 December	As at	As at 31 December	
	2020	2019	2020	2019	
Net common equity tier 1 capital	1,640,569	1,596,378	1,361,016	1,346,623	
Net tier 1 capital	1,910,664	1,806,435	1,620,480	1,546,517	
Net capital	2,298,846	2,201,278	1,994,511	1,927,188	
Common equity tier 1 capital					
adequacy ratio	11.01%	11.30%	10.55%	10.99%	
Tier 1 capital adequacy ratio	12.82%	12.79%	12.56%	12.62%	
Capital adequacy ratio	15.42%	15.59%	15.46%	15.72%	

### 5.3 Risk-weighted assets

The Group's risk-weighted assets are as follows:

	As at 30 June 2020	As at 31 December 2019
Credit risk-weighted assets	13,893,194	13,126,382
Market risk-weighted assets	143,608	130,173
Operational risk-weighted assets	867,360	867,360
Risk-weighted assets increment required		
to reach capital floor		
Total risk-weighted assets	14,904,162	14,123,915

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### 5.4 Credit risk exposures

The Group's credit risk exposures analyzed by the calculation methods are as follows:

	As at 30 June 2020			
	On-balance	Off-balance		
	sheet	sheet	Counterparty	
	credit risk	credit risk	credit risk	Total
Exposures covered by				
Internal Ratings-based Approach	11,091,948	1,182,400	30,925	12,305,273
Of which: Corporate exposures	6,559,666	973,426	30,925	7,564,017
Retail exposures	4,532,282	208,974	_	4,741,256
Exposures not covered by				
Internal Ratings-based Approach	12,696,552	551,911	339,386	13,587,849
Of which: Asset securitization	44,070	2,159		46,229
Total	23,788,500	1,734,311	370,311	25,893,122
		As at 31 De	cember 2019	
	On-balance	Off-balance		
	sheet	sheet	Counterparty	
	credit risk	credit risk	credit risk	Total
Exposures covered by				
Internal Ratings-based Approach	10,381,661	1,162,380	26,962	11,571,003
Of which: Corporate exposures	6,113,281	952,775	26,962	7,093,018
Retail exposures	4,268,380	209,605	_	4,477,985
Exposures not covered by				
Internal Ratings-based Approach	11,958,037	561,220	274,582	12,793,839
Of which: Asset securitization	47,200	3,807		51,007
Total	22,339,698	1,723,600	301,544	24,364,842

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### 5.5 Capital requirements on market risk

The Group's capital requirements on market risk are as follows:

	Capital requirements		
	As at 30 June 2020	As at 31 December 2019	
Covered by Internal Model Approach	7,757	7,031	
Not covered by Internal Model Approach	3,732	3,383	
Interest rate risk	2,886	2,727	
Equity risk	345	180	
Foreign exchange risk	_	_	
Commodity risk	501	476	
Total	11,489	10,414	

### 5.6 VaR

The VaR and stressed VaR of the Group covered by the Internal Model Approach are as follows:

	For the si	For the six month period ended 30 June 2020				
	Average	Maximum	Minimum	End		
VaR	974	2,211	471	1,209		
Stressed VaR	1,182	2,211	793	1,210		
	For tl	For the year ended 31 December 2019				
	Average	Maximum	Minimum	End		
VaR	646	1,537	452	681		
Stressed VaR	1,462	1,847	1,066	1,274		

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### 5.7 Operational risk management

During the reporting period, the Group used the Standardised Approach to measure the consolidated operational risk capital requirement, which amounted to RMB69,389 million. Please refer to the section "Management Discussion and Analysis–Risk Management".

### 5.8 Interest rate risk in the banking book

The Group measures interest rate risk in the banking book mainly through the analysis of interest rate repricing gaps, on which the sensitivity analysis is based. The results are as follows.

### Interest rate sensitivity analysis

	Effect on Net Interest Income		
	As at 30 June 2020	As at 31 December 2019	
tems			
+25 basis points	(5,781)	(4,534)	
25 basis points	5,781	4,534	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### **Annex 1: Composition of capital**

		As at	As at	
		30 June 2020	31 December 2019	Code
Cor	nmon equity tier 1 capital			
1	Paid-in capital	294,388	294,388	j
2	Retained earnings	1,178,031	1,145,546	J
2a	Surplus reserve	174,128	173,832	r
2b	General reserve	246,998	249,983	S
2c	Undistributed profits	756,905	721,731	t
3	Accumulated other comprehensive income			
	(and other reserves)	159,537	150,101	
3a	Capital reserve	134,269	134,269	m
3b	Currency translation differences	(9,137)	(10,111)	q
3c	Others	34,405	25,943	o-q
4	Amount attributable to common equity tier 1			
	capital in the transitional period	_	_	
5	Eligible portion of minority interests	32,725	30,528	u
6	Common equity tier 1 capital before	1 ((4 (01	1 (20 5(2	
	regulatory adjustment	1,664,681	1,620,563	
Cor	nmon equity tier 1 capital: regulatory adjustment			
7	Prudential valuation adjustment	_	_	
8	Goodwill (net of deferred tax liabilities			
	deduction)	(182)	(182)	-h
9	Other intangible assets (excluding land			
	use rights) (net of deferred tax liabilities			
	deduction)	(12,404)	(12,936)	g-f
10	Net deferred tax assets incurred due to			
	operating losses, relying on the bank's future			
	profitability to be realized	_	_	
11	Reserve relating to cash-flow hedge items not			
	measured at fair value	_	_	-p
12	Shortfall of loan loss provisions	_	_	
13	Gains on sale of securitization	_	_	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### **Annex 1: Composition of capital (Continued)**

		As at 30 June 2020	As at 31 December 2019	Code
14	Unrealized gains and losses that have been resulted from changes in the fair value of liabilities due to changes in own credit risk	_	_	
15	Net pension assets with fixed yield (net of deferred tax liabilities deduction)	_	_	
16 17	Direct or indirect investments in own shares Reciprocal cross holdings in common equity of banks or other financial institutions	(20)	(7)	n
18	based on agreement  Non-significant minority investments in common equity tier 1 capital of financial institutions that are outside the scope	-	_	
19	of regulatory consolidation (deductible part) Significant minority investments in common equity tier 1 capital of financial institutions that are outside the scope of regulatory consolidation (deductible part)	_	_	
20	Collateralized loan service rights	Not applicable	Not applicable	
21	Deductible amount of other net deferred tax assets relying on the bank's future			
	profitability	_	_	
22	Deductible amount of the non-deducted part of common equity tier 1 capital of significant minority investments in financial institutions that are outside the scope of regulatory consolidation and other net deferred tax assets relying on the bank's future profitability in excess of 15% of common equity tier 1 capital	_	_	
23	Of which: Amount deductible out of significant minority investments in financial			
24	institutions Of which: Amount deductible out of collateralized loan	_	-	
	service rights	Not applicable	Not applicable	
	212			

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### **Annex 1: Composition of capital (Continued)**

		As at 30 June 2020	As at 31 December 2019	Code
25	Of which: Amount deductible out of other net deferred tax assets relying on the bank's future profitability	_	_	
26a	Investment in common equity tier 1 capital of financial institutions with controlling interests but outside the scope of regulatory consolidation	(9,994)	(9,955)	-e
26b	Gap of common equity tier 1 capital of controlled but unconsolidated financial institutions	_	_	
26c 27	Total of other items deductible out of common equity tier 1 capital  Non-deducted gap deductible out of additional	(1,512)	(1,105)	
20	tier 1 capital and tier 2 capital			
28	Total regulatory adjustment of common equity tier 1 capital	(24,112)	(24,185)	
29	Net common equity tier 1 capital	1,640,569	1,596,378	
Add	litional tier 1 capital			
30	Additional tier 1 capital instruments and related premiums	259,464	199,893	
31	Of which: Equity part	259,464	199,893	k+l
32	Of which: Liability part	_	_	
33	Instruments non-attributable to additional tier 1			
34	capital after the transitional period Eligible portion of minority interests	10,631	10,164	***
35	Of which: Part of instruments	10,031	10,104	V
33	non-attributable to			
	additional tier 1 capital after			
	the transitional period			
36	Additional tier 1 capital before regulatory adjustment	270,095	210,057	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

### **Annex 1: Composition of capital (Continued)**

		As at 30 June 2020	As at 31 December 2019	Code
Add	itional tier 1 capital: Regulatory adjustment			
37	Direct or indirect investments in additional			
	tier 1 capital of own banks	_	_	
38	Additional tier 1 capital cross-held between			
	banks or between the bank and other			
• •	financial institutions based on agreement	_	_	
39	Non-significant minority investments in			
	additional tier 1 capital of unconsolidated			
40	financial institutions (deductible part) Significant minority investments in additional	_	_	
40	tier 1 capital of financial institutions that are			
	outside the scope of regulatory consolidation	_	_	
41a	Investment in additional tier 1 capital			
	of financial institutions with controlling			
	interests but outside the scope of			
	regulatory consolidation	_	_	
41b	Gap of additional tier 1 capital of financial			
	institutions with controlling interests but			
4.4	outside the scope of regulatory consolidation	_	_	
	Other deductions from additional tier 1 capital	_	_	
42	Non-deducted gaps deductible from			
	tier 2 capital			
43	T-4-1 1-4 124			
43	Total regulatory adjustment of additional tier 1 capital			
	uei i capitai	_	_	
44	Net additional tier 1 capital	270,095	210,057	
45	Net tier 1 capital (net common equity			
	tier 1 capital + net additional tier 1 capital)	1,910,664	1,806,435	
	uci i capitai)		1,000,433	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

		As at 30 June	As at 31 December	
		2020	2019	Code
Tier	2 capital			
46	Tier 2 capital instruments issued and			
	related premium	263,954	280,092	
47	Of which: Part of instruments			
	non-attributable to tier 2 capital			
	after the transitional period	32,911	49,367	i
48	Eligible portion of minority interests	9,487	9,624	
49	Of which: Part of minority interests			
	non-attributable to tier 2 capital			
	after the transitional period	_	_	
50	Excess loan loss provisions included in			
	tier 2 capital	114,741	105,127	-b-d
51	Tier 2 capital before regulatory adjustment	388,182	394,843	
Tier	· 2 capital: Regulatory adjustment			
52	Tier 2 capital of the bank held directly			
	or indirectly	_	_	
53	Tier 2 capital cross-held between banks			
	or between the bank and other financial			
	institutions based on agreement	_	_	
54	Non-significant minority investments in			
	tier 2 capital of financial institutions			
	that are outside the scope of regulatory			
	consolidation (deductible part)	_	_	
55	Significant minority investments in tier 2			
	capital of financial institutions that are			
	outside the scope of regulatory consolidation	_	_	
56a	Investment in tier 2 capital of financial			
	institutions with controlling interests but			
	outside the scope of regulatory consolidation	_	_	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

		As at 30 June 2020	As at 31 December 2019	Code
	Gap of tier 2 capital of controlled but unconsolidated financial institutions	_	_	
56c	Other deductions from tier 2 capital			
57	Total regulatory adjustment of tier 2 capital	_	_	
58	Net tier 2 capital	388,182	394,843	
59	Total net capital (net tier 1 capital + net tier 2 capital)	2,298,846	2,201,278	
60	Total risk-weighted assets	14,904,162	14,123,915	
Cap	ital adequacy ratio and reserve capital require	nent		
61	Common equity tier 1 capital adequacy ratio	11.01%	11.30%	
62	Tier 1 capital adequacy ratio	12.82%	12.79%	
63	Capital adequacy ratio	15.42%	15.59%	
64	Institution-specific capital requirement	4.00%	4.00%	
65	Of which: Capital reserve requirement	2.50%	2.50%	
66	Of which: Countercyclical reserve			
<i>(</i> 7	requirement	_	_	
67	Of which: Additional capital requirement of G-SIBs	1.50%	1.50%	
68	Ratio of common equity tier 1 capital meeting	1.30%	1.50%	
00	buffer area to risk-weighted assets	6.01%	6.30%	
Don	nestic minimum regulatory capital requirement			
69	Common equity tier 1 capital adequacy ratio	5.00%	5.00%	
70	Tier 1 capital adequacy ratio	6.00%	6.00%	
71	Capital adequacy ratio	8.00%	8.00%	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

		As at 30 June 2020	As at 31 December 2019	Code
Nor	a daducted next of threshold deductibles			
72	Non-significant minority investments			
12	of financial institutions that are outside			
	the scope of regulatory consolidation			
	(non-deductible part)	122,807	115,095	
73	Significant minority investments of financial	122,007	113,073	
, 5	institutions that are outside the scope			
	of regulatory consolidation			
	(non-deductible part)	6,814	6,699	
74	Collateralized loan service rights			
	(net of deferred tax liabilities deduction)	Not applicable	Not applicable	
75	Other net deferred tax assets relying			
	on the bank's future profitability			
	(net of deferred tax liabilities deduction)	48,931	42,863	
Lin	nit of excess loan loss provisions attributable to	0		
ti	er 2 capital			
76	Actual accrued loan loss provisions amount			
	under the Regulatory Weighting Approach	61,164	34,578	-a
77	Amount of excess loan loss provisions			
	attributable to tier 2 capital under the	22.242	17.040	
70	Regulatory Weighting Approach	32,243	17,242	-b
78	Actual accrued excess loan loss provisions			
	amount under the Internal Ratings-based	92 409	07 005	0
79	Approach Amount of excess loan loss provisions	82,498	87,885	-с
17	attributable to tier 2 capital under the			
	Internal Ratings-based Approach	82,498	87,885	-d
	mornar Radings based Approach	02,470	07,005	a

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 5 Capital adequacy ratio supplementary information (Continued)

		As at	As at 31 December	
		30 June 2020	2019	Code
Cap	oital instruments meeting exit arrangement			
80	Amount attributable to common equity			
	tier 1 capital of the current period derived			
	from the transitional period arrangement	_	_	
81	Amount non-attributable to common equity			
	tier 1 capital derived from the transitional			
	period arrangement	_	_	
82	Amount attributable to additional tier 1 capital			
	of the current period derived from the			
	transitional period arrangement	_	_	
83	Amount non-attributable to additional			
	tier 1 capital derived from the transitional			
	period arrangement	_	_	
84	Amount attributable to tier 2 capital			
	of the current period derived from the			
	transitional period arrangement	32,911	49,367	i
85	Amount non-attributable to tier 2 capital			
	of the current period derived from the			
	transitional period arrangement	17,089	25,563	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 2: Financial and regulatory consolidated balance sheet

	As at 30 J	June 2020	As at 31 Dec	ember 2019
	Financial consolidated	Regulatory consolidated	Financial consolidated	Regulatory consolidated
ASSETS				
Cash and balances with central banks	2,179,535	2,179,535	2,143,716	2,143,715
Due from banks and other financial institutions	670,289	663,376	500,560	494,853
Precious metals	171,501	171,501	206,210	206,210
Placements with and loans to banks and				
other financial institutions	825,206	822,876	744,572	743,209
Derivative financial assets	114,856	114,737	93,335	93,226
Reverse repurchase transactions	399,967	399,630	154,387	154,049
Loans and advances to customers	13,670,820	13,669,999	12,743,425	12,741,776
Financial investments	5,374,301	5,176,053	5,514,062	5,330,311
- financial assets at fair value through				
profit or loss	450,655	340,481	518,250	405,233
- financial assets at fair value through				
other comprehensive income	2,054,786	2,027,895	2,218,129	2,192,578
- financial assets at amortised cost	2,868,860	2,807,677	2,777,683	2,732,500
Long term equity investment	23,012	54,102	23,210	54,052
Investment properties	23,116	16,242	23,108	16,397
Property and equipment	252,557	96,109	244,540	99,298
Right-of-use assets	22,489	22,101	22,822	24,002
Intangible assets	19,542	18,155	20,255	18,839
Goodwill	2,719	182	2,686	182
Deferred income tax assets	50,295	48,931	44,029	42,863
Other assets	352,650	280,819	288,827	230,814
Total assets	24,152,855	23,734,348	22,769,744	22,393,796

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 2: Financial and regulatory consolidated balance sheet (Continued)

	As at 30 J	June 2020	As at 31 Dec	ember 2019
	Financial	Regulatory	Financial	Regulatory
	consolidated	consolidated	consolidated	consolidated
LIABILITIES				
Due to central banks	888,627	888,627	846,277	846,277
Due to banks and other financial institutions	1,611,983	1,611,983	1,668,046	1,668,046
Placements from banks and other	1,011,703	1,011,703	1,000,040	1,000,040
financial institutions	394,443	380,622	462,265	449,705
Financial liabilities held for trading	12,510	12,510	19,475	19,475
Derivative financial liabilities	123,271	120,813	90,060	88,210
Repurchase transactions	142,923	142,908	177,410	177,245
Due to customers	17,090,217	17,095,209	15,817,548	15,819,400
Employee benefits payable	29,431	28,055	35,906	34,417
Current tax liabilities	37,981	37,647	59,102	58,795
Contingent liabilities	22,821	22,722	24,469	24,370
Lease liabilities	21,513	21,308	21,590	23,157
Bonds issued	1,087,906	1,009,111	1,096,087	1,025,807
Deferred income tax liabilities	6,240	1,265	5,452	976
Other liabilities	594,376	350,664	469,361	253,352
Total liabilities	22,064,242	21,723,444	20,793,048	20,489,232
EQUITY				
Share capital	294,388	294,388	294,388	294,388
Other equity instruments	259,464	259,464	199,893	199,893
Of which: Preference shares	179,482	179,482	159,901	159,901
Undated capital bonds	79,982	79,982	39,992	39,992
Capital reserve	136,037	134,269	136,012	134,269
Less: Treasury shares	(20)	(20)	(7)	(7)
Other comprehensive income	29,997	25,268	19,613	15,832
Surplus reserve	175,152	174,128	174,762	173,832
General reserve	247,114	246,998	250,100	249,983
Undistributed profits	816,310	756,905	776,940	721,731
Capital and reserves attributable				
to equity holders of the Bank	1,958,442	1,891,400	1,851,701	1,789,921
Non-controlling interests	130,171	119,504	124,995	114,643
Total equity	2,088,613	2,010,904	1,976,696	1,904,564
Total equity and liabilities	24,152,855	23,734,348	22,769,744	22,393,796

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 3: Reconciliation and illustration of balance sheet items

	As at 30 June 2020	As at 31 December 2019	Code
ASSETS			
Cash and balances with central banks	2,179,535	2,143,715	
Due from banks and other financial institutions	663,376	494,853	
Precious metals	171,501	206,210	
Placements with and loans to banks and			
other financial institutions	822,876	743,209	
Derivative financial assets	114,737	93,226	
Reverse repurchase transactions	399,630	154,049	
Loans and advances to customers	13,669,999	12,741,776	
Of which: Actual accrued loan loss provisions			
amount under the Regulatory			
Weighting Approach	(61,164)	(34,578)	a
Of which: Amount of excess loan loss provisions			
attributable to tier 2 capital			
under the Regulatory Weighting			
Approach	(32,243)	(17,242)	b
Of which: Actual accrued excess loan loss	` , ,	, , ,	
provisions amount under the Internal			
Ratings-based Approach	(82,498)	(87,885)	c
Of which: Amount of excess loan loss provisions	` , ,	, , ,	
attributable to tier 2 capital			
under the Internal Ratings-based			
Approach	(82,498)	(87,885)	d
Financial investments	5,176,053	5,330,311	
— financial assets at fair value through			
profit or loss	340,481	405,233	
— financial assets at fair value through			
other comprehensive income	2,027,895	2,192,578	
— financial assets at amortised cost	2,807,677	2,732,500	
Long term equity investment	54,102	54,052	
Of which: Investment in common equity			
tier 1 capital of financial			
institutions with controlling			
interests but outside the scope			
of regulatory consolidation	9,994	9,955	e
Investment properties	16,242	16,397	
Property and equipment	96,109	99,298	
Right-of-use assets	22,101	24,002	
Intangible assets	18,155	18,839	f
Of which: Land use rights	5,751	5,903	g
Goodwill	182	182	ĥ
Deferred income tax assets	48,931	42,863	
Other assets	280,819	230,814	
Total assets	23,734,348	22,393,796	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 3: Reconciliation and illustration of balance sheet items (Continued)

	As at 30 June 2020	As at 31 December 2019	Code
LIABILITIES			
Due to central banks	888,627	846,277	
Due to banks and other financial institutions	1,611,983	1,668,046	
Placements from banks and other			
financial institutions	380,622	449,705	
Financial liabilities held for trading	12,510	19,475	
Derivative financial liabilities	120,813	88,210	
Repurchase transactions	142,908	177,245	
Due to customers	17,095,209	15,819,400	
Employee benefits payable	28,055	34,417	
Current tax liabilities	37,647	58,795	
Contingent liabilities	22,722	24,370	
Lease liabilities	21,308	23,157	
Bonds issued	1,009,111	1,025,807	
Of which: Amount attributable to tier 2 capital			
of the current period derived from			
the transitional period arrangement	32,911	49,367	i
Deferred income tax liabilities	1,265	976	
Other liabilities	350,664	253,352	
Total liabilities	21,723,444	20,489,232	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 3: Reconciliation and illustration of balance sheet items (Continued)

	As at 30 June 2020	As at 31 December 2019	Code
EQUITY			
Share capital	294,388	294,388	j
Other equity instruments	259,464	199,893	
Of which: Preference shares	179,482	159,901	k
Undated capital bonds	79,982	39,992	1
Capital reserve	134,269	134,269	m
Less: Treasury shares	(20)	(7)	n
Other comprehensive income	25,268	15,832	0
Of which: Reserve relating to cash-flow hedge			
items not measured at fair value	_	_	p
Of which: Currency translation differences	(9,137)	(10,111)	q
Surplus reserve	174,128	173,832	r
General reserve	246,998	249,983	S
Undistributed profits	756,905	721,731	t
Capital and reserves attributable to equity holders			
of the Bank	1,891,400	1,789,921	
Non-controlling interests Of which: Amount attributable to common	119,504	114,643	
equity tier 1 capital Of which: Amount attributable to additional	32,725	30,528	u
tier 1 capital	10,631	10,164	V
Total equity	2,010,904	1,904,564	
Total equity and liabilities	23,734,348	22,393,796	

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

## Capital adequacy ratio supplementary information (Continued)

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Annex 4: Main attributes of capital instruments

	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares Preference shares Preference shares Preference shares (Domestic) (Domestic) (Domestic) (Offshore)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Issuer		Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited
Identifi	Identification code	601988.SH	3988.HK	360002.SH	360010.SH	360033.SH	360035.SH	4619.HK	1928001.IB	2028014.IB
Applic	Applicable law	PRC law	Hong Kong SAR law	PRC law	PRC law	PRC law	PRC law	Hong Kong SAR law	PRC law	PRC law
tory p	Regulatory processing									
Of which: Applicable transitiona rules spec Capital Ru Commerci (Provision	Of which: Applicable to transitional period rules specified by Capital Rules for Commercial Banks (Provisional)	Common equity tier 1 capital	Common equity tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital
Of which: Applicable rules after of the tran period spe Capital Ru Commerci	Of which: Applicable to the rules after expiration of the transitional period specified by Capital Rules for Commercial Banks (Provisional)	Common equity tier 1 capital	Common equity tier 1 capital	Additional tier I capital	Additional tier I capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital	Additional tier 1 capital
Of which: Applicabl group leve	Of which: Applicable to bank/ group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level	Bank and group level

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

## Capital adequacy ratio supplementary information (Continued)

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Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares         Offshore           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Regul	Regulatory processing (Continued)	(tinued)								
7	Instrument type	Common shares	Common shares	Preference shares	Preference shares	Preference shares	Preference shares	Preference shares	Undated capital bonds	Undated capital bonds
∞	Amount attributable to regulatory capital (the last reporting day)	282,501	145,603	31,963	27,969	72,979	26,990	19,581	39,992	39,990
6	Par value of instrument	210,766	83,622	32,000	28,000	73,000	27,000	19,787	40,000	40,000
10	Accounting treatment	Share capital and capital reserve	Share capital and capital reserve	Other equity instrument	Other equity instrument	Other equity instrument	Other equity instrument	Other equity instrument	Other equity instrument	Other equity instrument
11	Initial issuing date	2006/6/29	2006/6/1 2006/6/9	2014/11/21	2015/3/13	2019/6/24	2019/8/26	2020/3/4	2019/1/25	2020/4/28
12	Term (term or perpetual)	Perpetual	Perpetual	Perpetual	Perpetual	Perpetual	Perpetual	Perpetual	Perpetual	Perpetual
13	Of which: Original maturity date	No maturity date	No maturity date	No maturity date	No maturity date	No maturity date	No maturity date	No maturity date	No maturity date	No maturity date
14	Issuer's redemption (subject to regulatory No approval)	No	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares   Preference shares   Preference shares   Comestic   Domestic   Comestic   Comestic   Confishore   Con	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Regul	Regulatory processing (Continued)  Of which: Redemption date (or have redemption date) and amount	rtinued) Not applicable	Not applicable	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Domestic Preference Shares after 5 years from the date of issuance thereafter	Subject to approval Subject to approval by the CBIRC, the Bank has the right to redeem right to redeem all or part of the Domestic the Domestic Preference Shares after 5 years from the date of issuance thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Offshore Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Bonds after 5 years from the date of issuance and at every Distribution Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Bonds after 5 years from the date of issuance and at every Distribution Payment Date thereafter
16	Of which: Subsequent redemption date (if any)	Not applicable	Not applicable	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Domestic Preference Shares after 5 years from the date of issuance thereafter by the CBIRC, the Domestic preference Shares after 5 years from the date of issuance thereafter the date of issuance thereafter		Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the Offshore Preference Shares after 5 years from the date of issuance and at every Dividend Payment Date thereafter	Subject to approval by the CBIRC, the Bank may redeem the Bonds in whole or in part on each Distribution Payment Date from and including 5 years after the issuance of the Bonds.	Subject to approval by the CBIRC, the Bank may redeem the Bonds in whole or in part on each Distribution Payment Date from and including 5 years after the issuance of the Bonds.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No. Item		Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Regulatory 1	Regulatory processing (Continued)	ıtinued)								
									The Bank has the	The Bank has the
									right to redeem	right to redeem
									all, but not some,	all, but not some,
									of the Bonds in	of the Bonds in
									the following	the following
									circumstances:	circumstances:
									After the issuance, After the issuance,	After the issuance,
									the Bonds will no the Bonds will no	the Bonds will no
									longer qualify as	longer qualify as
										Additional Tier
									1 Capital of the	1 Capital of the
									issuer as a result of	issuer as a result of issuer as a result of
									an unforeseeable an unforeseeable	an unforeseeable
									change or	change or
									amendment in the amendment in the	amendment in the
									relevant provisions   relevant provisions	relevant provisions
									of supervisory	of supervisory
									regulations	regulations

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Divid	Dividend or interest payment	ıt								
17	Of which: Fixed or floating dividend or interest payment	Floating	Floating	Fixed	Fixed	Adjustable dividend rate	Adjustable dividend rate	Adjustable dividend rate	Adjustable distribution rate	Adjustable distribution rate
81	Of which: Coupon rate and relevant indicators	Not applicable	Not applicable	6.00% (dividend yield, before tax)	5.50% (dividend yield, before tax)	4.50% (dividend yield, before tax) for the first five years, is reset based on the benchmark rate blus a fixed spread at the dividend at the dividend the dividend yield during each reset during each reset period remains unchanged wield, yield, before tax, and the dividend yield during each reset period remains unchanged		3.60% (dividend yield, after tax) for the first five years, is reset based on the benchmark rate plus a fixed spread at the dividend reset date every five years, and the dividend yield during each reset period remains unchanged	first 5 years. The distribution rate will be adjusted by the yield to maturity of the applicable 5 years Chinese government bonds plus a fixed spread, with a distribution rate adjustment period every 5 years after the payment date. The distribution rate adjustment date. The payment date. The distribution rate is fixed during each adjustment period every 5 years after the payment date. The distribution rate is fixed during each adjustment period	first 5 years. The distribution rate will be adjusted by the yield to maturity of the applicable 5 years Chinese government bonds plus a fixed spread, with a distribution rate adjustment period every 5 years after the payment date. The distribution rate is fixed during each adjustment period adjustment period adjustment period adjustment period distribution rate is

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

## Capital adequacy ratio supplementary information (Continued)

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Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Divid	Dividend or interest payment (Continued)	ıt (Continued)								
19	Of which: Existence of dividend brake mechanism	Not applicable	Not applicable	Yes	Yes	Yes	Yes	Yes	Yes	Yes
20	Of which: Discretion to cancel dividend or interest payment	Full discretion	Full discretion	Full discretion	Full discretion	Full discretion	Full discretion	Full discretion	Full discretion	Full discretion
21	Of which: Existence of redemption incentive mechanism	No	No	No	No	No	No	No	No	No
22	Of which: Cumulative or noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative	Noncumulative
23	Conversion into shares	Not applicable	Not applicable	Yes	Yes	Yes	Yes	Yes	No	No

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Divide	Dividend or interest payment (Continued)	nt (Continued)								
				(1) Upon the	(1) Upon the	(1) Upon the	(1) Upon the	(1) Upon the		
				occurrence of any	occurrence of any	occurrence of any	occurrence of any	occurrence of any		
				Additional Tier 1	Additional Tier 1	Additional Tier 1	Additional Tier 1	Additional Tier 1		
				Capital Instrument	Capital Instrument   Capital Instrument	Capital Instrument   Capital Instrument   Capital Instrument	Capital Instrument	Capital Instrument		
				Trigger Event, that	Trigger Event, that	Trigger Event, that	Trigger Event, that	Trigger Event, that		
				is, the CET1 CAR	is, the CET1 CAR	is, the CET1 CAR	is, the CET1 CAR	is, the CET1 CAR		
				drops to 5.125%	drops to 5.125%	drops to 5.125%	drops to 5.125%	drops to 5.125%		
	Of which:			or below, the	or below, the	or below, the	or below, the	or below, the		
	OI WIIICII.			Domestic	Domestic	Domestic	Domestic	Offshore		
č	riease specify the	Not online	Not one looklo	Preference Shares	Preference Shares	Preference Shares	Preference Shares	Preference Shares	Not ostaliania	Mot continue
7	ingger condition if	ivot applicable	not applicable	shall be wholly or	shall be wholly or	shall be wholly or	shall be wholly or	shall be wholly or	ivot appiicable	ivot applicable
	silate conversion, ii			partly converted	partly converted	partly converted	partly converted	partly converted		
	allowed			into A Shares	into A Shares	into A Shares	into A Shares	into H Shares		
				so as to restore	so as to restore	so as to restore	so as to restore	so as to restore		
				the CET1 CAR	the CET1 CAR	the CET1 CAR	the CET1 CAR	the CET1 CAR		
				above the trigger	above the trigger	above the trigger	above the trigger	above the trigger		
				point; (2) upon	point; (2) upon	point; (2) upon	point; (2) upon	point; (2) upon		
				the occurrence of	the occurrence of	the occurrence of	the occurrence of	the occurrence of		
				any Tier 2 Capital	any Tier 2 Capital	any Tier 2 Capital	any Tier 2 Capital	any Tier 2 Capital		
				Instrument	Instrument	Instrument	Instrument	Instrument		

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Common sharesCommon sharesPreference sharesPreference sharesPreference sharesPreference sharesPreference shares(A share)(B share)(Domestic)(Domestic)(Offshore)	Common shares (H share)	Preference shares   Prefer	Preference shares   Prefer	Preference shares Preference (Domestic)	Pr	eference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
ll Trigger Event, all	Trigger Event, all	Trigger Event, all		Trigger Event,	all Ile	=	Trigger Event, all		
Description Description Description Description	estic of the Domestic	estic of the Domestic		or the Domest. Desference	ي	Or the Domesuc	Orafaranga		
							וווויוווויו		
Shares shall be Shares shall be Shares shall be	Shares shall be	Shares shall be		Shares shall	þe	Shares shall be	Shares shall be		
converted into A converted into A converted into A	converted into A	converted into A		converted i	nto A	converted into A	converted into H		
Shares. "Tier 2 Shares. "Tier 2 Shares. "Tier 2	Shares. "Tier 2	Shares. "Tier 2		Shares. "	Fier 2	Shares. "Tier 2	Shares. "Tier 2		
Capital Instrument   Capital Instrument   Capital I	Capital Instrument	Capital Instrument		Capital I	Capital Instrument	Capital Instrument	Capital Instrument		
Trigger Event" Trigger Event" Trigger Event"	Trigger Event"	Trigger Event"		Trigger	Event"	Trigger Event"	Trigger Event"		
means either of means either of means e	means either of	means either of		means (	means either of	means either of	means either of		
the following the following the following	the following	the following		the foll	owing	the following	the following		
circumstances circumstances circum	circumstances	circumstances		circum	circumstances	circumstances	circumstances		
(whichever is (whichever is (which	(whichever is	(whichever is		(which	(whichever is	(whichever is	(whichever is		
earlier): earlier): earlier):	earlier):	earlier):		earlier)		earlier):	earlier):		
(i) the CBIRC (i) the CBIRC (i) the CBIRC	(i) the CBIRC	(i) the CBIRC		(i) the (	CBIRC	(i) the CBIRC	(i) the CBIRC		
having concluded having concluded having	having concluded	having concluded		having	having concluded	having concluded	having concluded		
that a conversion that a conversion that a co	that a conversion	that a conversion		that a co	that a conversion	that a conversion	that a conversion		
or write-off is or write-off is or write-off is	or write-off is	or write-off is		or write	off is	or write-off is	or write-off is		
necessary without necessary without necessary	necessary without	necessary without		necessar	necessary without	necessary without	necessary without		
which the Bank which the Bank which the Bank	which the Bank	which the Bank		which th	e Bank	which the Bank	which the Bank		
would become would become would become	would become	would become		would be	come	would become	would become		
non-viable; or non-viable; or non-viable; or	non-viable; or	non-viable; or		non-vial	ole; or	non-viable; or	non-viable; or		

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds			Not applicable
Undated capital bonds			Not applicable
Preference shares (Offshore)		(ii) the relevant authorities having concluded that a public sector injection of capital or equivalent support is necessary without which the Bank would become non-viable	Whole/part
Preference shares (Domestic)		(ii) the relevant authorities having concluded that a public sector injection of capital or equivalent support is necessary without which the Bank would become non-viable	Whole/part
Preference shares         Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)		(ii) the relevant         (ii) the relevant         (ii) the relevant           authorities having         authorities having         authorities having           concluded that         concluded that         concluded that           a public sector         a public sector         a public sector           nijection of capital         injection of capital         injection of capital           or equivalent         or equivalent         or equivalent           or equivalent         or equivalent         or equivalent           support is         support is         support is           necessary without         necessary without         necessary without           would become         would become         would become           would become         would become         would become           non-viable         non-viable         non-viable	Whole/part
Preference shares (Domestic)		(ii) the relevant authorities having concluded that a public sector injection of capital or equivalent support is necessary without which the Bank would become non-viable	Whole/part
Preference shares (Domestic)		(ii) the relevant authorities having concluded that a public sector injection of capital or equivalent support is necessary without which the Bank would become non-viable	Whole/part
Common shares (H share)			Not applicable
Common shares (A share)	ıt (Continued)		Not applicable
Item	Dividend or interest payment (Continued)		Of which: Please specify share conversion in whole or in part, if allowed
No.	Divider		25

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds										Not canticoble	Not applicable										
Undated capital bonds										Mot omlineble	ivot appiicavie										
Preference shares (Offshore)		The initial	conversion price	of the Offshore	is the average	trading price of H	Shares of the Bank	in the 20 trading	days prior to the	announcement	date of the Board	resolution on	the Preference	Shares issuance,	equivalent to	HKD3.31 per H	Share. After the	issuance of the	Preference Shares,	in the event of any	
Preference shares         Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)		The initial	conversion price	of the Domestic	is the average	trading price of A	Shares of the Bank	in the 20 trading	days prior to the	announcement	date of the Board	resolution on	the Preference	Shares issuance,	equivalent to	RMB3.62 per A	Share. After the	issuance of the	Preference Shares,	in the event of any	distribution
Preference shares (Domestic)		The initial	conversion price	of the Domestic	is the average	trading price of A	Shares of the Bank	in the 20 trading	days prior to the	announcement	date of the Board	resolution on	the Preference	Shares issuance,	equivalent to	RMB3.62 per A	Share. After the	issuance of the	Preference Shares,	in the event of any	distribution
Preference shares (Domestic)		The initial	conversion price	of the Domestic	is the average	trading price of A	Shares of the Bank	in the 20 trading	days prior to the	announcement	date of the Board	resolution on	the Preference	Shares issuance,	equivalent to	RMB2.62 per A	Share. After the	issuance of the	Preference Shares,	in the event of any	
Preference shares (Domestic)		The initial	conversion price	of the Domestic	is the average	trading price of A	Shares of the Bank	in the 20 trading	days prior to the	announcement	date of the Board	resolution on	the Preference	Shares issuance,	equivalent to	RMB2.62 per A	Share. After the	issuance of the	Preference Shares,	in the event of any	distribution
Common shares (H share)										Mot ounlinehlo	ivot applicable										
Common shares (A share)	nt (Continued)									Not onaliochlo	not applicable										
Item	Dividend or interest payment (Continued)							Of which:	Please specify the	method to determine	the conversion price,	if share conversion is	allowed								
No.	Divider									1	0.7										

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds																								
Undated capital bonds																								
Preference shares (Offshore)		of bonus shares,	recapitalization,	issuance of	new shares at	a price lower	than the market	price (excluding	any increase of	share capital due	to conversion	of financing	instruments	convertible to	ordinary shares	issued by the Bank	(e.g., preference	shares, convertible	bonds, etc.)), or	rights issue for H	Shares, the Bank	will make an	adjustment to the	compulsory
Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)		of bonus shares,	recapitalization,	issuance of	new shares at	a price lower	than the market	price (excluding	any increase of	share capital due	to conversion	of financing	instruments	convertible to	ordinary shares	issued by the Bank	(e.g., preference	shares, convertible	bonds, etc.)), or	rights issue for A	Shares, the Bank	will make an	adjustment to the	compulsory
Preference shares (Domestic)		of bonus shares,	recapitalization,	issuance of	new shares at	a price lower	than the market	price (excluding	any increase of	share capital due	to conversion	of financing	instruments	convertible to	ordinary shares	issued by the Bank	(e.g., preference	shares, convertible	bonds, etc.)), or	_	Shares, the Bank	will make an	adjustment to the	compulsory
Preference shares (Domestic)		of bonus shares,	recapitalization,	issuance of	new shares at	a price lower	than the market	price (excluding	any increase of	share capital due	to conversion	of financing	instruments	convertible to	ordinary shares	issued by the Bank	(e.g., preference	shares, convertible	bonds, etc.)), or	rights issue for A	Shares, the Bank	will make an	adjustment to the	compulsory
Preference shares (Domestic)		of bonus shares,	recapitalization,	issuance of	new shares at	a price lower	than the market	price (excluding	any increase of	share capital due	to conversion	of financing	instruments	convertible to	ordinary shares	issued by the Bank	(e.g., preference	shares, convertible	bonds, etc.)), or	rights issue for A	Shares, the Bank	will make an	adjustment to the	compulsory
Common shares (H share)	-																							
Common shares (A share)	nt (Continued)																							
Item	Dividend or interest payment (Continued)																							
No.	Dividen																							

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds			Not applicable
Undated capital bonds			Not applicable
Preference shares (Offshore)		conversion price to reflect each of such events on a cumulative basis in the order of the events above, but the Bank will not make an adjustment to the compulsory conversion price to reflect distribution of cash dividends for ordinary shares	Yes
Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)			Yes
Preference shares (Domestic)		conversion price to reflect each of such events on a cumulative basis in the order of the occurrence of the events above, but the Bank will not make an adjustment to the compulsory the compulsory conversion price to reflect distribution of cash dividends for ordinary shares	Yes
Preference shares (Domestic)		conversion price conversion price to reflect each of such events on a such events on a cumulative basis in the order of the occurrence of the occurrence of the events above, but the Bank will not make an adjustment to the compulsory the compulsor	Yes
Preference shares (Domestic)		conversion price to reflect each of such events on a cumulative basis in the order of the occurrence of the events above, but the Bank will not make an adjustment to the compulsory conversion price to reflect distribution of cash dividends for ordinary shares	Yes
Common shares (H share)			Not applicable
Common shares (A share)	ıt (Continued)		Not applicable
Item	Dividend or interest payment (Continued)		Of which: Please specify share conversion is mandatory or not, if it is allowed
No.	Divide		27

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares   Prefer	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Divide	Dividend or interest payment (Continued)	nt (Continued)								
28	Of which: Please specify the instrument type after conversion, if allowed	Not applicable	Not applicable	A common share	A common share	A common share	A common share	H common share	Not applicable	Not applicable
29	Of which: Please specify the issuer of the instrument type after conversion, if allowed	Not applicable	Not applicable	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Bank of China Limited	Not applicable	Not applicable
30	Write-down feature	Not applicable	Not applicable	No	No	No	No	No	Yes	Yes
31	Of which: Please specify the trigger point of write-down, if allowed	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	1. An Additional Tier I capital trigger event refers to the issuer's Common Equity Tier I capital adequacy ratio falls to 5.125% (or below) 2. A Tier 2 capital trigger event refers to the earlier of the following events:	A Non-Viability Trigger Event refers to the earlier of the following events: (a) the CBIRC having decided that the issuer would become non-viable without a write- down;

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds	(b) any relevant authority having decided that a public sector injection of capital or equivalent support is necessary, without which the issuer would become non-viable	Write-down in part or in whole
Undated capital bonds	(a) the CBIRC having decided that the issuer would become non-viable without a write-down; (b) any relevant authorities having decided that a public sector injection of capital or equivalent support is necessary, without which the issuer would become non-viable	Write-down in part   Write-down in part or in whole   or in whole
Preference shares (Offshore)		Not applicable
Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Doffshore)		Not applicable
Preference shares (Domestic)		Not applicable
Preference shares (Domestic)		Not applicable
Preference shares (Domestic)		Not applicable
Common shares (H share)		Not applicable
Common shares (A share)	nt (Continued)	Not applicable
Item	Dividend or interest payment (Continued)	Of which: Please specify writedown in whole or in part, if write-down is allowed
No.	Divider	32 6

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Common shares (A share)	Common shares (H share)	Preference shares (Domestic)	Preference shares (Domestic)	Preference shares         Preference shares         Preference shares         Preference shares         Preference shares         Preference shares           (Domestic)         (Domestic)         (Domestic)         (Offshore)	Preference shares (Domestic)	Preference shares (Offshore)	Undated capital bonds	Undated capital bonds
Divi	Dividend or interest payment (Continued)	nt (Continued)				-				
33	Of which: Please specify the write-down is perpetual or temporary, if write- down is allowed	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Perpetual write-down	Perpetual write-down
34	Of which: Please specify the book-entry value recovery mechanism, if temporary writedown	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable
35	Hierarchy of claims (please specify instrument types enjoying higher priorities)	The lowest priority of all claims	The lowest priority The lowest priority of all claims	The lower priority behind the deposit, general debt, and subordinated debt (including tier 2 capital bond)	The lower priority behind the deposit, general debt, and subordinated debt (including tier 2 capital bond)	The lower priority The lower pri	The lower priority behind the deposit, general debt, and subordinated debt (including tier 2 capital bond)	The lower priority behind the deposit, general debt, and subordinated debt (including tier 2 capital bond)	The lower priority The lower priority behind the deposit, general debt, general debt, subordinated bond subordinated bond and tier 2 capital bond bond	The lower priority behind the deposit, general debt, subordinated bond and tier 2 capital bond

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Undated capital bonds		No	Not applicable
Undated capital bonds		No	Not applicable
Preference shares (Offshore)		No	Not applicable
Preference shares   Preference shares   Preference shares   Preference shares   Children   Comestic   Children   Comestic   Children   Children		No	Not applicable
Preference shares (Domestic)		No	Not applicable
Preference shares (Domestic)		No	Not applicable
Preference shares (Domestic)		No	Not applicable
Common shares (H share)		No	Not applicable
Common shares Common shares (A share)	nt (Continued)	No	Not applicable
Item	Dividend or interest payment (Continued)	Does the instrument contain temporary illegible attribute?	Of which: If yes, please specify Not applicable such attribute
No. Item	Divide	36	37

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

Tier 2 capital instrument	Bank of China Limited	1928033.IB	law		Tier 2 capital	Tier 2 capital
. I	Bank of Limited	1928(	PRC law		Tier 2	Tier 2
Tier 2 capital instrument	Bank of China Limited	1928029.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	1928028.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	1828011.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	1828006.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	1728020.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	1728017.IB	PRC law		Tier 2 capital	Tier 2 capital
Tier 2 capital instrument	Bank of China Limited	5828.HK	English law (Provisions relating to subordination shall be governed by PRC law)		Tier 2 capital	Tier 2 capital
Item	Issuer	Identification code	Applicable law	Regulatory processing	Of which: Applicable to transitional period rules specified by Capital Rules for Commercial Banks (Provisional)	Of which: Applicable to the rules after expiration of the transitional period specified by Capital Rules for Commercial Banks (Provisional)
No.		2	æ	Regul	4	v.

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

## Capital adequacy ratio supplementary information (Continued)

S

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument
Regu	Regulatory processing (Continued)	()							
9	Of which: Applicable to bank/group level	Bank and group level							
7	Instrument type	Eligible tier 2 capital bond							
∞	Amount attributable to regulatory capital (the last reporting day)	21,166	8968	29,967	39,986	39,984	59,989	966'6	29,987
6	Par value of instrument	USD3.0 billion	30,000	30,000	40,000	40,000	30,000	10,000	30,000
10	Accounting treatment	Bonds issued							
=	Initial issuing date	2014/11/13	2017/9/26	2017/10/31	2018/9/3	2018/10/9	2019/9/20	2019/9/20	2019/11/20
12	Term (term or perpetual)	Term							
13	Of which: Original maturity date	2024/11/13	2027/9/28	2027/11/2	2028/9/5	2028/10/11	2029/9/24	2034/9/24	2029/11/22
14	Issuer's redemption (subject to regulatory approval)	Yes							

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Tier 2 capital instrument							
Regu	Regulatory processing (Continued)								
15	Of which: Redemption date (or have redemption date) and amount	Not applicable	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2022/9/28)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2022/11/2)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2023/9/5)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2023/10/11)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2024/9/24)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 10 years from the date of issuance (i.e. 2029/9/24)	Subject to approval by the CBIRC, the Bank has the right to redeem all or part of the bond after 5 years from the date of issuance (i.e. 2024/11/22)
16	Of which: Subsequent redemption date (if any)	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long	Subject to the Redemption Conditions, the bonds are redeemable at the option of the issuer at their outstanding principal amount, together with accrued but unpaid interest, if a change in the related regulations occurs at any time so long

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# I UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument
Regul	Regulatory processing (Continued)	J)							
		as the bonds are	as the bonds are	as the bonds are	as the bonds are	as the bonds are	as the bonds are	as the bonds are	as the bonds are
		outstanding which	outstanding which	outstanding which	outstanding which	outstanding which	outstanding which	outstanding which	outstanding which
		has the effect that	has the effect that	has the effect that	has the effect that	has the effect that	has the effect that	has the effect that	has the effect that
		the bonds, after	the bonds, after	the bonds, after	the bonds, after	the bonds, after	the bonds, after	the bonds, after	the bonds, after
		having qualified as	having qualified as	having qualified as	having qualified as	having qualified as	having qualified as	having qualified as	having qualified as
		such, will fully be	such, will fully be	such, will fully be	such, will fully be	such, will fully be	such, will fully be	such, will fully be	such, will fully be
		disqualified from	disqualified from	disqualified from	disqualified from	disqualified from	disqualified from	disqualified from	disqualified from
		the Tier 2 Capital of	the Tier 2 Capital of   the Tier 2 Capital of   the Tier 2 Capital of	the Tier 2 Capital of	the Tier 2 Capital of	the Tier 2 Capital of   the Tier 2 Capital of	the Tier 2 Capital of	the Tier 2 Capital of the Tier 2 Capital of	the Tier 2 Capital of
		the issuer under the		the issuer under the	the issuer under the	the issuer under the	the issuer under the	the issuer under the	the issuer under the
		related regulations	related regulations	related regulations	related regulations	related regulations	related regulations	related regulations	related regulations
		provided that the	provided that the	provided that the	provided that the	provided that the	provided that the	provided that the	provided that the
		issuer shall obtain	issuer shall obtain	issuer shall obtain	issuer shall obtain	issuer shall obtain	issuer shall obtain	issuer shall obtain	issuer shall obtain
		the prior written	the prior written	the prior written	the prior written	the prior written	the prior written	the prior written	the prior written
		consent and satisfy	consent and satisfy	consent and satisfy	consent and satisfy	consent and satisfy	consent and satisfy	consent and satisfy	consent and satisfy
		certain other	certain other	certain other	certain other	certain other	certain other	certain other	certain other
		conditions	conditions	conditions	conditions	conditions	conditions	conditions	conditions

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

## Capital adequacy ratio supplementary information (Continued)

S

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Tier 2 capital instrument							
Divic	Dividend or interest payment								
17	Of which: Fixed or floating dividend or interest payment	Fixed							
18	Of which: Coupon rate and relevant indicators	5.00%	4.45%	4.45%	4.86%	4.84%	3.98%	4.34%	4.01%
19	Of which: Existence of dividend brake No mechanism	No							
20	Of which: Discretion to cancel dividend or interest payment	Not applicable							
21	Of which: Existence of redemption incentive mechanism	No							
22	Of which: Cumulative or noncumulative	Noncumulative							
23	Conversion into shares	No	No	No	No	$N_0$	No	No	No

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

	1	Tier 2 capital							
N0.	Item	instrument							
Divid	Dividend or interest payment (Continued)	ntinued)							
24	Of which: Please specify the trigger condition for share conversion, if allowed	Not applicable							
25	Of which: Please specify share conversion in whole or in part, if allowed	Not applicable							
26	Of which: Please specify the method to determine the conversion Not applicable price, if share conversion is allowed	Not applicable							
27	Of which: Please specify share conversion is mandatory or not, if it is allowed	Not applicable							
28	Of which: Please specify the instrument type after conversion, if allowed	Not applicable							

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

N <sub>0</sub> .	Item	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument
Divid	Dividend or interest payment (Continued)	ontinued)							
59	Of which: Please specify the issuer of the instrument type after conversion, if allowed	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable
30	Write-down feature	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
		"Non-Viability	"Non-Viability	"Non-Viability	"Non-Viability	"Non-Viability	"Non-Viability	"Non-Viability	"Non-Viability
		Event" means the	Event" means the	Event" means the	Event" means the	Event" means the	Event" means the	Event" means the	Event" means the
		occurrence of the	occurrence of the	occurrence of the	occurrence of the	occurrence of the	occurrence of the	occurrence of the	occurrence of the
		earlier of either:(i)	earlier of either:(i)	earlier of either:(i)	earlier of either:(i)	earlier of either:(i)	earlier of either:(i)	earlier of either:(i)	earlier of either:(i)
		the CBIRC having	the CBIRC having	the CBIRC having	the CBIRC having	the CBIRC having	the CBIRC having	the CBIRC having	the CBIRC having
		decided that a write-	decided that a write-	decided that a write-	decided that a write-	decided that a write-	decided that a write-	decided that a write-	decided that a write-
		off is necessary,	off is necessary,	off is necessary,	off is necessary,	off is necessary,	off is necessary,	off is necessary,	off is necessary,
	Of which:	without which	without which	without which	without which	without which	without which	without which	without which
	Dlages chacify the trigger	the issuer would	the issuer would	the issuer would	the issuer would	the issuer would	the issuer would	the issuer would	the issuer would
31	nitase specify the trigger	become non-viable;	become non-viable;	become non-viable;	become non-viable;	become non-viable;	become non-viable;	become non-viable;	become non-viable;
	point of write-down, if	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant	or (ii) any relevant
	allowed	authority having	authority having	authority having	authority having	authority having	authority having	authority having	authority having
		decided that a public	decided that a public	decided that a public	decided that a public	decided that a public	decided that a public	decided that a public	decided that a public
		sector injection of	sector injection of	sector injection of	sector injection of	sector injection of	sector injection of	sector injection of	sector injection of
		capital or equivalent	capital or equivalent	capital or equivalent	capital or equivalent	capital or equivalent	capital or equivalent	capital or equivalent	capital or equivalent
		support is necessary,	support is necessary,	support is necessary,	support is necessary,	support is necessary,	support is necessary,	support is necessary,	support is necessary,
		without which the	without which the	without which the	without which the	without which the	without which the	without which the	without which the
		issuer would become	issuer would become issuer would become	issuer would become	issuer would become	issuer would become	issuer would become	issuer would become	issuer would become
		non-viable	non-viable	non-viable	non-viable	non-viable	non-viable	non-viable	non-viable

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

# I UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

Annex 4: Main attributes of capital instruments (Continued)

No.	Item	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument	Tier 2 capital instrument			
Divid	Dividend or interest payment (Continued)	ntinued)							
32	Of which: Please specify write-down in whole or in part, if write-or in whole down is allowed	Write-down in part or in whole	Write-down in part or in whole	Write-down in part or in whole	Write-down in part or in whole	Write-down in part or in whole			
33	Of which: Please specify the writedown is perpetual or temporary, if write-down is allowed	Perpetual write-down	Perpetual write-down	Perpetual write-down	Perpetual write-down	Perpetual write-down	Perpetual write-down	Perpetual write-down	Perpetual write-down
34	Of which: Please specify the book-entry value recovery mechanism, if temporary write-down	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable
35	Hierarchy of claims (please The lower priority specify instrument types behind the deposit enjoying higher priorities) and general credito	The lower priority behind the depositor and general creditor	The lower priority behind the depositor and general creditor	The lower priority behind the depositor and general creditor	The lower priority behind the depositor and general creditor	The lower priority behind the depositor and general creditor			
36	Does the instrument contain temporary illegible attribute?	No	No	No	No	No	No	No	No
37	Of which: If yes, please specify such attribute	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 6 Leverage ratio

The leverage ratios of the Group calculated in accordance with the *Administrative Measures for the Leverage Ratio of Commercial Banks (Revised)* and the *Capital Rules for Commercial Banks (Provisional)* are as follows<sup>(1)</sup>:

		202	0	20	19
		As at	As at	As at	As at
		30 June	31 March	31 December	30 September
Net t	ier 1 capital	1,910,664	1,886,811	1,806,435	1,823,977
Adju	sted on- and				
off	E-balance sheet assets	25,687,399	25,579,088	24,303,201	24,085,613
Leve	rage ratio	7.44%	7.38%	7.43%	7.57%
No.	Items			As at 3	30 June 2020
1	Total consolidated assets				24,152,855
2	Adjustments that are consolida	ted for accoun	ting purposes		
	but outside the scope of regu	latory consoli	dation		(9,994)
3	Adjustments for fiduciary asset	ts			_
4	Adjustments for derivative fina	ıncial instrume	nts		183,016
5	Adjustments for securities fina	ncing transacti	ons		93,268
6	Adjustments for off-balance sh	eet exposures			1,700,424
7	Other adjustments				(432,170)
8	Adjusted on- and off-balance s	heet assets			25,687,399

### SUPPLEMENTARY INFORMATION

(Amounts in millions of Renminbi, unless otherwise stated)

### II UNAUDITED SUPPLEMENTARY INFORMATION (Continued)

### 6 Leverage ratio (Continued)

No.	Items	As at 30 June 2020
1	On-balance sheet assets (excluding derivatives and securities	
	financing transactions)	23,219,980
2	Less: Tier 1 capital deductions	(24,112)
3	Total on-balance sheet exposures (excluding derivatives and	
	SFTs)	23,195,868
4	Replacement cost associated with all derivative transactions (i.e. net of eligible cash variation margin)	114,737
5	Add-on amounts for potential future exposure associated with all	,,
	derivative transactions	183,135
6	Gross-up for derivative collateral provided where deducted from the balance sheet assets	
7	Less: Deductions of receivable assets for cash variation margin	_
,	provided in derivative transactions	_
8	Less: Exempted CCP leg of client-cleared trade exposures	_
9	Adjusted effective notional amount of written credit derivatives	_
10	Less: Deductible amounts for written credit derivatives	_
11	Total derivative exposures	297,872
12	Accounting balance for securities financing transaction assets	399,630
13	Less: Deducted amounts for securities financing transaction	
	assets	_
14	Counterparty credit risk exposure for securities financing	
	transaction assets	93,605
15	Agent transaction exposures	
16	Balance of assets in securities financing transactions	493,235
17	Off-balance sheet items	4,866,497
18	Less: Adjustments for conversion to credit equivalent amounts	(3,166,073)
19	Adjusted off-balance sheet exposures	1,700,424
20	Net tier 1 capital	1,910,664
21	Adjusted on- and off-balance sheet exposures	25,687,399
22	Leverage ratio	7.44%
44	Levelage latto	7.77/0

<sup>(1)</sup> When calculating the consolidated leverage ratio, BOCG Investment, BOC Insurance, BOCG Insurance and BOCG Life were excluded from the scope of consolidation in accordance with the *Capital Rules for Commercial Banks (Provisional)*.