Sichuan Expressway Company Limited



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

(Stock Code: 00107)

2020 Interim Report

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DEFINITIONS

In this section, the definitions are presented in alphabetical order (A–Z).

I. NAME OF EXPRESSWAY PROJECTS

Airport Expressway Chengdu Airport Expressway

Chengbei Exit Expressway Chengdu Chengbei Exit Expressway

Chengle Expressway Sichuan Chengle (Chengdu – Leshan)

Expressway

Chengren Expressway Chengdu – Meishan (Renshou) Section of

ChengZiLuChi (Chengdu - Zigong - Luzhou-

Chishui) Expressway

Chengya Expressway Sichuan Chengya (Chengdu – Ya'an)

Expressway

Chengyu Expressway Chengyu (Chengdu-Chongging) Expressway

(Sichuan Section)

Suiguang Expressway Sichuan Suiguang (Suining – Guang'an)

Expressway

Suixi Expressway Sichuan Suixi (Suining-Xichong) Expressway

Tiangiong Expressway Tiangiong (Tianfu New Area – Qionglai)

Expressway

П. **BRANCHES, SUBSIDIARIES AND PRINCIPAL INVESTED COMPANIES**

Airport Expressway

Chengdu Airport Expressway Company

Company

Limited

Chengbei Company Chengdu Chengbei Exit Expressway

Company Limited

Chengle Company

Sichuan Chengle Expressway Company

Limited

Chengle Operation Branch Operation and Management Branch of

Sichuan Chengle Expressway Company

Limited

Chengren Branch

Sichuan Expressway Company Limited

Chengren Branch

Chengya Branch

Sichuan Expressway Company Limited

Chengya Branch

Chengya Oil Company

Sichuan Chengya Expressway Oil Supply

Company Limited

Chengyu Advertising

Company

Sichuan Chengyu Expressway Advertising

Company Limited

Sichuan Expressway Company Limited Chengyu Branch

Chengyu Branch

Chengqiongya Company Sichuan Chengqiongya Expressway

Company Limited

Chengyu Development

Fund

Sichuan Chengyu Development Equity

Investment Fund Centre (Limited Partnership)

Chengyu Education

Company

Sichuan Chengyu Education Investment

Co., Ltd.

Chengyu Financial Leasing Chengyu Financial Leasing Company

Company

Limited

Chengyu Jianxin Fund

Company

Chengdu Chengyu Jianxin Equity Investment

Fund Management Co., Ltd.

Chengyu Logistics

Company

Sichuan Chengyu Logistics Company

Limited

Commercial Factoring

Company

Sichuan Chengyu Commercial Factoring

Company Limited (formerly known as "Tianyi United Commercial Factoring (Luzhou)

Company Limited (天乙多聯商業保理(瀘州)

有限公司)"

Renshou Bank Sichuan Renshou Rural Commercial Bank

Co., Ltd.

Renshou Landmark

Company

Renshou Trading Landmark Company

Limited

Renshou Shunan

Company

Renshou Shunan Investment Management

Company Limited

Shuhai Company Chengdu Shuhai Investment Management

Company Limited

Shuhong Company Chengdu Shuhong Property Company

Limited

Shunan Company Sichuan Shunan Investment Management

Company Limited

Shunan Chengxing

Company

Ziyang Shunan Chengxing Project

Construction & Management Co., Ltd.

Company

Company

Shuxia Company Sichuan Shuxia Industrial Company Limited

Suiguang Suixi Company Sichuan Suiguang Suixi Expressway

Company Limited

Multimodal United Sichuan Multimodal United Transportation
Transportation Investment and Development Co., Ltd.* (四

川省多式聯運投資發展有限公司) (formerly named as "Sichuan Tianyi United Investment

& Development Co., Ltd(四川省天乙多聯投

資發展有限公司)")

Trading Construction Sichuan Trading Construction Engineering

Co., Ltd. (formerly known as "Sichuan

Shugong Expressway Engineering Company

Limited")

Zhonglu Energy Company Sichuan Zhonglu Energy Company Limited

Zhongxin Company Sichuan Zhongxin Assets Management Co.,

Ltd.

III. OTHERS

2019 AGM the 2019 annual general meeting of the

Company convened on Wednesday, 3 June 2020, the resolutions of which were published on the website of the Stock

Exchange on the same date

A Share(s) ordinary share(s) denominated in RMB

of the Company with a nominal value of RMB1.00 each, which are issued in the PRC, subscribed for in RMB and listed on

the SSE

Articles of Association the Articles of Association of the Company,

as amended from time to time

associate(s) has the meaning as ascribed to it under the

Listing Rules of the Stock Exchange

associated corporation(s) has the meaning as ascribed to it under the

SFO

Audit Committee the Audit Committee of the Board

Board the Board of Directors of the Company

BOT Project build – operate – transfer project

BT Project build – transfer project

Chengle Expressway Capacity Expansion Construction Project for

Expansion Construction the Chengdu – Leshan Expressway

Project

Expressway Company Technology Holdings Co. Ltd (previously

known as China Merchants Huajian Highway Investment Company Limited), a substantial

shareholder of the Company

Company Sichuan Expressway Company Limited

CSRC China Securities Regulatory Commission

Director(s) director(s) of the Company

Group the Company and its subsidiaries

H Share(s) overseas listed share(s) of the Company

with a nominal value of RMB1.00 each, which are issued in Hong Kong, subscribed for in HKD and listed on the main board of

the Stock Exchange

HKD Hong Kong dollars, the lawful currency of

Hong Kong

Hong Kong Special Administrative

Region of the PRC

Listing Rules the Rules Governing the Listing of Securities

on the Stock Exchange and/or the Rules Governing the Listing of Stocks on the SSE

(as the case may be)

Model Code the Model Code for Securities Transactions

by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules of the Stock Exchange, which has been adopted by the Company as the code of conduct for securities transactions by Directors and

Supervisors of the Company

Nomination Committee the Nomination Committee of the Board

Period or for the six months ended 30 June 2020

Reporting Period

PRC or Mainland China the People's Republic of China, for the

purpose of this interim report, excluding Hong Kong, the Macao Special Administrative

Region and Taiwan

Remuneration and the Remuneration and Appraisal Committee

Appraisal Committee of the Board

RMB Renminbi, the lawful currency of the PRC

SFO the Securities and Futures Ordinance

(Chapter 571 of the Laws of Hong Kong)

Share(s) A Share(s) and/or H Share(s) (as the case

may be)

Shareholder(s) holder(s) of Shares

SSE Shanghai Stock Exchange

STIG Sichuan Transportation Investment Group

Corporation Limited, the controlling

Shareholder of the Company

STIG Group STIG and its subsidiaries

Stock Exchange The Stock Exchange of Hong Kong Limited

Strategic Committee the Strategic Committee of the Board

Suiguang-Suixi the project on Suiguang Expressway and Expressways Suixi Expressway in the form of BOT (build –

BOT Project operate – transfer)

Supervisor(s) supervisor(s) of the Company

Supervisory Committee the supervisory committee of the Company

Tianqiong Expressway the project of Tianfu New District to Qionglai

BOT Project Expressway BOT (build-operate-transfer)

project

Trading Property Sichuan Trading Property Company Limited Company (四川交投地產有限公司) (previously known

(四川交投地產有限公司) (previously known as "Sichuan Trading Landmark Company

Limited")

In this interim report, the English names of the PRC entities are translations of their Chinese names and included herein for identification purposes only. In the event of any inconsistency between the Chinese and English names, the Chinese names shall prevail.

CORPORATE INFORMATION

Statutory Chinese and English

Names of the Company

四川成渝高速公路股份有限公司

Sichuan Expressway Company Limited

Legal Representative Gan Yongyi

Company Website http://www.cygs.com

Company's Registered Address

and Office Address

252 Wuhouci Da Jie, Chengdu, Sichuan

Province, the PRC

Postal Code 610041

Secretary to the Board Zhang Yongnian

Tel (86) 28-8552-7510

Representative of

Securities Affairs

Wang Aihua

Tel (86) 28-8552-6105

Fax (86) 28-8553-0753

Investors' Hotline (86) 28-8552-7510/(86) 28-8552-7526

E-mail cygszh@163.com

Contact Address 252 Wuhouci Da Jie, Chengdu, Sichuan

Province, the PRC

CORPORATE INFORMATION (CONTINUED)

Stock Exchanges of the Listing

Shares

A Shares: Shanghai Stock Exchange

Stock Code: 601107

Stock Name: Sichuan Express

H Shares: The Stock Exchange of Hong

Kong Limited

Stock Code: 00107

Stock Name: Sichuan Express

Newspapers Selected by the

Company for Information

Disclosure

China Securities Journal, Shanghai

Securities News

Websites Designated for

Publication of the Interim

Report of the Company

http://www.sse.com.cn http://www.hkex.com.hk

http://www.cygs.com

Place for Inspection of the

Interim Report of the Company

PRC: 252 Wuhouci Da Jie,

Chengdu, Sichuan Province,

the PRC

Hong Kong: Rooms 2201-2203, 22/F,

World-Wide House, 19 Des Voeux Road Central, Central, Hong Kong

International Auditor

Ernst & Young

22/F, CITIC Tower, 1 Tim Mei Avenue,

Central, Hong Kong

CORPORATE INFORMATION (CONTINUED)

PRC Auditor Shinewing Certified Public Accountants

(Special General Partnership)

9th Floor, Block A, Fu Hua Mansion, No. 8 Chao Yang Men Bei Da Jie,

Dong Cheng District, Beijing City, the PRC

Hong Kong Legal Adviser Li & Partners

22/F, World-Wide House,19 Des Voeux Road Central,

Central, Hong Kong

PRC Legal Adviser Beijing Zhongyin (Chengdu) Law Firm

(北京市中銀(成都)律師事務所)

13th Floor, Block B, OCG International Center, No. 158 Tianfu 4th Avenue,

GaoXin District, Chengdu, Sichuan Province, the PRC

CORPORATE INFORMATION (CONTINUED)

Domestic Shares Registrar and

Transfer Office

China Securities Depository and Clearing

Corporation Limited Shanghai Branch

36/F China Insurance Building,

No.166 Lujiazui East Road, Pudong,

Shanghai, the PRC

Hong Kong Shares Registrar

and Transfer Office

Hong Kong Registrars Limited

Shops 1712-1716, 17th Floor,

Hopewell Centre,

183 Queen's Road East, Wanchai,

Hong Kong

Principal Place of Business in

Hong Kong

Rooms 2201-2203, 22/F, World-Wide

House, 19 Des Voeux Road Central,

Central, Hong Kong

Initial Registration

Date and Place

19 August 1997

Chengdu, Sichuan Province, the PRC

Unified Social Credit Code

9151000020189926XW

Principal Banker

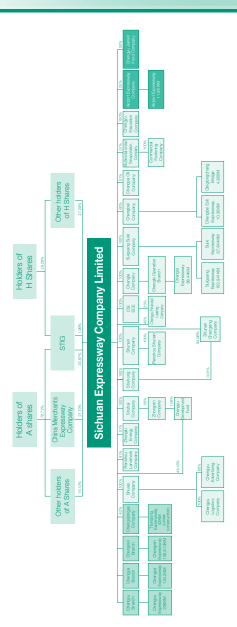
China Construction Bank

COMPANY PROFILE

The Company was incorporated in the Industry and Commerce Bureau of Sichuan Province of the PRC on 19 August 1997. The Company was listed on the Stock Exchange (stock code: 00107) on 7 October 1997 and on the SSE (stock code: 601107) on 27 July 2009, respectively.

The Group is principally engaged in the investment, construction, operation and management of expressway infrastructure projects as well as the operation of other businesses related to expressways. Currently, the Group mainly owns all or substantial interests in a number of expressways in Sichuan Province such as Chengyu Expressway, Chengya Expressway, Chengle Expressway, Chengren Expressway, Chengbei Exit Expressway, Suiguang Expressway, Suixi Expressway and Tianqiong Expressway under construction. As at 30 June 2020, the length of expressways of the Group has reached approximately 744km in total, and the length of expressways under construction were approximately 42km. The Group's total asset and net asset were approximately RMB38,486,474,000 and RMB15,619,787,000 respectively.

895,320,000 H Shares and 2,162,740,000 A Shares), the shareholders and asset structure of the As at 30 June 2020, the total number of share capital of the Company is 3,058,060,000 Shares (including Company are as follows:



INTERIM CONDENSED CONSOLIDATED FINANCIAL INFORMATION

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

		For the six months					
		ended 30 June					
		2020	2019				
	Notes	RMB'000	RMB'000				
		(Unaudited)	(Unaudited)				
REVENUE	4	2,339,595	3,327,239				
Cost of sales		(2,053,240)	(1,884,063)				
Gross profit		286,355	1,443,176				
Other income and gains	4	100,562	132,141				
Administrative expenses		(144,554)	(131,184)				
Other expenses		(12,398)	(14,449)				
Finance costs	5	(328,129)	(369,802)				
Share of profits and losses of:							
Joint ventures		4,553	115				
Associates		3,641	12,416				
PROFIT/(LOSS) BEFORE TAX	6	(89,970)	1,072,413				
Income tax expense	7	(46,191)	(198,163)				
PROFIT/(LOSS) FOR THE PERIOD)	(136,161)	874,250				

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

	For the six months ended 30 June			
	2020 2			
	RMB'000	RMB'000		
	(Unaudited)	(Unaudited)		
Attributable to: Owners of the Company Non-controlling interests	(164,758) 28,597	832,876 41,374		
	(136,161)	874,250		

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

For the six months ended 30 June 2020

For the six months ended 30 June

2020 2019 *RMB'000 RMB'000* (Unaudited) (Unaudited)

OTHER COMPREHENSIVE INCOME/(LOSS)

Other comprehensive income/(loss) that will not to be reclassified to profit or loss in subsequent periods:

Equity investments designated at fair value through other comprehensive income:

Changes in fair value (80,941) 4,378 Income tax effect 13,484 (655)

OTHER COMPREHENSIVE INCOME/(LOSS) FOR THE PERIOD, NET OF TAX

PERIOD, NET OF TAX (67,457) 3,723

TOTAL COMPREHENSIVE INCOME/(LOSS) FOR THE PERIOD

(203,618) 877,973

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (CONTINUED)

8

For the six months ended 30 June 2020

COMPANY

Basic and diluted

EQUITY HOLDERS OF THE

		For the Six months				
		ended 30 June				
	Notes	2020	2019			
		RMB'000	RMB'000			
		(Unaudited)	(Unaudited)			
Attributable to:						
Owners of the Company		(231,963)	836,184			
Non-controlling interests		28,345	41,789			
		(203,618)	877,973			
EARNINGS/(LOSSES) PER SHARE ATTRIBUTABLE TO ORDINARY						

RMB(0.054)

For the six months

RMB0.272

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
NON-CURRENT ASSETS			
Property, plant and equipment	9	730,925	760,079
Right-of-use assets	9	433,950	458,490
Service concession arrangements	9	25,685,345	25,423,037
Investments in joint ventures	10	135,738	135,374
Investments in associates	11	303,422	318,427
Equity investments designated at fair value through other comprehensive			
income	12	291,848	372,789
Loans to customers	13	1,318,417	1,180,772
Long term compensation receivables		14,353	24,010
Payments in advance		73,515	49,360
Contract assets		10,000	10,000
Contract costs		5,296	17,480
Deferred tax assets		17,081	157
Interests in land held for property			
development		156,303	156,303
Restricted deposits	16	34,699	29,102
Pledged deposits	16		15,000
Total non-current assets		29,210,892	28,950,380

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
CURRENT ASSETS			
Properties under development	14	2,268,242	2,019,493
Completed properties held for sale	14	152,188	154,350
Inventories		40,408	63,841
Loans to customers	13	984,749	935,463
Trade and other receivables	15	2,786,658	2,681,172
Contract assets		21,000	21,000
Contract costs		25,142	9,238
Financial assets at fair value through			
profit or loss		76,879	73,933
Pledged deposits	16	15,000	_
Cash and cash equivalents	16	2,905,316	2,951,704
Total current assets		9,275,582	8,910,194

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
CURRENT LIABILITIES			
Tax payable		40,870	70,823
Trade and other payables	17	2,867,019	3,229,995
Contract liabilities		1,404,886	542,203
Dividend payables		108,970	10,485
Interest-bearing bank and other			
borrowings	18	5,603,060	3,541,803
Total current liabilities		10,024,805	7,395,309
NET CURRENT ASSETS/ (LIABILITIES)		(749,223)	1,514,885
TOTAL ASSETS LESS CURRENT LIABILITIES		28,461,669	30,465,265

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
NON-CURRENT LIABILITIES			
Interest-bearing bank and other			
borrowings	18	12,291,090	13,310,136
Deferred tax liabilities		4,930	9,088
Contract liabilities		456,277	895,936
Deferred income	17	89,585	96,137
Total non-current liabilities		12,841,882	14,311,297
Net assets		15,619,787	16,153,968

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION (CONTINUED)

30 June 2020

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
EQUITY Equity attributable to owners of	, ,	
the Company Issued capital	3,058,060	3,058,060
Reserves	11,651,488	12,219,838
	14,709,548	15,277,898
Non-controlling interests	910,239	876,070
Total equity	15,619,787	16,153,968

Li Wenhu

Director

Gan Yongyi

Director

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

					Attributable	to owners of ti	e Company						
					Fair value								
					reserve of								
				Difference	financial								
				arising from	assets at								
				changes	fair value								
		Share	Statutory	in non-	through other							Non-	
	Issued	premium	surplus	controlling	comprehensive	General risk	Merger	Safety fund	Capital	Retained		controlling	
	capital	account	reserve	interests	income	reserve	difference	reserve	reserve	profits	Total	interests	Total equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 31 December 2018	3.058.060	2,654,601	4,910,903	(254,570)	84,661	_	(533,123)	8,146	32.820	4,530,108	14,491,606	392,793	14.884.399
Profit for the period	-	-	-	-	-	_	-	_	-	832,876	832,876	41,374	874,250
Other comprehensive income for													
the year:													
Changes in fair value of equity													
investments designated													
at fair value through other													
comprehensive income, net of													
tax					3,308						3,308	415	3,723
Total comprehensive income for the													
period	-	-	-	-	3,308	-	-	-	-	832,876	836,184	41,789	877,973
Transfer from/(to) reserves	-	-	-	-	-	-	-	-	-	-	-	-	-
Establishment for safety fund								0.045		(0.045)			
surplus reserve	-	-	-	-	-	-	-	2,845	-	(2,845)	-	-	-
Utilisation of safety fund surplus								(050)		252			
reserve	-	-	-	-	-	-	-	(650)	-	650	-	400 440	100 110
Acquisition of subsidiaries	-	-	-	-	-	-	-	-	-	-	-	490,116	490,116
Dividends paid to non-controlling shareholders												(0.054)	(0.054)
	-	-	-	-	-	-	-	-	-	(005 000)	(000 000)	(3,254)	(3,254)
Final 2018 dividend declared										(305,806)	(305,806)		(305,806)
At 30 June 2019 (Unaudited)	3,058,060	2,654,601*	4,910,903*	(254,570)	* 87,969*	*	(533,123)*	10,341*	32,820*	5,054,983*	15,021,984	921,444	15,943,428

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (CONTINUED)

					Attributable	to owners of t	he Company						
	Issued capital RMB'000	Share premium account RMB'000	Statutory surplus reserve RMB'000	Difference arising from changes in non- controlling interests RMB'000	Fair value reserve of financial assets at fair value through other comprehensive income RMB'000	General risk reserve RMB '000	Merger difference RMB'000	Safety fund reserve RMB'000	Capital reserve RMB'000	Retained profits RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total equity RMB'000
At 31 December 2019	3,058,060	2,654,601	5,417,299	(254,570)	90,628	990	(533,123)	8,471	32,820	4,802,722	15,277,898	876,070	16,153,968
Profit/(loss) for the period	-	-	-	-	-	-	-	-	-	(164,758)	(164,758)	28,597	(136,161)
Other comprehensive income for													
the year:													
Changes in fair value of equity													
investments designated													
at fair value through other comprehensive income, net of													
tax					(67,205)						(67,205)	(252)	(67,457)
tax		_			(01,200)					_	(01,200)	(202)	(01,401)
Total comprehensive income/(loss)													
for the period	-	-	-	-	(67,205)	-	-	-	-	(164,758)	(231,963)	28,345	(203,618)
Transfer from/(to) reserves		-	-	-	-	-	-	-	-	-		-	-
Establishment for safety fund													
surplus reserve	- 1	-	-		- 1	-	-	2,806	-	(2,806)	- 1		-
General risk reserve Utilisation of safety fund surplus		-	-	-		191	-	-	-	(191)		-	-
reserve								(171)		171			
Capital injection by a non-controlling								(111)					
shareholder												22,000	22,000
Dividends paid to non-controlling													
shareholders	-	-	-	-	-	-	-	-	-	-	-	(16,176)	(16,176)
Final 2019 dividend declared										(336,387)	(336,387)		(336,387)
At 30 June 2020 (Unaudited)	3,058,060	2,654,601*	5,417,299*	(254,570)	23,423*	1,181*	(533,123)	11,106*	32,820*	4,298,751*	14,709,548	910,239	15,619,787

^{*} These reserve accounts comprise the consolidated reserves of RMB11,651,488,000 (31 December 2019: RMB12,219,838,000) in the interim condensed consolidated statement of financial position.

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

		For the six months ended 30 June				
		2020	2019			
	Notes	RMB'000	RMB'000			
		(Unaudited)	(Unaudited)			
CASH FLOWS FROM OPERATING						
ACTIVITIES						
Profit/(loss) before tax		(89,970)	1,072,413			
Adjustments for:						
Finance costs	5	328,129	369,802			
Share of profits and losses of joint						
ventures and associates		(8,194)	(12,531)			
Fair value change on financial						
assets at fair value through profit						
or loss	4	(2,956)	_			
Depreciation of property, plant and						
equipment	9	45,677	35,568			
Depreciation of right-of-use assets	9	29,313	27,454			
Amortisation of service concession						
arrangements	9	384,650	371,097			
Reversal of provision for						
impairment of other receivables	6	(327)	_			
Impairment loss on trade						
receivables	6	5,180	_			

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

		For the six months	
	ended 30 June) June
		2020	2019
	Notes	RMB'000	RMB'000
		(Unaudited)	(Unaudited)
Losses on disposal and write-off			
of items of property, plant and			
equipment	6	1,606	72
Interest income	4	(52,869)	(100,590)
Dividend income from equity			
investments designated			
at fair value through other			
comprehensive income		(7,290)	(6,621)
Dividend income from financial			
assets at fair value other profit or			
loss		(2,380)	
		630,569	1,756,664

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

ended 30 June 2020 2019 RMB'000 RMB'000 (Unaudited) (Unaudited) Additions to service concession arrangements (616,736) (323,207) Additions to properties under development (242,337) (153,309)		For the six months	
RMB'000 (Unaudited) (Unaudited) Additions to service concession arrangements (616,736) (323,207) Additions to properties under development (242,337) (153,309)		ended 30) June
Additions to service concession arrangements (616,736) (323,207) Additions to properties under development (242,337) (153,309)		2020	2019
Additions to service concession arrangements (616,736) (323,207) Additions to properties under development (242,337) (153,309)		RMB'000	RMB'000
arrangements (616,736) (323,207) Additions to properties under development (242,337) (153,309)		(Unaudited)	(Unaudited)
Additions to properties under development (242,337) (153,309)	Additions to service concession		
development (242,337) (153,309)	arrangements	(616,736)	(323,207)
	Additions to properties under		
Decrease in completed properties	development	(242,337)	(153,309)
Decreased in completed proportion	Decrease in completed properties		
held for sale 2,162 –	held for sale	2,162	_
Increased in restricted deposits (5,597) (28,038)	Increased in restricted deposits	(5,597)	(28,038)
Increase in loans to customers (186,931) (592,889)	Increase in loans to customers	(186,931)	(592,889)
Increase in contract assets and	Increase in contract assets and		
contract costs (3,720) (38,551)	contract costs	(3,720)	(38,551)
Increase in trade and other	Increase in trade and other		
receivables (90,609) (3,454)	receivables	(90,609)	(3,454)
Decrease/(increase) in inventories 23,433 (29,866)	Decrease/(increase) in inventories	23,433	(29,866)
Decrease in deferred income (6,552) (7,181)	Decrease in deferred income	(6,552)	(7,181)
Increase in contract liabilities 423,024 770,625	Increase in contract liabilities	423,024	770,625
Decrease in trade and other payables (517,009) (661,778)	Decrease in trade and other payables	(517,009)	(661,778)
Cash generated from/(used in)	Cash gangrated from/(used in)		
operations (590,303) 689,016	, ,	(590.303)	689.016

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	For the six months ended 30 June	
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Interest received	37,078	55,416
Interest paid	(4,097)	_
Income tax paid	(83,742)	(146,624)
Net cash flows from/(used in)		
operating activities	(641,064)	597,808
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchases of items of property, plant		
and equipment	(46,265)	(39,219)
Acquisition of subsidiaries	_	943,534
Investment in a joint venture	_	(71,050)
Proceeds from partially disposal of		
shares of a joint venture	4,312	150,000
Investment in financial assets at fair		
value through profit or loss	(78)	_

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	For the six	For the six months	
	ended 30	June	
	2020	2019	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Proceeds from disposal of financial assets at fair value through profit or loss	88		
	00	_	
Proceeds from disposal of items of property, plant and equipment	3,981	1,744	
Interest received	21,465	24,243	
Dividends received from associates		36,040	
Dividends received from a joint		00,010	
venture	2,776	_	
Dividends received from equity investments designated at fair value through other comprehensive income	7,290	6,621	
Dividends received from financial assets at fair value through profit or loss	2,380	0,021	
Investment in equity investment designated at fair value through	_,		
other comprehensive income	-	(39,805)	
Decrease in pledged deposits		26,258	
Net cash flows from/(used in)			
investing activities	(4,051)	1,038,366	

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

	For the six	For the six months	
	ended 30) June	
	2020	2019	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
CASH FLOWS FROM FINANCING			
ACTIVITIES			
Interest paid	(206,633)	(367,440)	
Proceeds from bank loans	3,290,903	832,300	
Repayment of bank loans	(2,303,376)	(926,014)	
Proceeds from other loans	83,634	_	
Repayment of other loans	(10,859)	_	
Principle portion lease payments	(22,864)	(15,313)	
Capital injection by a non-controlling			
shareholder	22,000	_	
Dividends paid to owners of the			
Company	(237,902)	(242,794)	
Dividends paid to non-controlling			
shareholders	(16,176)	(3,254)	
Net cash flows from/(used in)			
financing activities	598,727	(722,515)	

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

2020 es <i>RMB'000</i>	2019
es RMB'000	
	RMB'000
(Unaudited)	(Unaudited)
(46,388)	913,659
2,951,704	3,657,420
2,905,316	4,571,079
2,863,716	4,547,579
41,600	23,500
2,905,316	4,571,079
6	(Unaudited) (46,388) 2,951,704 2,905,316 2,863,716 41,600

NOTES TO INTERIM CONDENSED FINANCIAL INFORMATION

For the six months ended 30 June 2020

1. CORPORATE INFORMATION

The Company is a limited liability company established in the PRC. The registered office of the Company is located at 252 Wuhouci Da Jie, Chengdu, Sichuan Province, the PRC.

During the six months ended 30 June 2020 (the "Period), the Group was involved in the following principal activities:

- investment holding;
- management and operation of expressways and a high-grade toll bridge;
- construction, operation of gas stations along expressways;
- property development; and
- finance lease business

In the opinion of the directors, STIG is the parent and the ultimate holding company of the Company, which is established in the PRC.

2.1 BASIS OF PREPARATION

The interim condensed consolidated financial information for the Period has been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 Interim Financial Reporting. The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2019.

Going concern basis

During the Period, the Group incurred a consolidated net loss of RMB164,758,000 (six months ended 30 June 2019: consolidated net profit of RMB832,876,000), and the Group had net current liabilities of RMB749,223,000 as at 30 June 2020. It was primarily due to the policy of toll fees waive to all vehicles passing through toll roads from 17 February 2020 to 6 May 2020 promulgated by Ministry of Transport of the PRC.

In view of these circumstances, the directors have given careful consideration to the future liquidity and performance of the Group and its available sources of finance in assessing whether the Group will have sufficient financial resources to continue as a going concern. As at 30 June 2020, based on the arrangements entered into with licensed banks in Mainland China, the Group's undrawn long-term banking facilities amounted to RMB7,850,000,000. Having considered the cash flows from operations and its available resource of finance, the directors are of the opinion the Group is able to meet in full its financial obligations as they fall due for the foreseeable future and it is appropriate to prepare the interim condensed consolidated financial information on a going concern basis.

2.2 CHANGES IN ACCOUNTING POLICIES AND **DISCLOSURES**

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those applied in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2019, except for the adoption of the following revised Hong Kong Financial Reporting Standards ("HKFRSs") for the first time for the current period's financial information.

Amendments to HKFRS 3

Definition of a Business

Amendments to HKFRS 9. HKAS 39 and HKFRS 7

Interest Rate Benchmark Reform

Amendment to HKFRS 16

Covid-19-Related Rent Concessions (early adopted)

Amendments to HKAS 1 and Definition of Material HKAS 8

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

The nature and impact of the new and revised HKFRSs are described below:

(a) Amendments to HKFRS 3 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 of 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 acquired 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. The Group has applied the amendments prospectively to transactions or other events that occurred on or after 1 January 2020. The amendments did not have any impact on the financial position and performance of the Group.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

- (b) Amendments to HKFRS 9, HKAS 39 and HKFRS 7 address the effects of interbank offered rate reform on financial reporting. The amendments provide temporary reliefs which enable hedge accounting to continue during the period of uncertainty before the replacement of an existing interest rate benchmark. In addition, the amendments require companies to provide additional information to investors about their hedging relationships which are directly affected by these uncertainties. The amendments did not have any impact on the financial position and performance of the Group as the Group does not have any interest rate hedge relationships.
- (c) Amendment to HKFRS 16 provides a practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the covid-19 pandemic. The practical expedient applies only to rent concessions occurring as a direct consequence of the covid-19 pandemic and only if (i) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change; (ii) any reduction in lease payments affects only payments originally due on or before 30 June 2021; and (iii) there is no substantive change to other terms and conditions of the lease. The amendment is effective retrospectively for annual periods beginning on or after 1 June 2020 with earlier application permitted.

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

The Group has early adopted the amendment on 1 January 2020 and elected not to apply lease modification accounting for all rent concessions granted by the lessors as a result of the covid-19 pandemic during the period ended 30 June 2020. The amendments did not have any impact on the financial position and performance of the Group as the Group does not have any material rent concessions granted by the lessors.

(d) Amendments to HKAS 1 and HKAS 8 provide a new definition of material. The new definition states that information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments clarify that materiality will depend on the nature or magnitude of information. The amendments did not have any impact on the Group's interim condensed consolidated financial information.

3. OPERATING SEGMENT INFORMATION

For the six months ended 30 June 2020

	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Tourism, culture and education RMB'000 (Unaudited)	Total <i>RMB'000</i> (Unaudited)
SEGMENT REVENUE (note 4)	885,592	661,181	93,362	699,460	-	2,339,595
SEGMENT RESULTS Reconciliation:	(156,822)	4,577	47,800	72,266	(35)	(32,214)
Unallocated income and gains						69,158
Corporate and other unallocated expenses						(126,914)
Loss before tax						(89,970)

For the six months ended 30 June 2019

	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Tourism, culture and education RMB'000 (Unaudited)	Total <i>RMB'000</i> (Unaudited)
SEGMENT REVENUE	2,022,866	420,795	61,096	822,482	-	3,327,239
SEGMENT RESULTS Reconciliation:	943,243	70,434	32,464	83,073	(3)	1,129,211
Unallocated income and gains Corporate and other unallocated expenses						55,794 (112,592)
Profit before tax						1,072,413

3. OPERATING SEGMENT INFORMATION (CONTINUED)

The following table presents the information of assets and liabilities for the Group's operating segments as at 30 June 2020 and 31 December 2019, respectively.

30 June 2020

	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Transportation, tourism, culture and education <i>RMB'000</i> (Unaudited)	Total <i>RMB'000</i> (Unaudited)
SEGMENT ASSETS	27,117,722	5,002,272	2,807,310	211,451	6,896	35,145,651
Reconciliation:						
Equity investments designated at fair value through other comprehensive income						291,848
Financial assets at fair value through profit or						
loss						76,879
Deferred tax assets						17,081
Pledged deposits						15,000
Restricted deposits						34,699
Cash and cash equivalents						2,905,316
Total assets						38,486,474
SEGMENT LIABILITIES	17,482,653	3,665,818	1,559,913	47,975	1,358	22,757,717
Reconciliation:						
Dividend payables						108,970
Total liabilities						22,866,687

3. OPERATING SEGMENT INFORMATION (CONTINUED)

30 June 2020 (Continued)

	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Transportation, tourism, culture and education <i>RMB'000</i> (Unaudited)	Total <i>RMB'000</i> (Unaudited)
OTHER SEGMENT INFORMATION						
Share of profits and losses of associates	3,161	87	393	-	-	3,641
Share of profits and losses of joint ventures	4,800	-	(247)	-	-	4,553
Interest expenses	299,594	28,128	55	317	35	328,129
Depreciation and amortisation	444,254	5,026	1,942	7,949	469	459,640
Investments in associates	63,502	71,167	168,753	-	-	303,422
Investments in joint ventures	130,505	-	5,233	-	_	135,738
Capital expenditure*	665,711	1,152	612	1,569	24	669,068

* Capital expenditure consists of additions to service concession arrangements and property, plant and equipment.

3. OPERATING SEGMENT INFORMATION (CONTINUED)

31 December 2019

4,850,451	2,562,356	242,362	7,254	34,417,889
				372,789
				73,933
				157
				15,000
				29,102
				2,951,704
				37,860,574
562 3,380,983	1,372,064	48,344	2,168	21,696,121
				10,485
				21,706,606
324 30	11,441	-	-	28,795
217) -	(63)	-	-	(280)
53,937	214	719	6	723,554
701 9,183	3,615	16,175	85	870,759
088 71,080	171,259	-	-	318,427
794 -	- 2,580	-	-	135,374
795 14,646	692	1,805	162	1,664,100
	324 30 217) - 678 53,937 701 9,183 088 71,080	324 30 11,441 217) – (63 678 53,937 214 701 9,183 3,615 088 71,080 171,259 794 – 2,580	324 30 11,441 - 217) - (63) - 678 53,937 214 719 701 9,183 3,615 16,175 088 71,080 171,259 - 794 - 2,580 -	324 30 11,441 217) - (63) 678 53,937 214 719 6 701 9,183 3,615 16,175 85 088 71,080 171,259 794 - 2,580

^{*} Capital expenditure consists of additions to service concession arrangements and property, plant and equipment.

4. REVENUE, OTHER INCOME AND GAINS

An analysis of revenue is as follows:

	For the six months ended 30 June		
	2020	2019	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Revenue from contracts with			
customers	2,241,392	3,247,140	
Revenue from other sources			
Finance lease	83,117	60,534	
Commercial factoring	10,245	562	
Gross rental income from operating			
leases:			
other lease payments,			
including fixed payments	4,841	19,003	
	98,203	80,099	
	2,339,595	3,327,239	

4. REVENUE, OTHER INCOME AND GAINS (CONTINUED)

For the six months ended 30 June 2020

Segments	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Transportation, tourism, culture and education <i>RMB'000</i> (Unaudited)	Total <i>RMB '000</i> (Unaudited)
Types of goods or services						
Toll income	885,592	-	-	-	-	885,592
Construction services	-	620,812	-	-	-	620,812
Sale of industrial products	-	8,283	-	699,460	-	707,743
Property development	-	3,922	-	-	-	3,922
Others		23,323				23,323
Total revenue from contracts with customers	885,592	656,340		699,460		2,241,392
Geographical markets						
All revenues under HKFRS 15 are generated in I	Mainland China.					
Timing of revenue recognition						
Goods transferred at a point in time	885,592	35,528	-	699,460	-	1,620,580
Services transferred over time		620,812				620,812
Total revenue from contracts with customers	885,592	656,340		699,460		2,241,392

4. REVENUE, OTHER INCOME AND GAINS (CONTINUED)

For the six months ended 30 June 2019

Segments	Toll roads and bridges <i>RMB'000</i> (Unaudited)	City operation <i>RMB'000</i> (Unaudited)	Financial investment <i>RMB'000</i> (Unaudited)	Energy investment <i>RMB'000</i> (Unaudited)	Transportation, tourism, culture and education <i>RMB'000</i> (Unaudited)	Total <i>RMB '000</i> (Unaudited)	
Types of goods or services							
Toll income	2,022,866	-	-	-	-	2,022,866	
Construction services	-	343,421	-	-	-	343,421	
Sale of industrial products	-	28,473	-	822,482	-	850,955	
Property development	-	-	-	-	-	-	
Others		29,898				29,898	
Total revenue from contracts with customers	2,022,866	401,792	_	822,482		3,247,140	
Geographical markets All revenues under HKFRS 15 are generated in Mainland China.							
Timing of revenue recognition							
Goods transferred at a point in time	2,022,866	58.371	_	822,482	_	2,903,719	
Services transferred over time		343,421				343,421	
Total revenue from contracts with customers	2,022,866	401,792	_	822,482		3,247,140	

4. REVENUE, OTHER INCOME AND GAINS (CONTINUED)

An analysis of other income and gains is as follows:

	For the six months ended 30 June		
	2020	2019	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Other income and gains			
Interest income from bank deposits	21,465	24,243	
Interest income from discounting long-			
term compensation receivables	4,266	5,244	
Interest income from financial assets			
arising from construction contracts	27,138	71,103	
Government grants*	6,652	4,424	
Road damage compensation income	22,172	16,078	
Dividend income from equity			
investments designated at fair			
value through other comprehensive			
income	7,290	6,621	
Dividend income from financial assets	,	-,-	
at fair value through profit or loss	2,380	_	
Fair value gains on financial assets at	_,000		
fair value through profit or loss	2,956	_	
Miscellaneous	6,243	4,428	
เขาองอาณาฮอนอ	0,243	4,420	
Total other income and gains	100,562	132,141	

^{*} There were no unfulfilled conditions or contingencies relating to these grants.

5. FINANCE COSTS

	For the six months		
	ended 3	30 June	
	2020	2019	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
Interest on bank and other loans	353,949	372,063	
Interest on medium term notes	48,330	44,071	
Interest on lease liabilities	4,097	3,727	
	406,376	419,861	
Less: Interest capitalised in respect of: - Service concession arrangements			
(note 9(c)) - Properties under development	(30,222)	(11,030)	
(note 14) Interest recorded under cost of sales	(6,412)	(11,463)	
and other operating costs	(41,613)	(27,566)	
	328,129	369,802	
Interest rate of borrowing costs capitalised	4.41%-7.8%	4.35%-6.18%	

6. PROFIT/(LOSS) BEFORE TAX

The Group's profit/(loss) before tax is arrived at after charging/(crediting):

		For the six months ended 30 June	
		2020	2019
	Notes	RMB'000	RMB'000
		(Unaudited)	(Unaudited)
Construction costs in respect of:			
Service concession arrangements*Construction works performed for		616,736	323,207
third parties*		3,962	16,250
Cost of sales of refined oil and		-,	-,
petrochemical products		602,902	737,133
Cost of properties sold		2,162	_
Cost of finance lease operation		41,613	27,566
Depreciation of property, plant and			
equipment	9	45,677	35,568
Amortisation of service concession			
arrangements	9	384,650	371,097
Depreciation of right-of-use assets	9	29,313	27,454
Employee benefit expenses		361,855	298,825
Repairs and maintenance		39,515	97,527
Auditor's remuneration		460	460
Impairment loss on trade receivables		5,180	-
Reversal of provision for impairment of			
other receivables		(327)	-
Lease payments not included in the			
measurement of lease liabilities		913	4,141
Loss on disposal of items of property,			
plant and equipment		1,606	72

^{*} During the Period, employee costs of RMB14,827,000 (six months ended 30 June 2019: RMB14,105,000) and depreciation charge of RMB997,000 (six months ended 30 June 2019: RMB577,000) were included in the construction costs.

7. INCOME TAX

The major components of income tax expense are as follows:

	For the six months ended 30 June		
	2020 <i>RMB'000</i> (Unaudited)	2019 <i>RMB'000</i> (Unaudited)	
Current – Mainland China Charged for the period Underprovision/(overprovision) in	52,610	199,390	
prior years Deferred	1,179 (7,598)	(2,118) 891	
Total tax charge for the Period	46,191	198,163	

No Hong Kong profits tax has been provided as no assessable profits were earned in or derived from Hong Kong during the Period.

Except for the companies mentioned below that are entitled to a preferential tax rate, the subsidiaries, associates and joint ventures of the Company are required to pay corporate income tax at the standard tax rate of 25%.

7. INCOME TAX (CONTINUED)

Pursuant to the Circular on Issues Concerning Tax Policies for Indepth Implementation of Western Development Strategies of the State Administration of Taxation, the Ministry of Finance and General Administration of Customs (Cai Shui [2011] No. 58) ("Circular"), the tax preferential treatments for the Western Region Development are valid until 2020. According to the Circular, "from 1 January 2011 to 31 December 2020, corporate income tax may be levied at a reduced tax rate of 15% for enterprises established in the western region and engaged in encouraged industries. The above-mentioned industries shall refer to enterprises whose principal businesses are the industrial projects prescribed in the Catalogue of Encouraged Industries in the Western Region (the "Catalogue") approved by the State Council, and shall be implemented as of 1 October 2014 and Revised Catalogue of Encouraged Industries in the Western Region approved by the State Council, and shall be implemented as of 28 July 2017, the income from which accounts for more than 70% of the total income of such enterprises."

Pursuant to the Circular on Issues Announcement on the Continuation of Cai Shui [2011] No. 58 for Western Development Strategies of the State Administration of Taxation, the Ministry of Finance and National Development and Reform Commission ("Circular [2020] No. 23"), the tax preferential treatments for the Western Region Development are valid until 2030. According to the Circular [2020] No. 23, "from 1 January 2021 to 31 December 2030, corporate income tax may be levied at a reduced tax rate of 15% for enterprises established in the Western region and engaged in encouraged industries prescribed in the Catalogue if the income within the Catalogue accounts for more than 60% of the total income of such enterprises."

7. INCOME TAX (CONTINUED)

For entities within the scope of the transportation industry, i.e., the Company, Sichuan Chengle Expressway Company Limited, Chengdu Chengbei Exit Expressway Company Limited and Chengdu Airport Expressway Company Limited, an associate of the Company, which have been approved to enjoy the preferential tax rate of 15% before 2012 and have not changed their business operations, income tax of these entities for the Period continued to be calculated at a tax rate of 15%.

The share of tax attributable to joint ventures and associates amounting to RMB2,235,000 (six months ended 30 June 2019: RMB3,198,000) is included in "Share of profits and losses of joint ventures and associates" on the face of the interim condensed consolidated statement of profit or loss and other comprehensive income.

8. EARNINGS/(LOSSES) PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculation of basic earnings/(losses) per share is based on the loss for the Period attributable to equity holders of the Company of RMB164,758,000 (profit for the period of six months ended 30 June 2019:RMB832,876,000) and the number of ordinary shares of 3,058,060,000 (six months ended 30 June 2019: 3,058,060,000) in issue during the Period.

No adjustment has been made to the basic loss per share amounts presented for the six months ended 30 June 2020 in respect of a dilution as the impact of the share options outstanding had an anti-dilutive effect on the loss per share amounts presented.

9. PROPERTY, PLANT AND EQUIPMENT, RIGHT-OF-USE ASSETS AND SERVICE CONCESSION ARRANGEMENTS

Movements in property, plant and equipment, right-of-use assets and service concession arrangements during the Period were as follows:

	Property, plant and	Right- of-use	Service concession
	equipment	assets	arrangements
	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)
Carrying amounts at opening of the			
Period	760,079	458,490	25,423,037
Additions	22,110	4,773	646,958
Disposals	(5,587)	-	_
Depreciation/amortisation charged for			
the Period	(45,677)	(29,313)	(384,650)
Carrying amounts at end of the Period	730,925	433,950	25,685,345

9. PROPERTY, PLANT AND EQUIPMENT, RIGHT-OF-USE ASSETS AND SERVICE CONCESSION ARRANGEMENTS (CONTINUED)

Notes:

(a) At 30 June 2020 and 31 December 2019, the concession rights pertaining to certain expressways with net carrying amounts listed below were pledged to secure bank loans granted to the Group (note 18 (a)):

	30 June	31 December
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	
Chengle Expressway	4,300,490	3,689,688
Chengren Expressway	6,553,236	6,639,158
Suiguang-Suixi Expressways	11,739,866	11,817,261
	22,593,592	22,146,107

(b) During the Period, the Group was undertaking the Chengle Expressway Expansion Construction Project and Tianqiong Expressways BOT Project. Total cost of RMB646,958,000 (six months ended 30 June 2019: RMB334,237,000), including construction costs of RMB616,736,000 and borrowing costs of RMB30,222,000 were incurred, among which RMB616,736,000 (six months ended 30 June 2019: RMB323,207,000) was sub-contracted to third party subcontractors.

9. PROPERTY, PLANT AND EQUIPMENT, RIGHT-OF-USE ASSETS AND SERVICE CONCESSION ARRANGEMENTS (CONTINUED)

Notes: (continued)

(b) (continued)

In addition, construction revenue of RMB616,736,000 (six months ended 30 June 2019: RMB323,207,000) was recognised in respect of the construction service provided by the Group for the Chengle Expressway Expansion Construction Project and Tianqiong Expressways BOT Project by using the input method during the Period. Construction revenue was included in the additions to service concession arrangements which should be amortised upon the completion of these projects and commencement of operation.

(c) Additions to service concession arrangements during the Period include interest capitalised in respect of bank loans amounting to RMB30,222,000 (six months ended 30 June 2019: RMB11,030,000) (note 5).

10. INVESTMENTS IN JOINT VENTURES

30 June 31 December 2020 2019 *RMB'000 RMB'000* (Unaudited) 135,738 135,374

Share of net assets

Particulars of the Group's joint ventures, which were established and operate in Mainland China, are as follows:

	Percentage of ownership	
	interest attributable to	Principal
Name	the Group	activities
Zhongxin Company Chengyu Development Fund	50% (indirect) 50% (direct)	Asset management Asset management
Chengyu Jianxin Fund Company	50% (direct)	Asset management
Sichuan Communications	49% (indirect)	Technology service
Network Technology Company Limited		

11. INVESTMENTS IN ASSOCIATES

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Share of net assets Provision for impairment	312,585 (9,163)	327,590 (9,163)
	303,422	318,427

Particulars of the Group's major associates, which were established and operate in Mainland China, are as follows:

	Percentage of ownership interest attributable to	Principal
Name	the Group	activities
Airport Expressway Company	25%	Operation of Chengdu Airport
Renshou Bank	9.997%	Expressway Banking operations

The Group's shareholdings in Airport Expressway Company are held by the Company, and the shareholdings in Renshou Bank are indirectly held by the Company.

12. EQUITY INVESTMENT DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Listed equity investments, at fair value Unlisted equity investments, at fair	96,538	118,919
value	195,310 291,848	253,870

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

13. LOANS TO CUSTOMERS

The Group's loans to customers, represent net investments in fixed assets leased to third party customers under finance lease contracts. The contracts run for initial periods of one to five years, with options for acquiring by the respective lessee the leased assets at nominal values at the end of the lease period. The total minimum lease receivables and their present values at the end of the reporting period are as follows:

30 June 2020

	Net lease receivables <i>RMB'000</i> (Unaudited)	Unearned finance income <i>RMB'000</i> (Unaudited)	Total gross lease receivables <i>RMB'000</i> (Unaudited)
Amounts receivable: - Within one year - In the second year - In the third to fifth years, inclusive	984,749 878,363 440,054	115,039 60,938 21,025	1,099,788 939,301 461,079
Total	2,303,166	197,002	2,500,168
Portion classified as current assets	(984,749)		
Non-current portion	1,318,417		

13. LOANS TO CUSTOMERS (CONTINUED)

31 December 2019

	Net lease receivables RMB'000	Unearned finance income RMB'000	Total gross lease receivables <i>RMB'000</i>
Amounts receivable:			
- Within one year	935,463	102,177	1,037,640
- In the second year	691,662	62,934	754,596
- In the third to fifth years, inclusive	489,110	16,729	505,839
Total	2,116,235	181,840	2,298,075
Portion classified as current assets	(935,463)		
Non-current portion	1,180,772		

At 30 June 2020, the Group has pledged lease receivables of RMB1,051,775,000 (31 December 2019: RMB863,212,000) to secure bank and other borrowings (note 18 (a)) granted to the Group. The loans to customers were secured by the collateral provided by the lessees including specific equipment or assets.

14. PROPERTIES UNDER DEVELOPMENT AND COMPLETED PROPERTIES HELD FOR SALE

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Properties under development		
Land costs	1,389,645	1,389,645
Development costs	878,597	629,848
	2,268,242	2,019,493
Completed properties held for sale		
Carrying amount at 1 January	154,350	176,002
Impairment	-	(1,527)
Transfer to cost of properties sold	(2,162)	(20,125)
Carrying amount at end of the Period/ year	152,188	154,350

14. PROPERTIES UNDER DEVELOPMENT AND PROPERTIES HELD FOR SALE (CONTINUED)

The Group's properties under development and completed properties held for sale are situated on leasehold land in Mainland China. As at 30 June 2020, properties under development were expected to be completed or realised within normal operating cycle. Land use right of properties under development of RMB499,100,000 (31 December 2019: RMB859,600,000) was pledged to secure bank loan granted by Bank of Chengdu (note 18 (a)). Interest expenses on bank loans and interest expense arising from revenue contracts capitalised as part of properties under development by the Group during the Period was RMB6,412,000 (note 5) and RMB35,467,000, respectively (six months ended 30 June 2019: RMB11,463,000 and RMB27,566,000).

15. TRADE AND OTHER RECEIVABLES

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Trade receivables			
Trade receivables		2,101,036	2,188,404
Impairment		(5,180)	
Trade receivables, net	(a)	2,095,856	2,188,404
Bill receivables	(4)	57,846	25,823
Other receivables Deposits and other			
receivables	(b)	673,158	488,847
Impairment		(108,524)	(108,851)
		564,634	379,996
Prepayments		68,322	86,949
Other receivables, net		632,956	466,945
Total trade and other receivables		2,786,658	2,681,172

15. TRADE AND OTHER RECEIVABLES (CONTINUED)

Notes:

(a) The Group's trading terms of trade receivables arising from sales of industrial products with its customers are mainly on credit, except for new customers, where payment in advance is normally required. The credit period is generally one month, extending up to three months for major customers.

The term of commercial factoring contracts ranged from four months to one year since the effective date of the relevant factoring contracts. The Group's credit terms of trade receivables arising from commercial factoring are generally on 30-day basis.

The Group's trade receivables which arose from construction contracts are settled in accordance with the terms specified in the contracts governing the relevant construction works. The Group does not have a standardised and universal credit period granted to its construction contract customers. The credit period of individual construction contract customers is considered on a case-by-case basis and is set out in the construction contracts, as appropriate.

According to the contracts governing the relevant construction works, trade receivables of RMB976,813,000(31 December 2019: RMB1,054,108,000) were to be settled by instalments within two to seven years upon completion of the relevant construction works and bore interest at rates ranging from 4.75% to 14.98% (2019: 4.75% to 14.98%) per annum. The remaining trade receivables are non-interest-bearing.

15. TRADE AND OTHER RECEIVABLES (CONTINUED)

Notes: (continued)

(a) (continued)

An aging analysis of the trade receivables as at the end of the reporting period, based on the invoice date and process billing date, is as follows:

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Within 3 months 3 to 6 months 6 to 12 months Over 1 year	82,370 119,672 181,355 1,712,459	1,065,895 37,455 125,115 959,939
	2,095,856	2,188,404

15. TRADE AND OTHER RECEIVABLES (CONTINUED)

Notes: (continued)

(b) The Group's deposits and other receivables as at the end of the reporting period are analysed as follows:

	30 June	31 December
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	
Interest receivables	8,774	18,714
Long term compensation		
receivables to be received within		
one year	9,657	8,478
Toll income receivables	169,055	30,845
Deductible input value added tax	176,097	138,977
Deposits	13,567	13,217
Miscellaneous	296,008	278,616
	673,158	488,847
Impairment allowance	(108,524)	(108,851)
	564,634	379,996

15. TRADE AND OTHER RECEIVABLES (CONTINUED)

Notes: (continued)

(c) Amounts due from related parties, which are repayable on credit terms similar to those offered to the major customers of the Group, included in trade and other receivables as at the end of the reporting period, are as follows:

	30 June	31 December
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	
Fellow subsidiaries under common control of STIG		
- Other receivables	360	3,285
- Prepayments		1,086
	360	4,371

16. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Cash and bank balances Time deposits	2,898,415 56,600	2,980,806
	2,955,015	2,995,806
Less: Pledged time deposits for construction of road projects Restricted deposits	15,000 34,699	15,000 29,102
Cash and cash equivalents	2,905,316	2,951,704

17. TRADE AND OTHER PAYABLES

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Current portion: Trade and bill payables Other payables Accruals Deferred income	(a) (b) (c)	1,928,006 692,490 213,175 33,348	2,377,444 760,061 59,142 33,348
		2,867,019	3,229,995

17. TRADE AND OTHER PAYABLES (CONTINUED)

Notes:

(a) An aged analysis of the trade and bill payables as at the end of the reporting period, based on the invoice date, is as follows:

	30 June	31 December
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	
Within 3 months	603,471	656,707
3 to 6 months	63,757	5,230
6 to 12 months	30,325	_
Over 1 year	1,230,453	1,715,507
	1,928,006	2,377,444

The trade payables are non-interest-bearing. Except for retention money payables arising from construction services which are normally settled in the range from six months to two years, which is agreed with each individual supplier or contractor on a case-by-case basis and set out in the respective contracts.

17. TRADE AND OTHER PAYABLES (CONTINUED)

Notes: (continued)

(b) Other payables at the end of the reporting period mainly included the following balances:

		30 June	31 December
		2020	2019
	Note	RMB'000	RMB'000
		(Unaudited)	
Advances		34,094	30,666
Inter-network toll			
collection	(i)	58,877	54,324
Payroll and welfare			
payable		134,276	233,844
Taxes and surcharge			
payables		44,235	28,753
Performance guarantee			
deposits		190,457	180,547
Others		230,551	231,927
		692,490	760,061

(i) The balance represented the expressway tolls pending for allocation to other expressway operators.

17. TRADE AND OTHER PAYABLES (CONTINUED)

Notes: (continued)

- (c) The balance as at 30 June 2020 consisted of interest accrued in respect of medium term notes of RMB38,116,000 (31 December 2019: RMB28,485,000) and interest-bearing bank loans of RMB175,059,000 (31 December 2019: RMB30,657,000).
- (d) Amounts due to related parties included in trade and other payables as at the end of the reporting period, which are on credit terms similar to those offered by the fellow subsidiaries to their major customers, are as follows:

	30 June	31 December
	2020	2019
	RMB'000	RMB'000
	(Unaudited)	
Fellow subsidiaries under common control of STIG		
- Trade payables	64,709	76,599
- Other payables	602,785	1,065,701
	667,494	1,142,300

Except for the performance guarantee deposits which have a longer term of approximately two years, other payables are non-interest-bearing and have an average term of three months.

18. INTEREST-BEARING BANK AND OTHER BORROWINGS

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Bank loans:			
Secured	(a)	12,443,520	11,955,993
Unsecured		2,560,000	2,060,000
Medium term notes	(b)	2,490,000	2,490,000
Other borrowings			
Secured	(a)	83,634	_
Unsecured	(C)	165,616	176,475
Lease liabilities		151,380	169,471
Portion classified as current		17,894,150	16,851,939
liabilities		(5,603,060)	(3,541,803)
Non-current portion		12,291,090	13,310,136

At the end of the reporting period, all interest-bearing bank and other loans of the Group were denominated in RMB.

18. INTEREST-BEARING BANK AND OTHER BORROWINGS (CONTINUED)

Notes:

(a) Interest-bearing bank and other borrowings were secured by:

	Notes	30 June 2020 <i>RMB'000</i> (Unaudited) (Bank loan	31 December 2019 <i>RMB'000</i> s amount)
Secured by concession rights of: Chengle Expressway Chengren Expressway Suiguang-Suixi Expressways	9(a)	1,400,000 2,381,264 7,760,000	800,000 2,381,264 7,910,000
Secured by loans to customers Secured by land use rights	13 14	11,541,264 853,890 132,000	11,091,264 659,729 205,000
		12,527,154	11,955,993

18. INTEREST-BEARING BANK AND OTHER BORROWINGS (CONTINUED)

Notes: (continued)

- (b) As at 30 June 2020, the Company had three (31 December 2019: three) tranches of outstanding medium term notes totalling RMB2,490,000,000 (31 December 2019: RMB2,490,000,000) issued to domestic institutional investors participating in the PRC interbank debt market. The interest rates for the medium term notes ranged from 3.48% to 6.30% (31 December 2019: 3.48% to 6.30%) per annum. The medium term notes were all issued at a par value of RMB100 per unit, and will be repaid between December 2020 and July 2024, with an original maturity period of five years.
- (c) As at 30 June 2020, the Group's unsecured other borrowings consisted of a shareholder's loan of loan of RMB112,240,000 (31 December 2019: RMB112,240,000) granted to a subsidiary within the Group by its non-controlling shareholder, bearing interest at annual interest rate of 7.80% (31 December 2019: 7.80%) (note 21(d)), and a loan of RMB53,376,000 (31 December 2019: 64,235,000) granted by an independent party, bearing interest at annual interest rate of 6.175% (31 December 2019: 6.175%).

19. DIVIDENDS

At a meeting of the board of directors held on 27 August 2020, the directors of the Company resolved not to pay an interim dividend to shareholders (six months ended 30 June 2019: Nil).

The proposed final dividend of RMB0.110 per ordinary share for the year ended 31 December 2019 (2018: RMB0.100) was declared during the Period and fully paid on 9 July 2020.

20. COMMITMENTS

The Group had the following commitments at the end of the reporting period:

30 June 31 December 2020 2019 *RMB'000 RMB'000* (Unaudited)

Contracted, but not provided for:

Service concession arrangements 6,463,260 3,264,316

21. RELATED PARTY TRANSACTIONS

The Group had the following transactions with related parties during the Period:

(a) During the Period, the aggregate service fee payable to Sichuan Zhineng Transportation System Management Company Limited, a subsidiary under common control of STIG, in relation to the provision of a computer system for highway network toll fee collection and supportive technological services to the Group amounted to approximately RMB3,636,000 (six months ended 30 June 2019: RMB8,339,000). The fee was determined based on a service charge of 0.4% of toll income or RMB25,000,000 per annum, whichever is lower.

21. RELATED PARTY TRANSACTIONS (CONTINUED)

- (b) During the Period, the Company leased out a certain part of its office buildings to STIG for half-year rental of RMB1,221,000 (six months ended 30 June 2019: RMB1,221,000). The directors consider that the office rental income received by the Group from STIG as determined under the tenancy agreement are based on the market rate for similar premises in similar locations.
- (c) During the Period, the Group purchased raw materials, machinery and electronic equipment for various infrastructure construction projects from subsidiaries of STIG with an aggregate amount of RMB319,000 (six months ended 30 June 2019: RMB100,000), based on the market price.
- (d) As at 30 June 2020, Renshou Landmark Company had an outstanding loan due to its non-controlling shareholder, Trading Property Company amounting to RMB112,240,000, which will be repaid in September 2022. This balance is unsecured, with an interest rate of 7.80%. During the Period, interest expenses to be paid by Renshou Landmark Company to Trading Landmark Company totalled RMB4,428,000 (six months ended 30 June 2019: RMB3,308,000).

21. RELATED PARTY TRANSACTIONS (CONTINUED)

- (e) During the Period, Sichuan Trading Real Estate Co., Ltd., a subsidiary under common control of STIG was engaged in provision of sales agent service for the Renshou Landmark real estate project of the Group. Sales commission recognised during the Period was approximately RMB7,221,000 (six months ended 30 June 2019: RMB6,471,000). The prices of such works are usually determined through public tender and bidding process.
- (f) During the Period, a subsidiary under common control of STIG was engaged by the Group to provide construction and maintenance works. The prices of such works are usually determined through public tender and bidding process. Construction and maintenance cost recognised by the Group for such services amounted to RMB254,522,000 (six months ended 30 June 2019: RMB280,739,000).
- (g) As at 30 June 2020, Commercial Factoring Company had an outstanding commercial factoring loan of RMB49,846,000 granted to a subsidiary under common control of STIG. The relevant terms of the factoring service are similar with those granted to other customers, usually determined through risk assessment. During the Period, the revenue recognised by the Group for such service amounted to RMB1,280,000 (six months ended 30 June 2019: RMB Nil).

21. RELATED PARTY TRANSACTIONS (CONTINUED)

(h) Compensation of the key management personnel of the Group during the Period:

For the six months			
ended 3	0 June		
2020	2019		
RMB'000	RMB'000		
(Unaudited)	(Unaudited)		
160	160		
4,194	3,413		
105	221		
209	288		
4,508	3,922		
4,668	4,082		
	ended 3 2020 RMB'000 (Unaudited) 160 4,194 105 209		

These transactions were carried out in accordance with the terms of agreements governing such transactions.

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values due to short term to maturity, are as follows:

	Carrying	amounts	Fair values	
	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Financial assets: Pledged deposits, non-current				
portion	_	15,000	_	15,000
Restricted deposits Long-term compensation receivables, non-current	34,699	29,102	34,699	29,102
portion Loans to customers, non-current	14,353	24,010	14,353	24,010
portion Equity investments designated at fair value through other	1,318,417	1,180,772	1,318,417	1,180,772
comprehensive income	291,848	372,789	291,848	372,789
	1,659,317	1,621,673	1,659,317	1,621,673
Financial liabilities: Interest-bearing bank and other loans:				
- Bank loans	15,003,520	14,015,993	14,081,751	13,520,011
 Medium term notes 	2,490,000	2,490,000	2,460,504	2,415,135
Other borrowings	249,250	112,240	235,817	102,321
	17,742,770	16,618,233	16,778,072	16,037,467

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Management has assessed that the fair values of cash and cash equivalents, the current portion of pledged deposits, trade receivables, trade payables, financial assets included in other receivables, and financial liabilities included in other payables and accruals approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of the Group's long term compensation receivable, loan to customers and interest-bearing bank and other loans have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities, adjusted by the Group's own non-performance risk where appropriate.

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

The fair values of listed equity investment are based on quoted market prices. The fair values of unlisted equity investments designated at fair value through other comprehensive income and financial assets at fair value through profit or loss have been estimated using a market-based valuation technique based on assumptions that are not supported by observable market prices or rates. The valuation requires the directors to determine comparable public companies (peers) based on industry, size, leverage and strategy, and to calculate an appropriate price multiple, such as enterprise value to earnings before interest, taxes, depreciation and amortisation ("EV/EBITDA") multiple and price to earnings ("P/E") multiple, for each comparable company identified. The multiple is calculated by dividing the enterprise value of the comparable company by an earnings measure. The trading multiple is then discounted for considerations such as illiquidity and size differences between the comparable companies based on companyspecific facts and circumstances. The discounted multiple is applied to the corresponding earnings measure of the unlisted equity investments to measure the fair value. The directors believe that the estimated fair values resulting from the valuation technique, which are recorded in the consolidated statement of financial position, and the related changes in fair values, which are recorded in other comprehensive income, are reasonable, and that they were the most appropriate values at the end of the reporting period.

During the Period, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for financial assets (six months ended 30 June 2019: Nil).

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

	Fair val			
	Quoted prices	Quoted prices Significant		
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
As at 30 June 2020				
Financial assets:				
Equity investments designed				
at fair value through other				
comprehensive income:				
- Listed equity investments	96,538	_	_	96,538
- Unlisted equity investments	-	-	195,310	195,310
Financial assets at fair value				
through profit or loss			76,879	76,879
	96,538	_	272,189	368,727

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

Assets measured at fair value: (continued)

	Fair val	ue measureme	nt using	
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
As at 31 December 2019				
Financial assets				
Equity investments designed				
at fair value through other				
comprehensive income:				
- Listed equity investment	118,919	-	-	118,919
- Unlisted equity investments		-	253,870	253,870
Financial assets at fair value				
through profit or loss			73,933	73,933
	110 010		227 202	116 700
	118,919	_	327,803	446,722

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

Assets for which fair values are disclosed:

nt using	ue measuremer		
Significant	Significant	Quoted prices	
unobservable	observable	in active	
inputs	inputs	markets	
(Level 3)	(Level 2)	(Level 1)	
RMB'000	RMB'000	RMB'000	
(Unaudited)	(Unaudited)	(Unaudited)	
			As at 30 June 2020
			Financial assets:
-	34,699	_	Restricted deposits
			Long term compensation
			receivables, non-current
14,353	-	-	portion
			Loan to customers, non-current
1,318,417			portion
1,332,770	34,699	_	
3	Significant unobservable inputs (Level 3 RMB'000 (Unaudited	Significant observable inputs (Level 2) (Level 3) RMB'000 (Unaudited) (Unaudited) 34,699 - 14,353	in active observable unobservable markets inputs inputs (Level 1) (Level 2) (Level 3) (MB'000 RMB'000 (Unaudited) (Unaudited) (Unaudited) (Unaudited) - 34,699 - 14,353

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

Assets for which fair values are disclosed: (continued)

	Fair val	ue measureme	nt using	
	Quoted prices	Significant	Significant	
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
As at 31 December 2019				
Financial assets:				
Pledged deposits, non-current				
portion	_	15,000	-	15,000
Restricted deposits	_	29,102	-	29,102
Long term compensation				
receivables, non-current				
portion	_	_	24,010	24,010
Loan to customers, non-current				
portion			1,180,772	1,180,772
		44,102	1,204,782	1,248,884

22. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

Liabilities for which fair values are disclosed:

	Fair val			
	Quoted prices	Quoted prices Significant		
	in active	observable	unobservable	
	markets	inputs	inputs	
	(Level 1)	(Level 2)	(Level 3)	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
As at 30 June 2020				
Financial liabilities:				
Interest-bearing bank and other				
loans			16,778,072	16,778,072
As at 31 December 2019				
Financial liabilities:				
Interest-bearing bank and other				
loans		_	16,037,467	16,037,467

23. CONTINGENT LIABILITIES

As at 30 June 2020, the Group did not have any material contingent liabilities.

24. EVENTS AFTER THE REPORTING PERIOD

As at the date of approval of the interim condensed consolidated financial information, the Group had no event after the reporting period that need to be disclosed.

25. APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL INFORMATION

The interim condensed consolidated financial information was approved and authorised for issue by the board of directors on 27 August 2020.

CHANGES IN SHARE CAPITAL AND SHAREHOLDING OF SUBSTANTIAL SHAREHOLDERS

- I. DURING THE REPORTING PERIOD, THERE WAS NO CHANGE IN THE TOTAL NUMBER OF SHARES AND CAPITAL STRUCTURE OF THE COMPANY.
- II. AS AT 30 JUNE 2020, THE COMPANY HAD A TOTAL OF 57,590 SHAREHOLDERS, INCLUDING 57,330 HOLDERS OF A SHARES AND 260 HOLDERS OF H SHARES.
- III. SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 30 June 2020, the interests and short positions of the Shares and underlying shares of the Company held by substantial Shareholders or other persons (other than the Directors, Supervisors and chief executives of the Company) as recorded in the register of interests required to be kept by the Company pursuant to section 336 of the SFO, or as otherwise notified to the Company and the Hong Kong Stock Exchange are set out below:

CHANGES IN SHARE CAPITAL AND SHAREHOLDING OF SUBSTANTIAL SHAREHOLDERS (CONTINUED)

Name	Type of Shares	Long position/ short position	Number of the Company's Shares held	Approximate percentage in the total issued share capital of the Company	Approximate Percentage in the share capital of A Shares/ H Shares	Capacity
STIG	A Shares	Long position	1,035,915,462	33.87%	47.90%	Beneficial owner
	H Shares	Long position	60,854,200	1.99%	6.80%	Beneficial owner
		Total:	1,096,769,662	35.86%		Beneficial owner
China Merchants Expressway Company	A Shares	Long position	664,487,376	21.73%	30.72%	Beneficial owner
	H Shares	Long position	96,458,000	3.15%	10.77%	Interest in controlled corporation (1
		Total:	760,945,376	24.88%		

Note (1): Cornerstone Holdings Limited is wholly owned by China Merchants Expressway Company, which is therefore deemed to be interested in the H shares held by Cornerstone Holdings Limited under the SFO.

Save as disclosed above, as at 30 June 2020, no persons (other than the Directors, Supervisors and chief executives of the Company) had registered interests or short positions in the Shares and underlying Shares of the Company which were required to be recorded in accordance with Section 336 of the SFO.

CHANGES IN SHARE CAPITAL AND SHAREHOLDING OF SUBSTANTIAL SHAREHOLDERS (CONTINUED)

IV. CHANGE IN THE CONTROLLING SHAREHOLDER OF THE COMPANY

During the Reporting Period, there was no change in the controlling Shareholder of the Company, which remained as STIG.

V. PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the Reporting Period.

VI. ISSUE AND LISTING OF SECURITIES

As approved by CSRC with the approval document (Zheng Jian Xu Ke [2015] No. 1484), the Company issued the domestic fixed-rate corporate bonds publicly in a total amount of RMB1 billion on 17 June 2016, with a term of five years and issuing number of 10,000,000. This tranche of bonds was issued at nominal value of RMB100 each. The final coupon rate was 3.48%. The actual net proceeds raised after deducting issuance expenses amounted to RMB996 million and were to be used for loan repayment and replenishment of working capital. This tranche of bonds (bond name: 16 Chengyu 01; bond code: 136493) has been listed on SSE on 11 July 2016 and will expire on 17 June 2021. As at 30 June 2020, the Company has paid the interest for four years in full in respect of its bond named "16 Chengyu 01" according to schedule.

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

I. SHAREHOLDINGS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVES

As at 30 June 2020, interests and short positions held by Directors, Supervisors and chief executives of the Company in Shares, underlying shares or bonds of the Company or its associated corporation (as defined in Part XV of the SFO) that, by virtue of Divisions 7 and 8 of the SFO, which shall be reported to the Company and the Stock Exchange (including interests and short positions, by virtue of the SFO or other regulations, deemed to be or treated as held by these directors, supervisors and chief executives); or any interests or short positions that shall be recorded in the register required to be kept under Section 352 of the SFO; or interests or short positions that, by virtue of Model Code as set out in Appendix 10 to the Listing Rules, shall be notified to the Company and the Stock Exchange, are as follows:

Name	Class of Shares	Long position/ Short position	Number of the Company's Shares held	Approximate percentage in the total issued share capital of the Company	Approximate percentage in the share capital of A Shares/ H Shares	Capacity
Gan Yongyi	A Shares	Long position	50,000	0.0016%	0.0023%	Beneficial owner
Luo Maoguan	A Shares	Long position	10,000	0.0003%	0.0005%	Beneficial owner

II. CHANGES IN DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

On 17 January 2020, Mr. Gan Yongyi was elected as the Chairman of the Board of the Company as was considered and approved at the 3rd meeting of the seventh session of the Board.

On 29 April 2020, Mr. Ni Shilin resigned as a director and the Vice Chairman of the Board of the Company due to work rearrangement; Mr. Luo Maoquan resigned as a Director and a deputy general manager of the Company due to work rearrangement; on the same day, Mr. You Zhiming was appointed as a deputy general manager of the Company as was considered and approved at the 5th meeting of the seventh session of the Board of the Company.

On 3 June 2020, Mr. Feng Bing resigned as a supervisor and the Chairman of the Supervisory Committee of the Company due to work rearrangement; Mr. Meng Jie resigned as a supervisor of the Company due to work rearrangement; on the same day, Mr. Yang Guofeng was elected as a non-executive Director of the seventh session of the Board of the Company and Ms. Ma Yonghan was elected as an executive Director of the seventh session of the Board of the Company, Mr. Luo Maoquan and Ms. Gao Ying were elected as supervisors of the seventh session of the Supervisory Committee of the Company as was considered and approved at the 2019 annual general meeting of the

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT (CONTINUED)

Company; on the same day, Mr. Yang Guofeng was elected as the vice chairman of the Board and Mr. Peng Chi was elected as a deputy general manager of the Company as was considered and approved at the 6th meeting of the seventh session of the Board held; Mr. Luo Maoquan was elected as the Chairman of the Supervisory Committee as was considered and approved at the 5th meeting of the seventh session of the Supervisory Committee.

On 27 July 2020, Mr. Gan Yongyi, the Chairman of the Board and the General Manager of the Company, resigned from his position as the general manager due to work rearrangement; on the same day, Mr. Li Wenhu was elected as the Vice Chairman of the Board, Mr. Li Wenhu was appointed as the general manager of the Company and Mr. Liu Dong was appointed as the chief engineer as was considered and approved at the 7th meeting of the seventh session of the Board held.

MANAGEMENT'S DISCUSSION AND ANALYSIS

I. BUSINESS REVIEW AND ANALYSIS

(I) Results overview

The Group is principally engaged in the investment, construction, operation and management of expressway infrastructure projects, and carries out diversified operations which are highly relevant to our principal business. In the first half of 2020, due to the impact of the temporary toll-free policy resulting from the COVID-19 pandemic, the Group's operating results was unprecedentedly shocked, with significant decrease in toll income and material influence on relevant business diversification. However, the Group made great joint effort to overcome difficulties by taking precise response, strengthened budget management and cost control, and improved operation management level, accelerated the construction of key projects, implementing active response measures against the adverse influence of the pandemic. While seriously implemented the toll-free policy and contributed to the revival of social economy, the Group also accelerated the development and the restoration to normal track of its main businesses, to ensure the main performance indicators to turn normal steadfastly.

During the Reporting Period, the net revenue of the Group amounted to approximately RMB2,339,595,000, representing a decrease of approximately 29.68% year-on-year, among which the net income from toll roads and bridges segment amounted to approximately RMB885,592,000, down approximately 56.22% year-on-year; the net revenue from financial investment segment amounted to approximately RMB93,362,000, up approximately 52.81% year-on-year; the net revenue from city operation segment amounted to approximately RMB661,181,000, representing an increase of approximately 57.13% year-on-year. The net revenue from energy investment segment amounted to approximately RMB699,460,000, down approximately 14.96% year-on-year. The profit attributable to the owners of the Company was approximately RMB(164,758,000), representing a decrease of 119.78% year-on-year. Basic earnings per Share was approximately RMB(0.054) (the same period of 2019: approximately RMB0.272). As at 30 June 2020, the Group's total assets amounted to approximately RMB38,486,474,000 and net assets amounted to approximately RMB15,619,787,000.

(II) Operating conditions of the toll roads and bridges business of the Group

During the Reporting Period, the operating conditions of all the expressways of the Group were as follows:

			Toll income	Toll income			
	Average daily traffic flow			(before deduction of turnover tax)			
	(vehicles)			(RMB'000)			
Shareholding	For the	Same period	Increase/	For the	Same period	Increase/	
percentage	Period	in 2019	decrease	Period	in 2019	decrease	
(%)	(note 1)	(note 2)	(%)			(%)	
100.00	26,858	20,548	30.71	224,854	481,564	-53.31	
100.00	50,499	39,549	27.69	221,367	487,766	-54.62	
100.00	43,681	40,072	9.01	228,633	498,998	-54.18	
100.00	27,653	32,062	-13.75	102,826	307,763	-66.59	
g							
60.00	57,550	54,790	5.04	28,741	57,816	-50.29	
100.00	6,256	5,842	7.09	55,033	109,005	-49.51	
100.00	2,913	3,401	-14.35	27,786	87,886	-68.38	
	percentage (%) 100.00 100.00 100.00 100.00 100.00	Shareholding percentage Period (%) (note 1) 100.00 26,858 100.00 50,499 100.00 43,681 100.00 27,653 9 60.00 57,550 100.00 6,256	Shareholding For the Same period percentage Period in 2019	Shareholding For the Same period Increase Period in 2019 decrease	Shareholding For the Same period Increase/ For the percentage Period in 2019 decrease Period	Average daily traffic flow (before deduction of turn (rehicles) (rehicles)	

Note 1: Average daily traffic flow for the Period excludes traffic flow which is toll-free during the pandemic period, shall be measured on a 56-day basis from 6 May 2020 to 30 June 2020.

Note 2: Average daily traffic flow for the corresponding period in 2019 shall be measured on a 61-day basis from 1 May 2019 to 30 June 2019.

During the Reporting Period, the toll income (before deduction of turnover taxes) of the Group was approximately RMB889,240,000, representing a decrease of approximately 56.21% as compared with the same period last year. The percentage of the toll income (after deduction of turnover taxes) in the Group's revenue was approximately 37.85%, representing a decrease of approximately 23.19 percentage points as compared with the same period last year. During the Reporting Period, the following factors constituted combined effects on the overall operating performance of the Group's expressways:

(1) Economic factors

In the first half of 2020, the COVID-19 pandemic shocked the national economy, the world economy had experienced a decline. Facing such severe challenge, pandemic prevention and control work was conducted together with economy and social development. Through a series of policies, Chinese economy finally recovered steadfastly following a previous drop. The gross domestic product (GDP) for the first half amounted to RMB45,661.4 billion, representing a year-on-year increase of -1.6%; among which, the gross product of the second quarter amounted to RMB25,011 billion, representing a year-on-year increase of 3.2%¹. Sichuan Province achieved an economic growth following a previous

Source: Preliminary results released by the National Bureau of Statistics of China

Source: Preliminary results released by the Sichuan Provincial Bureau of Statistics

decline and its main economic indicators continue picking up, achieved a regional GDP of RMB2,213.027 billion, representing a year-on year increase of 1.5%². The economic development environment with steady recovery has led to an increase in demand for regional transportation, since the second quarter, most of the toll road projects of the Group recorded some increase in traffic flow as compared with the same period of last year.

(2) Policy factors

During the Reporting Period, a series of policy documents in relation to the operation of expressways were promulgated or implemented as follows, which would affect the operational performance of the expressways of the Group:

- The toll-free policy for the first-class passenger cars and buses during the Spring Festival holiday was extended to 24:00 on 8 February 2020 according to the Notice on the Extension of the Toll Period for Small Passenger Cars during the Spring Festival Holiday of 2020 (《關於延長2020 年春節假期小型客車通行費時段的通知》) and the

Notice on the Extension of the Toll-free Period for Small Passenger Cars on Toll Roads during the Spring Festival Holiday (《關於延長春節假期收 費公路免收小型客車通行費時段的通知》) issued by the Ministry of Transport. According to the Notice on Toll Free for Vehicles on Toll Roads during the Prevention and Control Period of Novel Coronavirus Pneumonia Pandemic issued by the Ministry of Transport (《關於新冠肺炎疫情防控期 間免收收費公路車輛通行費的通知》), all vehicles passing toll roads according to law are exempt from tolls. Collect tolls from 00:00 on 17 February 2020 to the end of the pandemic prevention and control work. On April 28, the Ministry of Transport issued the Announcement on the Resumption of Toll Road Tolls (《關於恢復收費公路收費的公告》), in which it was declared that toll collection of toll roads approved by law will resume, starting from 0:00 on 6 May 2020 (including toll bridges and tunnels).

- According to the requirements of the Notice on Deepening the Reform of the Toll Road System on Cancellation of Toll Stations on the Provincial Boundaries of Expressways (關於深化收費公路制度改革取消高速公路省界收費站的通知) issued by the Office of the People's Government of Sichuan Province, Sichuan Province has canceled all 19 provincial expressway toll stations in the province at 00:00 on 1 January 2020, and achieved grid connection of toll system.
- According to the Notice on Adjusting the Vehicle Tolls Charging Method and Standard for Operating Expressway in Our Province (關於調整我省經營性高速公路車輛通行費計費方式和收費標準的通知) issued by the Department of Transportation of Sichuan Province, the Development and Reform Commission of Sichuan Province, the adjusted vehicle tolls charging method and standard for expressway will be implemented from 1 January 2020.

The main contents are as follows:

① The charging method of expressway tolls was adjusted from a closed model to an open section fares system, which would be calculated based on the actual driving road of a vehicle:

The vehicle type classification of expressway toll is strictly executed in accordance with the industry standard "Vehicle Type Classification of Toll Highway Vehicle Toll" (JT/T489–2019). The relevant adjustment information of vehicle type classification is shown as follows:

Vehicle type	Passeng	jer vehicles	Goods vehicles				
Toll classification	Before adjustment	Upon adjustment	Total amount of axles	Before adjustment	Upon adjustment		
Type 1	7 seats or below	9 seats or below	2 axles	2 tons or below	Car length is under 6 meters and the total mass of it can undertake is under 4.5 tons		
Type 2	Between 8 seats and 19 seats	Between 10 seats and 19 Passenger/ car trailer combination		Between 2 tons to 5 tons (including 5 tons)	Car length is over or equal to 6 meters or the total mass it can undertake is over or equal to 4.5 tons		
Type 3	/	39 seats or below	3 axles	/	1		
Type 4	1	40 seats or above	4 axles	/	T		
Type 5	/	1	5 axles	/	1		
Type 6	1	1	6 axles	/	1		

(3) Passenger cars shall be charged according to different types of vehicles, and the standard of base toll shall be implemented in accordance with the standards approved by the Department of Transportation of Sichuan Province and the Development and Reform Commission of Sichuan Province. Goods vehicles will be charged by different types of vehicles instead of by weight, and the standards of charging rate will be implemented in accordance with the Adjustment Plan for Goods Vehicles Toll Charging Modes of Sichuan Toll Expressways (四川省已收費高速公路貨車通行費計 費方式調整方案), pursuant to which, the standards of charging rate of each of the expressway under the Group are as follows:

		T. II	Charging rate standards for goods vehicles (RMB/car. Ki					
Number	Name of road	Toll classification	Type 1	Type 2	Type 3	Type 4	Type 5	Type 6
1	Chengya Expressway	Basic toll	0.37	0.64	1.12	1.57	1.68	2.03
2	Chengle Expressway	Basic toll	0.38	0.65	1.15	1.63	1.74	1.93
3	Chengyu Expressway	Basic toll	0.38	0.66	1.17	1.7	1.81	2.08
		Additional	2.63	4.89	8.71	12.58	13.63	15.15
		payment for						
		bridge and						
		tunnel						
4	Chengren Expressway	Basic toll	0.38	0.66	1.17	1.68	1.79	2.11
		Additional	2.98	5.04	8.99	12.92	14	16.46
		payment for						
		bridge and						
		tunnel						
5	Chengbei Exit	Basic toll	0.39	0.54	1.19	1.42	1.63	1.92
	Expressway							
6	Suiguang Expressway	Basic toll	0.37	0.66	1.18	1.65	1.87	2.2
7	Suixi Expressway	Basic toll	0.39	0.69	1.26	1.74	1.85	2.21

(3) Road network changes and road construction

Peripheral competitive or synergistic road network changes and road refurbishment brought varying degrees of positive or negative impacts on the Group's expressways. During the Reporting Period, some of the Group's expressways were affected to varying degrees by these factors:

Chengyu Expressway: Ziyang Toll Station was closed completely from 30 August 2019 and opened to traffic on 13 January 2020 after its relocation was completed. The south side of the Shiziqiao Hub of the Ring Expressway was closed for construction from 27 March 2020 due to the construction of the "east-west thoroughfare" project in Chengdu. According to the Notice on Standardizing the Toll Collection for the Initial Section of Expressway Around the City" (Sichuan Jiao han [2020] No. 203) (《關 於規範城市週邊高速公路起始路段收費工作的通知》(川交 函[2020]203號)), the toll of the expressways should be charged by the method of the shortest sharing mileage The clean-up and standardization work for Chengyu Expressway was completed before April 30, 2020, and the toll mileage was shortened by 2.75 kilometers. The above changes in road network and road construction had a certain impact on the traffic volume and toll income of Chengyu Expressway.

Chengle Expressway: On 28 January 2020, Lejia Road, which connects Leshan Shawan, Suji and Jiajiang, was completed and opened to traffic, resulting in a certain decrease in vehicle flow of Chengle Expressway. From 7 May 2020 to 17 May 2020, the section from Jiajiang to Guanyin of Chengle Expressway was half-opening for construction. From 18 May to 31 May, steel box girder crane construction was carried out on the Meishan pilot section, and the entrance and exit to Lecheng of Pengshan Station was closed. The above events had a certain impact on the traffic volume and toll income of Chengle Expressway.

Chengya Expressway: The implementation of winter control from 1 December 2019 to 28 February 2020 had a certain impact on the vehicle flow of Chengya Expressway.

(III) Major financing and investment projects of the Group

(1) Chengle Expressway Expansion Construction Project

The proposal in respect of investment in the expansion construction of Chengle Expressway and relevant matters was considered and approved at the extraordinary general meeting of the Company held on 30 October 2017. According to the reply on approval of the project from the Sichuan Provincial Development and Reform Commission, the total mileage of the project was 138.41km. The project's estimated total investment was approximately RMB23.133 billion. According to the opinion on approval of the project from the Ministry of Transport, the total mileage of the project was 130 km. The project's estimated total investment was approximately RMB22.16 billion. After the completion of the project, it will help ease the traffic pressure on Chengle Expressway, and improve the overall traffic capacity and service level of the Chengle Expressway. On 27 November 2019, the established tasks for the pilot section in Chengle Expressway expansion and construction project (from Meishan to Qinglong) were completed and the pilot section was opened to traffic in two-ways. On 18 December 2019, the new Qinglong Toll Station of Chengle Expressway was officially opened to traffic. From the date of commencement to 30 June 2020, the cumulative amount of the investment in Chengle Expressway expansion and construction project was approximately RMB3.383 billion.

(2) Chengbei New City Real Estate Project in Renshou County

On 30 January 2013, the general manager's office meeting of the Company considered and approved the proposal in relation to bidding for 3 state-owned construction land use rights at Chengbei New City, Renshou County, Meishan City, Sichuan Province to invest and develop real estate project. On 22 February 2013, the Company won the bid for the land use rights of such land, involving a land area of 235,558.10 square meters, and the transaction price was RMB920,160,000. In May of the same year, Renshou Landmark Company was established, fully responsible for the development and construction of Renshou County Chengbei New City Real Estate Project. On 15 May 2014, Renshou Landmark Company once again won 5 stateowned construction land use rights, involving a land area of 194,810.52 square meters, and the transaction price was RMB787,100,000.

At present, the sale and delivery of the real estate project, namely, Beichengshidai (Phase I) has substantially completed. As at 30 June 2020, the cumulative sales revenue achieved from Phase I amounted to approximately RMB513,330,000; for the Beichengshidai (Phase II), the land A project construction is steadily pressed ahead and solid sales are achieved, Land C starts to sell, and Land B has completed bidding. As at 30 June 2020, sales recoveries from Land A and Land C (Phase II) amounted to RMB395 million, which has not been recognized as revenue.

Name of project	Location	Commencement	Construction progress	Completion time	Usage	Site area and floor area	Percentage as owned by the Group
Beichengshidai (Phase I)	Central Business Avenue Wenlin Town, Renshou County	31 October 2014	Completed	December 2017	Residential, commercial and parking lots	Site area: 34,167.31 square meters; Construction area: 195,883.43 square meters	91%
Land A of Beichengshidai (Phase II)	Central Business Avenue, Wenlin Town, Renshou County	18 May 2018	90.58%	Expected to be completed in July 2020	Residential, commercial and parking lots	Site area: 64,882.22 square meters; Construction area: 289,276.7 square meters	91%
Land C of Beichengshidai (Phase II)	Central Business Avenue, Wenlin Town, Renshou County	24 June 2019	34.70%	Expected to be completed in December 2021	Residential, commercial and parking lots	Site area: 34,381.58 square meters; Construction area: 180,780.32 square meters	91%

(3) Tianqiong Expressway BOT Project

On 30 October 2019, to consolidate the development of principal business, improve the market competitiveness of toll roads and bridges segment, and promote the sustainable development of the Group, the Board of the Company considered and approved the resolution of investment in Tiangiong Expressway BOT Project. The Company and Road & Bridge International Co., Ltd. ("Road & Bridge International") established the Consortium to participate in the tender of the project, among which, the Company shall be the lead tender of the Consortium and Road & Bridge International shall be the member of the Consortium, representing 82% and 18% of its equity interest, respectively. On 3 December 2019, the Consortium received the Notification of Award issued by Chengdu Municipal Government, informing that the Consortium won the tender for this project through public tender. The total length of the project is 42km with an estimated total investment of approximately RMB8.685 billion. As approved by the provincial government of Sichuan, the project will be operated in BOT model and was planned to commerce the full-scale construction in 2020 with a construction period of approximately 3 years and a toll period of approximately 24 years and 90 days. The actual starting and ending time shall be subject to the approval by Sichuan Province.

On 27 December 2019, the Company entered into an investment agreement with Chengdu Municipal Government and Road & Bridge International jointly: On 21 January 2020, the Company and Road & Bridge International entered into a capital contribution agreement for the establishment of the project company with joint contribution. On 4 March 2020, Sichuan Chengqiongya Expressway Company Limited ("Chengqiongya **Company**"), the project company, was incorporated in Qionglai City, Sichuan Province, with a registered capital of RMB1,737 million, of which the Company contributed RMB1,424.34 million. On 27 April 2020, Chengqiongya Company entered into a concession agreement with the Chengdu government and be responsible for the investment, construction and operation of Tiangiong Expressway BOT Project.

From the date of starting the construction works to 30 June 2020, the accumulated amount of the investment of Tianqiong Expressway BOT Project amounts to RMB750,000.

II. ANALYSIS OF OPERATING RESULTS AND FINANCIAL POSITION

Summary of the Group's Operating Results

	For the six months ended		
	30 June		
	2020	2019	
	RMB'000	RMB'000	
Revenue	2,339,595	3,327,239	
Including: Net toll roads and bridges			
income	885,592	2,022,866	
Net city operation revenue	661,181	420,795	
Net financial investment			
revenue	93,362	61,096	
Net energy investment			
revenue	699,460	822,482	
Profit before tax	(89,970)	1,072,413	
Profit attributable to owners of the			
Company	(164,758)	832,876	
Earnings per share attributable to			
owners of the Company (RMB)	(0.054)	0.272	

Summary of the Group's Financial Position

	30 June 2020 <i>RMB'000</i> (Unaudited)	31 December 2019 <i>RMB'000</i>
Total assets	38,486,474	37,860,574
Total liabilities	22,866,687	21,706,606
Non-controlling interests	910,239	876,070
Equity attributable to owners of the		
Company	14,709,548	15,277,898
Equity per share attributable to owners of the Company (RMB)	4.810	4.996

ANALYSIS OF OPERATING RESULTS

Revenue

The Group's net revenue for the Period amounted to RMB2,339,595,000 (the same period in 2019: RMB3,327,239,000), representing a year-on-year decrease of 29.68%, of which:

(1) The net toll roads and bridges income was RMB885,592,000 (the same period in 2019: RMB2,022,866,000), representing a year-on-year decrease of 56.22%, which was mainly due to: (1) the toll-free policy for the first-class passenger cars and buses during the Spring Festival holiday was extended to 24:00 on 8 February 2020 according to the Notice on the Extension of the Toll Period for Small Passenger Cars during the Spring Festival Holiday of 2020 (《關於延長2020年春節假期小型客車通 行費時段的通知》) and the Notice on the Extension of the Tollfree Period for Small Passenger Cars on Toll Roads during the Spring Festival Holiday (《關於延長春節假期收費公路免收小型 客車通行費時段的通知》) issued by the Ministry of Transport; (2) according to the Notice on Toll Free for Vehicles on Toll Roads during the Prevention and Control Period of Novel Coronavirus Pneumonia Pandemic issued by the Ministry of Transport (《關 於新冠肺炎疫情防控期間免收收費公路車輛通行費的通知》), all vehicles passing toll roads according to law are exempt from tolls from 00:00 on 17 February 2020 to the end of the pandemic prevention and control work. On April 28, the Ministry of Transport issued the Announcement on the Resumption of Toll Road Tolls (《關於恢復收費公路收費的公告》), in which it was declared that toll collection of toll roads approved by law will resume, starting from 0:00 on 6 May 2020 (including toll bridges and tunnels). As a result of the foregoing, the toll income (before deduction of turnover taxes) of Chengyu Expressway, Chengya Expressway, Chengren Expressway, Chengle Expressway, Chengbei Exit Expressway, Suiguang-Suixi Expressways decreased significantly in 2020 as compared with that for the same period of last year, representing a year-on-year decrease of 53.31%, 54.62%, 54.18%, 66.59%, 50.29%, 49.51%,

68.38%, respectively. Please refer to "operating conditions of the 'toll roads and bridges' business of the Group" in this announcement for details of the main factors affecting the toll income of the Group during the Reporting Period;

(2)The net city operation revenue was RMB661,181,000 (the same period in 2019: RMB420,795,000), representing a year-on-year increase of 57.13%, which was mainly due to that: (1) the construction contract revenue (before deduction of turnover taxes) in respect of service concession arrangements was RMB616,736,000 (the same period in 2019: RMB323,207,000), representing a year-on-year increase of 90.82%, which was the construction contract revenue from the project for expansion construction of Chengle Expressway and Tiangiona Expressway BOT Project recognized under the input method; (2) construction contract revenue (before deduction of turnover taxes) in respect of construction works performed for third parties amounted to RMB4,166,000 (the same period in 2019: RMB20,329,000), representing a year-on-year decrease of 79.51%, which was mainly due to the construction and acceptance of Ziyang Jiaozi Avenue project recognized under the input method was completed last year, and only a small part of the remaining relevant output value of which was recognized during the Period; (3) revenue generated from sales of industrial products was RMB8,283,000 (the same period in 2019: RMB28,473,000), mainly due to the year-on-year decrease in revenue resulting from that the Company only carried out sand and gravel trade business during this period while developed cement and

Diantang (a type of sugar, a speciality from Yunnan province) trade business in same period of previous year; (4) revenue generated from property development was RMB3,922,000 (the same period in 2019: Nil); (5) the revenue of other projects was RMB23,323,000 (the same period in 2019: RMB29,898,000);

- (3) The net financial investment revenue was RMB93,362,000 (the same period in 2019: RMB61,096,000), representing a year-on-year increase of 52.81%, which was mainly due to: (1) the increase in rental income resulting from the increase in the amount of financial leasing projects in the Period; (2) the increase in factoring business income in the Period as compared with that for the same period of last year;
- (4) The net energy investment revenue was RMB699,460,000 (the same period in 2019: RMB822,482,000), representing a year-on-year decrease of 14.96%, which was mainly due to: (1) the decrease in sales of oil products resulting from the significant decrease in vehicle travel as affected by the COVID-19 pandemic in the Period; (2) the decrease in revenue from refined oil products resulting from the decrease in oil price.

Other Income and Gains

The Group's other income and gains for the Period amounted to RMB100,562,000 (the same period in 2019: RMB132,141,000), representing a year-on-year decrease of 23.90%. This was mainly attributable to a year-on-year decrease in interest income of RMB43,965,000 from the construction contract revenue for the Period.

Operating Expenses

The Group's operating expenses for the Period amounted to RMB2,210,192,000 (the same period in 2019: RMB2,029,696,000), representing a year-on-year increase of 8.89%, of which:

- (1) During the Period, construction contract cost recognized under the input method in respect of service concession arrangements was RMB616,736,000 (the same period in 2019: RMB323,207,000), representing a year-on-year increase of 90.82%. This mainly included construction contract costs recognized for Chengle Expressway Expansion Construction Project and Tiangiong Expressway BOT Project;
- (2) During the Period, construction contract costs recognized under the input method in respect of construction works amounted to RMB3,962,000 (the same period in 2019: RMB16,250,000), representing a year-on-year decrease of 75.62%. This mainly included the construction contract costs of the Ziyang Jiaozi Avenue project;

- (3) Depreciation and amortization expenses increased by 5.88% from RMB434,119,000 last year to RMB459,640,000 for the Period, mainly attributable to amortization for service concession arrangements, depreciation of right-of-use assets and the increase in depreciation of property, plant and equipment;
- (4) The cost of sales of goods was RMB602,902,000 (the same period in 2019: RMB737,133,000), representing a year-on-year decrease of 18.21%, which was mainly due to the decrease in the sales costs as a result of the decrease in sales of refined oil products during the Period;
- (5) Employee benefit expenses increased by 21.09% from RMB298,825,000 for the same period last year to RMB361,855,000 for the Period, mainly due to the increase in the accrual amount of the labor cost for the Period;
- (6) Repair and maintenance costs decreased by 59.48% from RMB97,527,000 for the same period last year to RMB39,515,000, mainly due to the decrease of the daily maintenance costs of the ancillary facilities of all expressways of the Group which was impacted by the pandemic;
- (7) Cost of finance lease operation amounted to RMB41,613,000 (the same period in 2019: RMB27,566,000), representing a year-on-year increase of RMB14,047,000, mainly attributable to the increase in interest on borrowings for finance lease operation project;
- (8) Provision for impairment of account receivables amounted to RMB5,180,000 (the same period in 2019: nil).

Finance Costs

The Group's finance costs for the Period amounted to RMB406,376,000 (of which expensed interest expenditure amounted to RMB328,129,000), representing a decrease of 3.21% as compared with RMB419,861,000 (of which expensed interest expenditure amounted to RMB369,802,000) for the same period last year, mainly attributable to the decrease in borrowing rate as a result of the decrease in overall cost of major finance market.

Income Tax

The income tax expense of the Group for the Period amounted to RMB46,191,000, representing a decrease of approximately 76.69% as compared with RMB198,163,000 for the same period of 2019, mainly due to the change in profit.

Profit

The Group's profit for the Period amounted to RMB(136,161,000), representing a decrease of 115.57% as compared with RMB874,250,000 for the same period last year, of which the profit attributable to owners of the Company was RMB(164,758,000), representing a decrease of 119.78% as compared to the same period last year. This was mainly due to:

(1) During the Period, as affected by policies on COVID-19 pandemic, the toll-free period for the first-class passenger cars and buses during the Spring Festival holiday was extended to 24:00 on 8 February 2020; in addition, the toll fees nationwide have been waived for all vehicles passing through toll roads

according to law from 00:00 on 17 February to 24:00 on 5 May and the net toll income decreased by RMB1,137,274,000 as compared with the same period of last year. Profit of the toll roads and bridges segment was approximately RMB(156,822,000), representing a year-on-year decrease of approximately RMB1,100,065,000;

- (2) Profit of the city operation segment for the Period amounted to approximately RMB4,577,000, representing a decrease of approximately RMB65,857,000 as compared with the same period last year, which was mainly due to the construction and acceptance of Ziyang Jiaozi Avenue project was completed last year, and only a small part of the remaining relevant output value income of which was recognized during the Period;
- (3) Profit of the financial investment segment for the Period amounted to approximately RMB47,800,000, representing an increase of RMB15,336,000 as compared with that of the same period last year, which was mainly due to the increase in segment profits as in line with the expansion of the project scale resulting from the increase in the amount of financial leasing projects;
- (4) Profit of the energy investment segment for the Period amounted to approximately RMB72,266,000, representing a decrease of approximately RMB10,807,000 as compared with that of the same period last year, mainly due to the decrease in the gross profit margin of the refined oil product resulting from the decreases in sales of oil products and oil price as affected by the COVID-19 pandemic.

ANALYSIS OF FINANCIAL POSITION

Non-current Assets

As at 30 June 2020, the Group's non-current assets amounted to RMB29,210,892,000 representing an increase of RMB260,512,000 as compared with the end of 2019, mainly attributable to:

- (1) An increase of RMB262,308,000 in service concession arrangements which included an increase of approximately RMB646,958,000 from Chengle Expressway Expansion Construction Project and Tianqiong Expressway BOT Project and the provision for amortization of service concession arrangements of approximately RMB384,650,000;
- (2) A decrease of RMB24,540,000 in right-of-use assets, mainly due to the provision for depreciation and amortization.
- (3) A decrease of RMB14,641,000 in investment in associates and joint ventures, mainly due to (1) the decrease in the carrying amount resulting from the receipt of dividend of RMB15,747,000 for 2019 from Airport Expressway during the Period; (2) decrease in carrying amount after the recovery of cost and investment income in a total amount of RMB7,088,000 by Chengyu Development Fund during the Period; (3) the increase in carrying amount following the recognition of income from investment in a total amount of RMB8,194,000 during the Period;

- (4) A decrease of RMB80,941,000 in financial assets at fair value through other comprehensive income, which was mainly due to the changes of fair value of Sichuan Trust Investment Co., Ltd. and China Everbright Bank;
- (5) An increase of approximately RMB5,597,000 in restricted bank deposits, which were mostly security deposits for mortgage of real estate projects;
- (6) An increase of RMB137,645,000 in loans to customers;
- (7) A decrease of RMB9,657,000 in long term compensation receivables;
- (8) A decrease of RMB29,154,000 in property, plant and equipment;
- (9) A decrease of approximately RMB12,184,000 in contract assets and contract cost, which was mainly due to the reclassification of sales commission capitalised in the real estate projects.

Current Assets and Current Liabilities

As at 30 June 2020, the current assets of the Group amounted to RMB9,275,582,000, representing an increase of 4.10% as compared with the end of 2019, mainly attributable to:

- (1) A decrease of RMB46,388,000 in the balance of cash and cash equivalents as compared with the end of 2019, mainly due to the significant decrease in cash inflows from operating activities for the Period as affected by the COVID-19 pandemic;
- (2) An increase of approximately RMB49,286,000 in loans to customers due within one year compared with the end of 2019, mainly due to the increase in financial leasing funds receivable (recovery by instalment);
- (3) Trade and other receivables increased by RMB105,486,000 as compared to the end of 2019, mainly due to a decrease in trade receivables (including bills receivable) of RMB60,525,000, an increase in other receivables of RMB184,638,000 and a decrease in prepayment of RMB18,627,000 respectively;
- (4) An increase of approximately RMB248,749,000 in property under development as compared with the end of 2019, mainly due to an increase of development costs;

- (5) A decrease of approximately RMB23,433,000 in inventories as compared with the end of 2019, mainly due to the decrease of pre-purchase of oil products for the Period as compared with that of the same period last year;
- (6) An increase of approximately RMB15,904,000 in contract cost as compared with the end of 2019, mainly due to the reclassification of the sales commission capitalized in the real estate projects;
- (7) An increase of RMB2,946,000 in financial assets designated at fair value through current loss and profit as compared with the end of 2019.

As at 30 June 2020, the Group's current liabilities amounted to RMB10,024,805,000, representing an increase of 35.56% as compared with the end of 2019, mainly attributable to a decrease of RMB362,976,000 in trade and other payables, an increase of RMB862,683,000 in contract liabilities; an increase of RMB98,485,000 in shareholders dividend payable; a decrease of approximately RMB29,953,000 in tax payable; an increase of approximately RMB2,061,257,000 in bank loans and other interest-bearing loans and the non-current liabilities due within one year, mainly due to the repayment of approximately RMB1,479,613,000 of short-term borrowings and long-term borrowings due within one year during the Period; approximately RMB1,980,000,000 of new current loans, an increase in the reclassification of approximately RMB1,560,870,000 of bank loans due within one year and other interest-bearing loans.

Non-current Liabilities

As at 30 June 2020, the non-current liabilities of the Group amounted to RMB12,841,882,000, representing a decrease of 10.27% as compared with the end of 2019, which was principally attributable to a decrease of approximately RMB1,019,046,000 in bank and other interest-bearing loans as a result of the increase of approximately RMB1,398,476,000 in bank and other interest-bearing loans, the reclassification of approximately RMB1,560,870,000 as current liabilities during the Reporting Period, early repayment of part of long-term borrowings of RMB856,652,000; a decrease of RMB439,659,000 in contract liabilities as compared to last year, mainly due to the reclassification of the advances received in the real estate projects.

Equity

As at 30 June 2020, the Group's equity amounted to RMB15,619,787,000, representing a decrease of 3.31% as compared with the end of 2019, mainly attributable to: (1) loss of RMB136,161,000 for the Period, which decreased the equity; (2) a decrease in equity of RMB67,457,000 due to the adjustment to the fair value of financial assets as a result of presenting changes in other comprehensive income; (3) the final dividend of 2019 declared in the Period amounting to RMB336,387,000, which decreased the equity; (4) payment of dividends of RMB16,176,000 to non-controlling shareholders, which decreased the equity; (5) consolidation of subsidiaries, which increased the carrying value of non-controlling interests of RMB22,000,000.

Capital Structure

As at 30 June 2020, the Group had total assets of RMB38,486,474,000 and total liabilities of RMB22,866,687,000. The gearing ratio, which was calculated as the Group's total liabilities divided by its total assets, was 59.41% (31 December 2019: 57.33%).

Cash Flow

As at 30 June 2020, the cash and bank balances of the Group amounted to RMB2,905,316,000, representing a decrease of approximately RMB46,388,000 as compared with the end of 2019. It comprised approximately HKD155,000 (equivalent to approximately RMB142,000) deposits in Hong Kong dollars, and RMB2,905,174,000 cash and deposits in Renminbi.

During the Period, net cash outflow from operating activities of the Group amounted to RMB641,064,000 (the same period of 2019: net cash inflow of RMB597,808,000), representing a decrease of RMB1,238,872,000 in net cash inflows compared with the same period last year, which was mainly because: profit before tax decrease by RMB1,162,383,000 as compared with the same period last year; the new service concession arrangements resulted in an increase of RMB293,529,000 in cash outflows as compared with the same period last year; the increase in properties under development resulted in an increase of RMB89,028,000 in cash outflows as compared with the same period last year; the decrease in the properties held for sale

resulted in an increase of RMB2,162,000 in cash inflows as compared with the same period last year; the increase in restricted deposits resulted in a decrease in cash outflows of RMB22,441,000 for the Period as compared with the same period last year; cash outflows from new loans to customers decreased by RMB405,958,000 as compared with the same period last year; the increase in trade receivables and other receivables resulted in an increase of RMB87.155.000 in net cash outflow as compared with the same period last year; the increase in contract assets and contract costs resulted in a decrease of RMB34,831,000 in the cash outflows for the Period as compared with the same period last year: the increase in contract liabilities resulted in a decrease of RMB347,601,000 in the net cash inflows for the Period as compared with the same period last year; the decrease in trade payables and other payables resulted in a decrease of RMB144,769,000 in cash outflows for the Period as compared with the same period last year.

Net cash outflow used in investing activities of the Group amounted to RMB4,051,000 (the same period of 2019: net inflow of RMB1,038,366,000), with an decrease in net cash inflow of RMB1,042,417,000 as compared with the same period last year, mainly due to an increase of RMB7,046,000 of cash outflow from the purchase of property, plant and equipment as compared with the same period last year; a decrease of RMB943,534,000 in cash inflow from the merger of subsidiaries as compared with the same period last year because the cash received from investing activities are mainly merged into cash and bank balances of Intermodal Transportation Company as a result of the changes in the consolidation scope during

the last period; a decrease of RMB71,050,000 in cash expenditure on the investment in joint ventures during the Period as compared with the same period last year; a decrease of RMB145,688,000 in the recovery of investment costs of joint ventures as compared with the same period last year; a decrease of RMB33,264,000 in equity income from associates and joint ventures as compared with the same period last year; a decrease of RMB39,805,000 in cash outflow from equity investment at fair value through other comprehensive income during the Period as compared with the same period last year; the decrease in the pledged time deposits resulted in a decrease of RMB26,258,000 in cash inflow as compared with the same period of last year.

Net cash inflow used in financing activities was RMB598,727,000 (the same period of 2019: net cash outflow of RMB722,515,000), representing an increase of RMB1,321,242,000 as compared with the same period last year, which was mainly due to a decrease of RMB2,542,237,000 in cash inflow from new bank loans and other loans as compared with the same period last year; an increase of RMB1,395,772,000 in cash outflow from repayment of bank loans and payment of lease principal as compared with the same period last year; a decrease of RMB4,892,000 in cash outflow from dividend paid to the owners of the Company compared with the same period last year; an increase of RMB12,922,000 in cash outflow from dividend paid to non-controlling shareholders as compared with the same period last year, a decrease of RMB160,807,000 in cash outflow from interest paid compared with the same period last year.

Foreign Exchange Fluctuation Risks

Save that the Company needs to purchase Hong Kong dollars to distribute dividends to H Shareholders, the operating income and expenses as well as the capital expenditures of the Group are mainly settled in RMB and thus the fluctuations in exchange rate do not have material impact on the Group's results.

In addition, the Group had not used any financial instrument for hedging purposes in the Reporting Period.

Borrowings and Solvency

As at 30 June 2020, the Company's bank and other interest-bearing borrowings amounted to RMB17,894,150,000, all of which bore fixed interest rates. In particular, the balance of domestic bank loans was RMB15,003,520,000, with annual interest rates ranging from 3.30% to 6.175%; the balance of other loans amounted to RMB400,630,000, with annual interest rate of 5.1% to 7.8%; the balance of medium-term notes amounted to RMB1,490,000,000, with annual interest rates ranging from 3.65% to 6.30% per annum; the balance of corporate bonds amounted to RMB1,000,000,000, with an annual interest rate of 3.48% per annum. The relevant balances are set out as follows:

Interest-Bearing Bank and other Loans

	Total amount	1 year or within 1 year	Over 1 year to 5 years	Over 5 years
	RMB'000	RMB'000	RMB'000	RMB'000
Loans from domestic banks Other loans Medium-term notes Corporate bonds	15,003,520 400,630 1,490,000 1,000,000	3,329,016 74,044 1,200,000 1,000,000	3,838,202 252,718 290,000	7,836,302 73,868
Total (as at 30 June 2020)	17,894,150	5,603,060	4,380,920	7,910,170
Total (as at 31 December 2019)	16,851,939	3,541,803	5,608,173	7,701,963

With the Group's steady cash flow, solid capital structure and sound credit records, the Group has established and maintained favorable credit relations with financial institutions and enjoyed most preferential interest rates for its loans. The Group has acquired bank facilities of RMB50,031 million from financial institutions available for use in the following one to two years. In addition, in 2010, China CITIC Bank Corporation Limited (Chengdu Branch) as leader and other eight banks carrying on businesses in the PRC formed a bank consortium, which signed a loan contract with the Group for a medium-long term loan of RMB4,890 million. Such loan is specially used for construction of Chengren Expressway BOT Project. As at 30 June 2020, the balance of the syndicated loan for the project amounted to RMB2,381 million.

In 2013, China Development Bank (Sichuan Branch) as leader and other three banks carrying out businesses in the PRC formed a bank consortium, which signed a loan contract with the Group for a mediumlong term loan of RMB8,330 million. Such loan is specially used for construction of Suiguang-Suixi Expressways BOT Project. As at 30 June 2020, the balance of the syndicated loan for the project amounted to RMB7,760 million.

Pledge of assets

As at 30 June 2020, the Group's time deposits of RMB15,000,000 (31 December 2019: RMB15,000,000) was pledged for the performance guarantee of road construction project; mortgage security of RMB32,142,000 was provided for North Town Times Real Estate Project (31 December 2019: RMB29,024,000); the concession right to collect toll pertaining to Chengle Expressway with net carrying value of RMB4,300,490,000 (2019: RMB3,689,688,000) was pledged to secure the syndicated loan amounting to RMB1,400,000,000 (2019: RMB800,000,000); the concession right to collect toll pertaining to Chengren Expressway with net carrying value of RMB6,553,236,000 (31 December 2019: RMB6,639,158,000) was pledged to secure the syndicated loan amounting to RMB2,381,264,000 (31 December 2019: RMB2,381,264,000); the concession right to collect toll pertaining to Suiguang-Suixi Expressways with net carrying value of RMB11,739,866,000 (31 December 2019: RMB11,817,261,000) was pledged to secure the syndicated loan amounting to RMB7,760,000,000 (31 December 2019: RMB7,910,000,000); loans to customers with net carrying value of RMB1,051,775,000 (31 December 2019: RMB863,212,000) were used for the pledge of bank and other interest-bearing loans amounting to RMB853,890,000 (31 December

2019: RMB659,729,000); and the land use right with a total carrying value of RMB499,100,000 (31 December 2019: RMB859,600,000) was pledged to secure bank loans amounting to RMB132,000,000 (31 December 2019: RMB205,000,000).

Save as disclosed above, the Group did not have any other contingent liabilities, pledge of assets or guarantees as at 30 June 2020.

III. BUSINESS DEVELOPMENT PLAN

Based on the analysis and summary of the operating status for the Reporting Period, the forecast for and judgement on the economic situation, policy environment and development statue of the industry and the Group itself in the second half of 2020, and the Group's overall development plan and operation goal for the year of 2020, we have formulated the following work plan by considering the situation:

(1) Solidly and effectively advancing the construction of key projects and constantly strengthening the foundation of primary business. We will effectively improve the quality and efficiency of the project on the operation of the expressway, constantly promote the quality and level of the system of service provision, and strengthen our management abilities to operate our primary business. We will invest more efforts to obtain projects, make plans based on the expressway net in Sichuan Province and even the whole country, watch closely the investment in newly constructed expressway with obvious geographical advantage and good benefit expectation, and further expand and transform the Company's existing expressway net by a large margin. The Group will focus on the transport main businesses and actively implement "go global" strategy, carry out asset merger and

acquisition of the built high-quality expressway projects inside and outside the province by taking advantage of the Company's stable cash flow and low-cost financing so as to continue to strengthen the core primary businesses; to accelerate itself to adapt to the change in expressway toll models under the reform of toll expressway system; the Group will, under the guidance of competent business departments, enhance the upgrading and transforming of technical facilities and the training of skills of management, and continuously improve the modernization standard of toll road operations and management.

Relying on high-quality road network resource of the principal (2)business and consolidating and strengthening relevant diversified businesses. The Group will actively seek changes for better, follow the "road" to break the situation, continue to consolidate and strengthen the expressway-related extension industries, continuously cultivate new revenue and profit growth points, and constantly improve the economic scale of the road area, operating quality and industrial synergy, and continue to strengthen the Company's overall market competitiveness and risk resistance capacity. The Group will expand its business scope, consolidate and strengthen the existing industrial layout and pay attention to the implementation of the existing projects so that to improve the return rate and capability against risk of project funds by relying on the advantages, such as traffic flow, logistics, population and cash flow provided by high-quality road network resource, and to strengthen cash return on the premise of adhering to the priority of benefits and controllable risks. Meantime, it will target the new demand and seek new business opportunities for expanding the investment layout of trend industries and sunrise industries and actively level up the relevant diversified businesses.

(3)Improving capital operation efficiency and advancing the optimization of capital composition. The Group will carry out dynamic and precise solvency analysis and calculation and combined with the fund demand plan of expansion businesses, make overall arrangement for financing solutions and regulate and control fund composition and its proportion comprehensively under the current repayment period and future project period. Additionally, in response to toll free policy during the pandemic prevention and control period, it will make good use of the financial, fiscal, tax and other preferential policies to actively strive for obtaining the low-interest loans from banks, financial interest discount, deferred interest payments, etc., equally take advantage of various financing tools to open up low-cost financing channels, make proper adjustments to its debt level and liability composition and effectively reduce finance costs. Moreover, it will strengthen the fund guarantee for the key projects and combined with the provincial and overseas key projects, closely focus on the interest rate market and foreign exchange market, compare the best in different directions and select the financial mode and channel rationally. It will promote the deep cooperation between banks and companies and project parties, improve the bargaining ability with the financial institutions and accumulate and conclude the financing experiences.

(4)Comprehensively strengthening budget management and cost control and intensively promoting the results of cost reduction. In response to the toll-free policies implemented during the pandemic prevention and control period, all departments within the Company shall make joint efforts to strictly adhere to the target for cost budget control, strengthen the rigid implementation of the overall budget, strictly check the unit price review, design change, contract management and other key matters, and effectively carry out the overall arrangements and structural optimization for costs and expenses of the Company so as to improve the cost- effectiveness, and strive to minimize the impact of the pandemic. Furthermore, it will firmly focus on refined management in construction, maintenance, operation and maintenance, energy consumption and other fields and keep an eye on the entire process of various expenses to search the vulnerable link with waste of resources and low efficiency, grasp details and implement precise strategies, and effectively launch the cost-reduction measures that can optimize the process and system and enhance the effectiveness.

(5)Persevering in the management and control of risk, and strengthening the defense line for the healthy development of the Company. We will improve the risk prevention and control system in all aspects and from its whole process. The Group will continue to embed risk management and control in all aspects of business activities, strengthen the implementation of the system, so as to improve the risk management level of subsidiaries of the Group. It will also establish a normalization mechanism for financial risk management and control to combine internal self-inspection mechanism with external inspection and supervision, and so as to continuously strengthen capital management and debt risk prevention and control capabilities. In addition, the Group will continue to strengthen the safety and environmental protection risk management and control level, attach great importance to the investigation of hidden dangers, improve its emergency response capabilities and the ability to deal with it, adhere to the prevention and control of the pandemic, and fully consolidate the main responsibilities of prevention and control at all levels to provide a strong guarantee for the completion of the annual goal.

OTHER SIGNIFICANT EVENTS

I. PROFIT DISTRIBUTION

1. 2020 interim dividend

The Board of the Company resolved not to pay an interim dividend for the six months ended 30 June 2020 nor transfer capital reserve into share capital.

2. Profit distribution plan for the year 2019 and its implementation

As approved at the 2019 AGM of the Company, the Company paid a cash dividend of RMB0.11 per Share (tax inclusive) calculated based on the total share capital of 3,058,060,000 Shares as at the end of 2019, amounting to an aggregate of approximately RMB336,387,000 (tax inclusive), on 19 June and 14 July 2020 to holders of A Shares and holders of H Shares respectively, representing 48.81% of the distributable profit (calculated according to China Accounting Standards) earned by the Company for 2019, and 31.07% of the profit (calculated according to China Accounting Standards) attributable to the owners of the Company in the consolidated financial statements for 2019.

II. MATERIAL ACQUISITION AND DISPOSAL

There was no material acquisition or disposal carried out by the Group and its associated companies during the Reporting Period.

III. EMPLOYEES, REMUNERATION, INSURANCE, WELFARE AND TRAINING

As at 30 June 2020, details of the Group's employees were as follows:

Number of in-service employees of the Company	
(including its branches)	2,510
Number of in-service employees of major subsidiaries	1,911
Total number of in-service employees	4,421
Number of retired employees for which the Company	
(including its branches) and its major subsidiaries are	
liable to bear costs	Nil

Composition of expertise

Type of Expertise	Number of employees
Production	3,117
Sales	25
Technical	510
Financial	146
Administrative	623
Total	4,421

Education level

Type of Education Level	Number of employees
Postgraduate	195
University graduate	1,346
Junior college graduate	2,016
Technical secondary school and below	864
Total	4,421

1. Employees' remuneration

The total remuneration of the Company's employees is correlated with the operating results of the Company. The salary of the employees is comprised of basic salary (salaries determined by the position and period of service) and performance incentive bonus. Employee's salary is determined with reference to his position (i.e. the salary changes in accordance with the position of service) and performance. During the Reporting Period, the employees' salary incurred by the Group was approximately RMB257,548,600 of which approximately RMB145,560,550 was for the employees of the Company (including its branches).

2. Employee's insurance and welfare

The Company cherishes employees and protects their lawful interests. The Company has improved various types of social insurance for employees in strict compliance with all applicable PRC labour security policies. Expenses for various types of social insurances for retirement, healthcare, unemployment, work related injury, childbirth, catastrophic illness and accident have been paid in full by the Company for the employees. Meanwhile, the Company has made contributions to the housing accumulation fund and enterprise annuity fund for the employees in compliance with the requirements under applicable laws and policies.

3. Staff training

The Company highly values staff training and provides trainings of various aspects and types to improve the comprehensive quality and business standard of its staff. During the Reporting Period, the Company has organized various centralized and specific trainings such as operating training for technical staff, and continuing education and training for professional technical staff. The attendance of the Company (including its branches) reached 9.312 person-time.

IV. CORPORATE GOVERNANCE REPORT

1. Corporate governance

Since establishment, the Company has set up a corporate governance structure comprising the general meeting, the Board, the Supervisory Committee and the management, and has conducted on-going review and improvement of such structure in practice. To date, the Company has successively established special committees under the Board, including the Audit Committee, the Strategic Committee, the Nomination Committee and the Remuneration and Appraisal Committee. The Company has also adopted an independent internal audit system, established a relatively comprehensive risk management and internal control system and formulated multi-tier governance rules based on the Articles of Association, aiming at clearly defining the job duties, authority and model of conduct. In accordance with laws, regulations and the governance rules, the general meeting, the Board, the Supervisory Committee and the management of the Company discharge their own duties, coordinate and counter-balance each other effectively, and

continuously enhance corporate governance standards, thereby laying a solid foundation for driving the Company's development and maximizing value for the Shareholders.

2. Corporate governance code

As a listed company with both A Shares and H Shares, in addition to complying with the applicable laws and regulations, the Company is also required to comply with the requirements of the Corporate Governance Code as set out in Appendix 14 to the Listing Rules of the Stock Exchange and the Code of Corporate Governance for Listed Companies of the CSRC regarding the practice of corporate governance. During the Reporting Period and as of the date of this interim report, the Company has adopted and fully complied with the requirements of the Corporate Governance Code.

(1) Provision A.2.1 of the Code: On 31 December 2019, Mr. Zhou Liming has resigned from the positions as the Chairman of the Company due to change in work arrangements. On 17 January 2020, the third meeting of the seventh session of the Board of the Company elected Mr. Gan Yongyi as the Chairman of the Company. Since then, Mr. Gan Yongyi performed the roles of Chairman and general manager of the Company, which resulted in deviation from the requirement that the role of chairman and chief executive should be separated and should not be performed by the same individual. As of 27 July 2020, the Company held the seventh meeting of the

seventh session of the Board at which Mr. Li Wenhu was appointed as general manager of the Company. Since then, Mr, Gan Yongyi, Chairman and general manager of the Company, has ceased to be general manager of the Company and the Company has complied with the aforementioned code provision.

3. Audit committee

As at the date of this report, the Audit Committee of the Company comprises three independent non-executive Directors including Madam Bu Danlu, Madam Liu Lina and Mr. Yan Qixiang who are all professionals experienced in finance and transportation. The Audit Committee has reviewed and confirmed the unaudited interim condensed financial information and interim results report of the Group for the half year ended 30 June 2020.

4. Model code for securities transactions by directors and supervisors

During the Reporting Period, the Company has adopted a code of conduct regarding Directors' and Supervisors' securities transactions on terms not less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules of the Stock Exchange. Having made specific enquiries of all Directors and Supervisors of the Company, it was confirmed that all Directors and Supervisors have complied with the Model Code in relation to securities transactions by the Directors and Supervisors and the Company's own code of conduct and there had not been any non-compliance with the relevant requirements of the Model Code.

V. MEMBERS OF THE BOARD

As at the date of this report, the Board comprises Mr. Gan Yongyi (Chairman), Mr. Li Wenhu (Vice Chairman), Madam Ma Yonghan, Mr. You Zhiming and Mr. He Zhuqing as executive Directors, Mr. Yang Guofeng (Vice Chairman) and Mr. Li Chengyong as non-executive Directors, and Madam Liu Lina, Mr. Gao Jinkang, Mr. Yan Qixiang and Madam Bu Danlu as independent non-executive Directors.

By order of the Board
Sichuan Expressway Company Limited*
Gan Yongyi
Chairman

Chengdu, Sichuan Province, the PRC 27 August 2020