# TCL 科技集团股份有限公司 TCL Technology Group Corporation



创意感动生活 The Creative Life

# **INTERIM REPORT 2020**

29 August 2020



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# Ramp up, Catch up and Go all out to be A Global Leader

Chairman's Message

Dear shareholders, customers and partners,

In the first half of 2020, the global political and economic landscape constantly underwent major changes. Affected by the global COVID-19 epidemic, China's economic development faced greater challenges and risks. Enterprises were also inevitably affected, which would accelerate industrial transformation, upgrading and restructuring. To address the challenges, the government introduced the policy that "domestic economic cycle plays a leading role while international economic cycle remains its extension and supplement", and strengthened economic vitality by tax reduction and liquidity management. Meanwhile, it vigorously supported industrial development, expedited the improvement of key technology, and enhanced the competitiveness of the manufacturing industry. All of these were conducive to the business development of the Group.

Seeking opportunities from the crisis, the Company kept transforming and innovating. It achieved revenue growth in all the sectors by maximizing cost efficiency as well as improving quality and profitability. In the first half of 2020, TCL Tech. recorded revenue of RMB29.33 billion, up by 12.3% year-on-year on the same basis, and a net profit attributable to the listed company's shareholders of RMB1.21 billion, down by 42.3% year-on-year. Excluding the effect of the gain from the spin-off, the net profit attributable to the listed company's shareholders increased by 7.6% year-on-year on the same basis.

The semi-conductor display business is still at the bottom of the cycle. Although it has stabilized and recovered, the prices of main products in the current period are still lower than those in the same period of last year. TCL CSOT exerted its superb management capabilities by constantly optimizing its products and customer structures. As a result, the large-size panel business achieved profit, while the small- and medium-size panel business improved significantly. In the first half of 2020, TCL CSOT reported a revenue of RMB19.51 billion (up by 19.9% year-on-year), a deficit of RMB133 million, and a net profit attributable to the parent company of RMB24 million.

Specifically, the net profit in the second quarter increased by RMB215 million from the first quarter. The supply and demand would gradually balance as the market recovers, resulting in a rebound of semi-conductor display industry. In the third quarter, prices of products are expected to rise at a faster pace. Profitability of TCL CSOT in the second half of the year will continue to improve.

With technological innovation as the driving force, the Company has a further investment in the display technology of intelligent and digital manufacturing to develop strategically integrated technologies and products, aiming at establishing a leading layout of next-generation display technologies, materials and processes. During the Reporting Period, the Company invested RMB2.88 billion in R&D, up by 28.9% year-on-year on the same basis. It established a joint laboratory with San'an Optoelectronics to research a process solution for the mass production of Micro-LED displays. It also acquired a strategic stake in JOLED Inc. of Japan to jointly promote the industrial production of large-size inkjet-printing OLED displays. The PCT applications of the Company increased by 838 and the accumulated PCT applications reached 12,113.

Given the competitive advantages of TCL CSOT, the Group will seize opportunities to further expand and develop itself through mergers and acquisitions, so as to secure its global leadership in the semi-conductor display business.

The industrial finance business of TCL developed steadily. It fulfilled the funding needs of the Company's key projects at a low cost, actively managed the industrial liquidity and global currency risks, and gradually built its capacity of global asset allocation. TCL Capital proactively made arrangements regarding new materials and technologies, established an ecological chain, and fostered new industries. Meanwhile, it acted a role in the sustainable and healthy development of the Company by achieving a favourable investment return.

To develop new driving forces for the long-term growth, the Company entered new markets in the capital- and technology-intensive strategic industries by taking its advantages of technology, management and capital. The Company acquired 100% equity of Tianjin Zhonghuan Electronics Group Co., Ltd., whose main asset was the controlling stake in "Tianjin Zhonghuan Semiconductor Co., Ltd." (stock code: 002129.SZ). The core business of "Zhonghuan Semiconductor" was semi-conductor silicon-wafer & photovoltaic silicon-wafer and its modules. The Company believes that the enterprise has a promising future with great potentials to lead the globe in the

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semi-conductor and photovoltaic business. As the core and basic component of integrated circuits, the semi-conductor silicon-wafer is in line with China's integrated circuit development strategy. The management and operation of Zhonghuan Electronics is similar to that of the Company, so the two can fully coordinate with and empower each other in terms of industrial chain, globalization as well as management systems, thus accelerating their respective business development. The acquisition also included a controlling stake in "Tianjin Printronics Circuit Corp." (stock code: 002134.SZ) and its other assets, which would inject new momentum into the Company's growth.

Looking ahead to the second half of 2020, enterprise development has reached another critical phase along with the breakout of global epidemic, the risk of China-US. trade war and increasing uncertainties of the world economy. However, we firmly believe that enterprises with competitive strength can always adjust quickly in every crisis, take the initiative to change, seize opportunities, and develop new capabilities.

In the second half of 2020, TCL CSOT will continue to promote the expansion of Phase II and Phase III of t4 plant (G6-OLED) and the construction of t7 plant (G11-LCD), enhance the competitiveness of the small- and medium-size panel business such as LTPS and flexible OLED, and develop new display technologies and materials. TCL CSOT will complete the acquisition of 60% equity of Samsung Electronics Suzhou LCD Co., Ltd. from Samsung Display (TCL CSOT and Suzhou Industrial Park hold the remaining 10% and 30% equity, respectively) and 100% equity of Samsung Display Suzhou Co., Ltd. The core business of these two plants are the production of G8.5 TFT-LCD panel (with a production capacity of 120K/month) and modules (with a production capacity of 3.5M/month), respectively. The acquisition will promote TCL CSOT to further optimize its industrial layout and product mix as well as the manufacturing and supply chain system, and enhance the competitiveness of the Company's large-size display business to achieve comprehensive leadership in products, technologies, efficiency, manufacturing, and industrial ecology construction.

The Company will further support and coordinate the semi-conductor and new energy business, fully release the vitality of internal organizations with mechanisms, and improve its core capabilities, so as to accomplish various tasks as planned and speed up the implementation of Zhonghuan Semiconductor's globalization strategy.

The industrial finance business of TCL will support the semi-conductor display from various aspects by constantly optimizing asset allocation. It will also boost the Company's operational efficiency and control the global operation risks. Meanwhile, TCL Capital will focus on investment of industrial chain and other high-tech industries to promote the competitiveness of its industrial ecology.

The Company has established an optimistic operational budget this year. Despite the short-term effect brought by COVID-19 epidemic on operational results, the Company still has confidence to overcome difficulties and challenges to achieve the annual business objectives under great uncertainty of global economy in the second half of 2020. TCL Tech., in pursuit of the substantive development, will enhance the core competitiveness of China's manufacturing industry and concentrate all resources and efforts to stride toward a global leadership.

吾东生

Li Dongsheng 29 August 2020

# Part I Important Notes, Table of Contents and Definitions

The Board of Directors (or the "Board"), the Supervisory Committee as well as the directors, supervisors and senior management of TCL Technology Group Corporation (hereinafter referred to as the "Company") hereby guarantee the factuality, accuracy and completeness of the contents of this Report and its summary, and shall be jointly and severally liable for any misrepresentations, misleading statements or material omissions therein.

All the Company's directors have attended the Board meeting for the review of this Report and its summary.

Mr. Li Dongsheng, the Chairman of the Board, Ms. Du Juan, the person-in-charge of financial affairs (Chief Financial Officer), and Mr. Xi Wenbo, the person-in-charge of the financial department, hereby guarantee that the financial statements carried in this Report are factual, accurate and complete.

This Report and its summary have been prepared in both Chinese and English. Should there be any discrepancies or misunderstandings between the two versions, the Chinese versions shall prevail.

# Definitions

| Term  | Definition  |  |  |
|---|---|--|--|
| The "Company", the "Group", "TCL", "TCL<br>Tech." or "we" | TCL Technology Group Corporation and its consolidated subsidiaries, except where the context otherwise requires.  |  |  |
| The "Reporting Period"                                    | The period from 1 January 2020 to 30 June 2020.   |  |  |
| The same basis after the spin-off                         | In April 2019, the Company completed the handover of assets in a significant<br>spin-off. Therefore, the revenue data of H1 2020 and H1 2019 are not<br>comparable as the former does not include the revenue generated by the<br>spun-off assets in January-March 2020, while the latter comprises the such<br>revenue in January-March 2019. Therefore, the revenue data of H1 2020 and 2<br>2019 are only comparable on the same basis after the spin-off. |  |  |
| The significant assets spin-off or the spin-off           | The significant assets spin-off approved at the 13th meeting of the 6th Board of Directors on 7 December and the First Extraordinary General Meeting of 2019 on 7 January 2019.   |  |  |
| TCL CSOT  | TCL China Star Optoelectronics Technology Co., Ltd.   |  |  |
| Zhonghuan Electronics                                     | Tianjin Zhonghuan Electronics Group Co., Ltd.   |  |  |
| Zhonghuan Semiconductor                                   | Tianjin Zhonghuan Semiconductor Co., Ltd. (stock code: 002129.SZ)   |  |  |
| Samsung Display   | Samsung Display Co., Ltd.   |  |  |
| Highly  | Highly Information Industry Co., Ltd., a majority-owned subsidiary of the<br>Company listed on the National Equities Exchange and Quotations (stock code<br>835281)   |  |  |
| Guangdong Juhua   | Guangdong Juhua Printed Display Technology Co., Ltd.  |  |  |
| China Ray   | Guangzhou China Ray Optoe lectronic Materials Co., Ltd.   |  |  |
| CDOT  | China Display Optoelectronics Technology Holdings Limited, a majority-owne subsidiary of the Company listed on the Stock Exchange of Hong Kong (stock code: 00334.HK)   |  |  |
| Educational Web   | TCL Educational Web Ltd.  |  |  |
| Bank of Shanghai  | Bank of Shanghai Co., Ltd. (stock code: 601229.SH), with the Company holding a 5.58% interest.  |  |  |
| 712 Corp.   | Tianjin 712 Communication & Broadcasting Co., Ltd. (stock code: 603712.SH), with the Company holding a 19.07% interest as its second largest shareholder.   |  |  |
| Fantasia  | Fantasia Holdings Group Co., Limited, a listed company on the Stock Exchange of Hong Kong (stock code: 01777.HK), with the Company holding a 20.06% interest as its second largest shareholder.   |  |  |
| Admiralty Harbour Capital                                 | Admiralty Harbour Capital Limited   |  |  |
| China Innovative  | China Innovative Capital Management Limited   |  |  |
| t1 project  | The generation 8.5 (or G8.5) TFT-LCD production line of TCL CSOT  |  |  |

| t2 project | The generation 8.5 (or G8.5) TFT-LCD (including oxide semiconductor) production line of TCL CSOT          |  |  |
|------------|---|--|--|
| t3 project | The generation 6 (or G6) LTPS-LCD panel production line of TCL CSOT                                       |  |  |
| t4 project | The generation 6 (or G6) flexible LTPS-AMOLED panel production line of TCL CSOT                           |  |  |
| t6 project | The generation 11 (or G11) new TFT-LCD production line of TCL CSOT  |  |  |
| t7 project | The generation 11 (or G11) new ultra-high-definition (UHD) TFT-LCD and AMOLED production line of TCL CSOT |  |  |

# Part II Corporate Information and Key Financial Information

# I Corporate Information

| Stock name                          | TCL Tech.                        | Stock code | 000100 |
|-------------------------------------|----------------------------------|------------|--------|
| Changed stock name (if any)         | N/A                              |            |        |
| Place of listing                    | Shenzhen Stock Exchange          |            |        |
| Company name in Chinese             | TCL 科技集团股份有限公司                   |            |        |
| Abbr. (if any)                      | TCL 科技                           |            |        |
| Company name in English (if<br>any) | TCL Technology Group Corporation |            |        |
| Abbr. (if any)                      | TCL TECH.                        |            |        |
| Legal representative                | Li Dongsheng                     |            |        |

# **II Contact Information**

|                | Board Secretary   |  |  |
|----------------|---|--|--|
| Name           | Liao Qian   |  |  |
| Office address | 19/F, Tower B, TCL Building, Gaoxin South First Road,<br>Shenzhen High-Tech Industrial Park, Shenzhen, Guangdong<br>Province, China |  |  |
| Tel.           | 0755-3331 1666  |  |  |
| Fax            | 0755-3331 3819  |  |  |
| Email address  | ir@tclcom   |  |  |

# **III Other Information**

# 1. Contact Information of the Company

No change occurred to the registered address, office address and their zip codes, website address and email address of the Company in the Reporting Period. The said information can be found in the 2019 Annual Report.

# 2. Media for Information Disclosure and Place where this Report is Lodged

No change occurred to the newspapers designated by the Company for information disclosure, the website designated by the CSRC for disclosing the Company's periodic reports and the place for lodging such reports in the Reporting Period. The said information can be found in the 2019 Annual Report.

## 3. Other information

No change occurred to the other information in the Reporting Period.

## **IV Key Financial Information**

Indicate whether there is any retrospectively restated datum in the table below.

#### $\square$ Yes $\blacksquare$ No

| Serial<br>No. | Item   | H1 2020         | H1 2019          | Change (%) |
|---------------|--|-----------------|------------------|------------|
|               | Revenue (RMB) <sup>Note</sup>  | 29,333,210,856  | 43,781,613,735   | -33.00     |
| 1             | Revenue on the same basis after the spin-off (RMB) <sup>Note</sup>   | 29,333,210,856  | 26,119,468,731   | 12.30      |
| 2             | EBITDA (RMB)   | 6,143,106,318   | 8,436,689,169    | -27.19     |
|               | Net profit attributable to the listed company's shareholders (RMB) <sup>Note</sup>                             | 1,208,065,986   | 2,092,348,692    | -42.26     |
| 3             | Net profit attributable to the listed<br>company's shareholders before<br>non-recurring gains and losses (RMB) | 181,862,847     | 250,467,130      | -27.39     |
| 4             | Basic earnings per share (RMB/share)   | 0.0932          | 0.1569           | -40.60     |
| 4             | Diluted earnings per share (RMB/share)   | 0.0893          | 0.1544           | -42.16     |
| 5             | Weighted average return on equity (%)  | 4.11            | 7.17             | -3.06      |
| 6             | Net cash generated from/used in operating activities (RMB)   | 7,347,810,779   | 6,150,821,822    | 19.46      |
| 0             | Net cash per share generated from/used<br>in operating activities (RMB/share)                                  | 0.5431          | 0.4539           | 19.65      |
|               |  | 30 June 2020    | 31 December 2019 | Change (%) |
| 7             | Total assets (RMB)   | 184,833,234,677 | 164,844,884,926  | 12.13      |
|               | Total owners' equity (RMB)   | 64,891,825,753  | 63,883,145,340   | 1.58       |
| 8             | Owners' equity attributable to the listed company's shareholders (RMB)   | 30,027,342,791  | 30,111,946,237   | -0.28      |
| 9             | Share capital (share)  | 13,528,438,719  | 13,528,438,719   | 0.00       |
| 10            | Equity per share attributable to the listed company's shareholders (RMB/share)                                 | 2.2196          | 2.2258           | -0.28      |

Note: In April 2019, the Company completed the handover of assets in a significant spin-off. Therefore, the H1 2019 data included the results of the spun-off assets for January-March 2019 and a gain of RMB1.15 billion from the spin-off. Provided that the H1 2019 data were on the same basis after the spin-off, revenue would be up by 12.3% year-on-year. In 2020, the Company continued to focus on its core business and maximize shareholder's value by spinning off the Educational Web business, which generated a gain of RMB234 million. Provided that the spin-off gains were excluded from both of the H1 2020 and H1 2019 data, the net profit attributable to the listed company's shareholders would be up by 7.6% year-on-year on the same basis.

The total share capital at the end of the last trading session before the disclosure of this Report:

| Total share capital at the end of the last trading session before<br>the disclosure of this Report (share) | 13,519,279,411 |
|--|----------------|
| Fully diluted earnings per share based on the latest total share capital above (RMB/share)                 | 0.0894         |

# V Accounting Data Differences under China's Accounting Standards for Business Enterprises (CAS) and International Financial Reporting Standards (IFRS) and Foreign Accounting Standards

### 1. Net Profit and Equity under CAS and IFRS

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such differences for the Reporting Period.

### 2. Net Profit and Equity Differences under CAS and Foreign Accounting Standards

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such differences for the Reporting Period.

#### 3. Reasons for Accounting Data Differences Above

 $\Box$  Applicable  $\blacksquare$  Not applicable

### VI Non-Recurring Gains and Losses

Unit: RMB

| Item   | H1 2020     | Note           |
|--|-------------|----------------|
| Gain or loss on disposal of non-current assets (inclusive of impairment allowance write-offs)  | 289,778,280 | Not applicable |
| Government grants through profit or loss (exclusive of<br>government grants given in the Company's ordinary<br>course of business at fixed quotas or amounts as per the<br>government's uniform standards)   | 355,097,992 | Not applicable |
| Gain equal to the amount by which investment costs for<br>the Company to obtain subsidiaries, associates and joint<br>ventures are lower than the Company's enjoyable fair<br>value of identifiable net assets of investees when making<br>investments | 280,758,994 | Not applicable |
| Spin-off costs in staff arrangement, integration, etc.   | -           | Not applicable |
| Gain or loss on fair-value changes in held-for-trading<br>financial assets and liabilities & return on investment<br>from disposal of held-for-trading financial assets and  | 40,067,037  | Not applicable |

| liabilities and available-for-sale financial assets (exclusive<br>of effective portion of hedges that arise in the Company's<br>ordinary course of business) |               |                |
|--|---------------|----------------|
| Non-operating income and expense other than the above  | 192,303,192   | Not applicable |
| Other gains and losses that meet the definition of non-recurring gain/loss   | -             | Not applicable |
| Less: Corporate income tax   | 78,214,197    | Not applicable |
| Non-controlling interests (net of tax)   | 53,588,159    | Not applicable |
| Total  | 1,026,203,139 | Not applicable |

Explanation of why the Company reclassifies as recurrent a non-recurring gain/loss item defined or listed in the Explanatory Announcement No. 1 on Information Disclosure for Companies Offering Their Securities to the Public—Non-Recurring Gain/Loss Items:

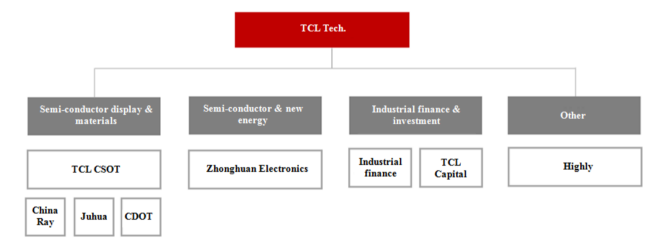
 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases for the Reporting Period.

# **Part III Business Summary**

# I Principal Activity of the Company in the Reporting Period

During the Reporting Period, the main business structure of TCL Tech. still consisted of the following three segments: the semi-conductor display and materials business, the industrial finance & investment business and the other businesses. The Company acquired 100% equity of Tianjin Zhonghuan Electronics Group Co., Ltd. After the Ownership Transaction, the business structure of the Company is planned to be adjusted as follows:



For further information about the Company's businesses, please refer to "Part IV Management Discussion and Analysis" herein.

# **II Significant Changes in Major Assets**

# 1. Significant Changes in Major Assets

| Major assets                      | Main reason for significant change                  |  |  |
|-----------------------------------|---|--|--|
| Held-for-trading financial assets | Increase in purchases of wealth management products |  |  |
| Prepayments                       | Increase in prepayments to suppliers                |  |  |
| Other receivables                 | Increase in security deposit payments               |  |  |
| Equity assets                     | No significant change                               |  |  |
| Investment property               | Transfer from construction in progress              |  |  |
| Fixed assets                      | Transfer from construction in progress              |  |  |
| Intangible assets                 | No significant change                               |  |  |

| Construction in progress  | Transfer to fixed assets and investment property          |  |  |
|---------------------------|---|--|--|
| Development costs         | Transfer-out upon availability for intended use           |  |  |
| Long-term prepaid expense | Increase in the current period                            |  |  |
| Other non-current assets  | Increase in prepayments for equipment and land use rights |  |  |

### 2. Major Assets Overseas

 $\square$  Applicable  $\blacksquare$  Not applicable

## **III** Core Competitiveness Analysis

Established in Huizhou in 1981, TCL has been sticking to the industry for nearly 40 years by keeping innovating, forging ahead and daring to change. Today, TCL has grown into a leading company with global influence. In early 2019, the Company completed a divestment of the intelligent terminal and supporting businesses and officially renamed itself as "TCL Tech.", positioning as a global leading technology group. At present, the Company has become a global leader in LCD panels with a rapidly increasing market share.

# With a clear strategic development path and promising long-term development potential, the Company's leadership in LCD panels is constantly improving

In March 2020, TCL Tech. completed the sale of its online education business, continued to focus on high-tech, capital-intensive and long-cycle strategic emerging industries, and enhanced its industrial finance capability. With a clear development path, the Company has witnessed great improvement in its core competitiveness and sustainable capability. The growth potential of the Company has been further released. Under the heavy pressure of the epidemic in 2020, the sales area and revenue of panels have increased with a growth rate significantly higher than that of the industry and its major competitors.

At present, the industry downturn accelerates the restructuring of competition pattern, and the scale of production is rapidly centralizing at China's leading companies. The Company took the opportunity to liquidate inefficient production capacity and actively seek opportunities for mergers and acquisitions. With the successive release of production capacity, TCL Tech. will be able to cover all the mainstream sizes of display application, meet the specific technical and specification requirements of application customers in various industries, further enhance the Company's position in the industry, and drive the growth of its operational efficiency and profitability. With an increasing centralization of panel market, the business cycle of the industry will be shortened significantly, and the fluctuations of panel price will be greatly reduced, leading to a better long-term profit outlook.

### With emphasis on both scale and benefit, TCL CSOT maintains a global-leading efficiency

TCL CSOT has grown into a high-tech company driven by technology and management. It continues to expand in the field of LCD large-screen segmentation with the largest scale growth rate in the world, while the production of overseas manufacturers keeps declining.

With advantages in market segment scale, TCL CSOT maintains the world's leading industry management capability. Its efficiency and benefit indicators continue to lead the industry. Through organization optimization, procedure simplification, plan innovation and expense management, TCL CSOT has realized the effective reduction of material costs, manufacturing expenses and platform expenses.

With the gradual reshuffle of the industry, the industrial pattern is expected to be significantly optimized. Base on its comprehensive and efficient industrial layout, industry-leading management capacity and operational efficiency, as well as advantages in specific market segment, TCL CSOT will steadily enter the stage of high growth, further improve its market share, profitability, competitive advantages and industry position.

# With strong R&D capabilities and a global layout, TCL Tech. is committed to developing itself into a world-leading technology company

TCL Tech. spared no effort in R&D investment. In the first half of 2020, the Company's R&D investment reached RMB2.88 billion, accounting for 9.81% of its revenue. The Company attached great importance to the reserves and exploration of cutting-edge technologies, making efforts on major breakthroughs in such aspects as technological layout, product layout, and technological material layout. In terms of the large-size panel business, TCL CSOT has an intensive process background, which has realized many milestone achievements in research. The Company's large-size HVA products are technologically advanced in high-end machines. In the future, the

Company will consolidate such advantages in the high-end market through the promotion of 8K & Touch technologies, and will keep advancing the mass production of flexible printed QLED/OLED displays. In terms of the small- and medium-size panel business, TCL CSOT will enter the market with high-end products. The high-color-saturation CPLP + IEST energy saving + low blue light technology, which researched and developed independently by TCL CSOT, can improve image quality and protect human eyes, and has already been supplied to major mobile phone manufacturers. In addition, the next-generation of fully flexible AMOLED production line has been mass-produced, leading a broad application prospect of foldable and rollable products.

In the first half of 2020, TCL Tech. submitted 838 PCT applications. Its accumulated applications reached 12,113, covering different regions such as Europe, the United States, and South Korea. During the Reporting Period, TCL CSOT submitted 838 PCT applications and its accumulated applications reached 11,895. As at 30 June 2020, TCL Tech. has applied for 25,700 Chinese patents and 10,329 U.S. patents. As at 30 June 2020, TCL CSOT has applied for 20,355 Chinese patents and 10,175 U.S. patents. The Company owns 1,199 public patents in the field of quantum dots, ranking the 2nd in the world.

The Company is committed to seizing the unprecedented opportunities for industrial adjustment and reshuffle in the semi-conductor display and materials field by vertical extension and horizontal integration of the industrial chain. It wil also focus on the ecological layout of such fields as basic materials, next-generation display materials, and key equipment in new processes with a view to forming an advantage base on ecological leadership. Through continuous investment, the Company has been making breakthroughs in the research and development of printed display technologies and new materials. The "National Printed and Flexible Display Innovation Center" of Guangdong Juhua, a subsidiary of the Company, is the sole national innovation center in the display field in China, building into the world's most advanced printing display public platform. The R&D strength and development progress of China Ray are at the forefront of the industry. The OLED materials of China Ray has been mass-supplied. The QLED R&D team of the company has solved key problems (such as lifetime of red and green materials). The performance of the independently developed blue-light emitting material leads an advanced position, and its relevent research achievements have been published on the top international scientific journal - Nature Communication.

#### Industrial cluster linkage brings an effective synergy advantage

After the spin-off, the Company held the industrial finance & investment and venture capital business, mainly comprising TCL Finance and TCL Capital. The sector supported the semi-conductor display business from various aspects. It reduced financing costs and improved resource efficiency for the Group. TCL Finance provided financial services for the Company's main business and its partners of the industrial chain, ensuring the provision of resources for major investment projects, and generating revenue by utilizing surplus capital.

TCL Capital will expand the scale of funds and strengthen its financial investment capabilities. It will invest in artificial intelligence, semi-conductor display technology, new materials, intelligent manufacturing and other fields to play an active role in building an industrial ecology. The industrial finance & investment and venture capital business is conducive to the Company's industrial chain layout around its core business. The stable profit contribution it brings also helps offset the influence of the semi-conductor display industrial downturn. Focusing on the main business, TCL's investment and venture capital business has realized the coordinated development of industrial technologies and investment opportunities. It accomplished many successful investments in such fields as core electronic devices, basic software and high-end general-purpose chips, including the investments on Cambricon and YEESTOR Microelectronics.

# The connotation of "Spirit of Eagle" is enriched and the cultivation of corporate culture is strengthened

Through the ups and downs for more than 30 years, our company developed the "spirit of eagle", which reflects TCL's core values and competitiveness, as well as cohesion of TCLers. The connotation of the "Spirit of Eagle" will be re-interpreted in the new era of development and further motivate all TCLers to forge ahead, embrace changes, challenge conventional ideas, endure hardship, make progress and continue to thrive. In 2019, the Company upgraded its corporate culture based on the "Spirit of Eagle". In 2020, the Company continued to strengthen the team-building and cultivation of corporate culture by improving the organizational structure and the collaborative division of labor between the data headquarters and subordinate industries. It achieved certain results as constantly enhancing the management and work quality of employees at each tier

through multiple rounds of in-depth management training. During the epidemic in early 2020, the quick organization of 600 employees from Shenzhen and Huizhou branches to support Wuhan, the normal operation of Wuhan CSOT, and the zero infection of 7,000 employees in Wuhan plant, are all evidences of the further deepening and consolidation of the corporate culture.

# Part IV Management Discussion and Analysis

## **I** Overview

International political and economic environment has become more complex and volatile this year. The COVID-19 epidemic has further aggravated the anti-globalization sentiment, resulting in increasing obstacles to foreign trade and technological cooperation. The cyclical recovery of the semi-conductor display sector has been disturbed under the new phase of the global economy. In the face of such crises, the Company adheres to its solid and steady strategy, which is to build an emerging high-tech business group with global competitiveness, and concentrates on high-tech industries by maximizing efficiency.

In the first half of 2020, on the same basis after the spin-off, the Company recorded revenue of RMB29.33 billion, up by 12.3% year-on-year, and a net profit attributable to the listed company's shareholders of RMB1.21 billion, down by 42.3% year-on year. Excluding the gain from the spin-off, the net profit attributable to the listed company's shareholders increased by 7.6% year-on-year on the same basis. Specifically, the net profit attributable to the listed company's shareholders was RMB0.8 billion in the second quarter, up by 96% from the first quarter.

During the Reporting Period, the semi-conductor display sector remained at the bottom of the industrial cycle. Under the negative impact on logistics and work resumption caused by the epidemic, **the Company has maintained a relatively leading advantage in efficiency and benefit by promoting refined management.** TCL CSOT reported a revenue of RMB19.51 billion, up by 19.9% year-on-year; a net loss of RMB133 million, down by RMB1,152 million year-on-year (in the second quarter, there was an improvement of RMB215 million from the first quarter); and a net profit attributable to the parent company of RMB24 million. The Company has a further investment in R&D and intelligent manufacturing, aiming to develop strategically integrated technologies and products. During the Reporting Period, the Company's R&D investment reached RMB2.88 billion, up by 28.9% year-on-year on the same basis. Meanwhile, the industrial finance, venture capital and other businesses sector recorded a net profit of RMB1.2 billion, stabilizing the Company's profitability during the industry downturn. The expansion of the global semi-conductor display production is coming to the concluding phase, which leads to a reconstruction of the industry. Given the prices of display pannel in major sizes began to recover in July, the Company would imporve its performance in the second half of the year.

The Company's semi-conductor display sector achieved a globally leading scale. During the

Reporting Period, the t1, t2, and t6 production lines of TCL CSOT maintained at full capacity and ranked second globally in terms of the TV panel market share. The market share of 55-inch TV panel ranked the 1st in the world, while its 65-inch TV panel ranked the 2nd. Although the smalland medium-size panel plants located in Wuhan, thanks to the well management of supply chain, the LTPS panel of the t3 production line operated at full capacity, and the high-end, new-form product of the t4 flexible AMOLED production line was rapidly improved. Cooperation with global leading brand customers was constantly deepened. Additionally, steady progress was made in t7 project construction.

In the meantime, TCL CSOT seized the opportunity of industrial restructuring to consolidate its leading position in display panels through internal development and external M&A. With the release of production capacity of t4 and t7 and the integration of Suzhou Samsung's production line, by 2023, the compound annual growth rate of TCL CSOT's capacity will reach 18.8%. Given the rapid scale growth and the improvement of industry, TCL CSOT will enter a dual-driven development stage.

Leading Technology is always the Company's main driving force. As 5G technology develops, the demand for large-size, 8K, Touch and other display products grows rapidly. With the promotion of mobile Internet, requirements for the quality of electronics consumption keeps raising, and the demand for distance education, online shopping and social entertainment increases. The Company actively deepened cooperation with strategic suppliers and launched "smart screen", "wisdom screen" and other interactive products. Together with the partners of the industrial chain, the Company promoted high-end display demand such as 8K/120Hz and built an IoT ecology of multiple scenarios.

During the Reporting Period, the Company focused on the layout of the next-generation display technologies and ecology. TCL CSOT established a joint laboratory with San'an Optoelectronics to develop Micro-LED display technology and formed a solution for commercial production of Micro-LED displays. The Company also invested in JOLED Inc. to accelerate the application of inkjet printing technology and to lead the construction of a global new display industrial ecology covering upstream equipment, materials and devices. TCL CSOT will promote the development of Micro-LED and printed OLED displays and develop the independent intellectual property rights of the new display technology field from materials, processes, equipments and production line solutions, so as to lead the future display technologies.

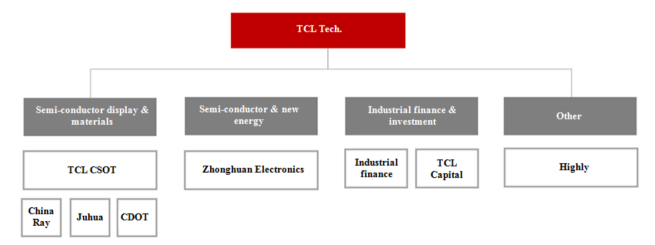
The COVID-19 epidemic not only caused a crisis with considerable difficulties for global public security, but also increased the uncertainty of the global economy. Looking ahead, we will make

preparations for the new development pattern of "dual circulation". As the foundation of the electronic information industry, semi-conductor and semi-conductor display are strategic industries related to the overall development of national economy and society. At present, the historic relocation of global semi-conductor industry has already emerged, speeding up the industrial restructuring.

With an innovative and disruptive thinking, the Company will keep improving management to grow into a global leader. The Company will transform and upgrade itself from lean production to advanced manufacturing that features intelligent and digital production. It will also introduce IPD and LTC to optimize process and improve the organizational capabilities as well as the talent pool. The Company will continue to promote the vertical extension and horizontal integration of the semi-conductor display business. In addition, it will empower China's semi-conductor and new energy industries, which are rising at an accelerated pace, with industrial integration experience and global layout capabilities accumulated over the past 30 years. In high-tech, heavy-assset and long-cycle fields, the Company will continuously consolidate the foundation to secure a world-leading position, and constantly accumulate core assets in tech field.

# II Core Business Review

During the Reporting Period, the principal business structure of TCL Tech. still consisted of the following three segments: the semi-conductor display and materials business, the industrial finance & investment business and the other businesses. The Company acquired 100% equity of Tianjin Zhonghuan Electronics Group Co., Ltd. After the Ownership transaction, the business structure of Company is planned to be adjusted as follows:



### (I) Semi-conductor Display and Materials Business

In the first half of 2020, the sudden COVID-19 epidemic hit the semi-conductor display sector badly. The consumer demand was temporarily suppressed, the cyclical recovery of the semi-conductor display sector was delayed, and the panel prices fluctuated at the historical bottom. In the face of the severe external challenges, **TCL CSOT adhered to its strategic focus and strove for survival through maximizing cost efficiency, thus maintaining its industry-leading operational efficiency and benefit.** During the Reporting Period, TCL CSOT recorded product sales area of 14.2 million square meters, up by 47.9% year-on-year; revenue of RMB19.51 billion, up by 19.9% year-on-year; and EBITDA of RMB4.63 billion, basically unchanged compared with the same period of last year. Affected by the historically low prices of display panels and the one-time expenditure brought about by the upgrade of epidemic prevention and control measures, TCL CSOT had a deficit of RMB133 million during the Reporting Period. Specifically, the net profit in the second quarter increased by RMB215 million from the first quarter, and the net profit of the large-size panel business in the second quarter increased by RMB110 million from the first quarter. TCL CSOT's profitability maintained a leading position in the industry.

Scale advantage was further enhanced, and supply chain control and manufacturing capabilities were improved. The t1, t2, and t6 production lines operated at full capacity for strong sales, achieving large-size panel sales area of 13.67 million square meters, up by 52.9% year-on-year, along with revenue of RMB12.16 billion, up by 32.3% year-on-year. In the meantime, equipment was moved into the t7 production line as planned. It is expected that mass production will start in early 2021. In Huizhou, the high-generation module factory operated with a monthly production capacity of more than 4 million pieces, and the Phase II construction of a smart factory that mainly produces super-large panels of 8K and 80 inches or above was promoted. Mass production can be expected by the end of 2020.

As for the small- and medium-size panel business, such impact as material shortages and work resumption delay during the epidemic was overcome, which guaranteed safe production continuously. The panel section of the t3 production line operated at full capacity, and the production capacity of the module section returned to normal in the second quarter. Moreover, the Phase I production capacity and yield rate of the t4 flexible AMOLED production line were improved as scheduled, products for brand manufacturers were mass produced and delivered, and

the construction of Phase II and Phase III was accelerated. The small- and medium-size panel business recognized sales area of 0.53 million square meters, down by 19% year-on-year; and revenue of RMB7.35 billion (including CDOT), up by 3.80% year-on-year.

Product and customer structures kept improving, while super-large TV, commercial display and high-end notebook computer businesses grew rapidly. The G11 production line t6 of TCL CSOT operated at full capacity, driving the continued rapid growth of the large-size panel business. The shipping area of 55-inch and larger-size products accounted for more than 70%. Specifically, the TV panel market share rose to 2nd in the world rankings: the market share of 55-inch panels ranked the 1st in the world, that of 65-inch panels ranked the 2nd, and that of 75-inch panels also ranked the 2nd. Commercial display business grew rapidly in the field of high-end gaming monitors and interactive whiteboards. The shipment of 86-inch interactive whiteboards ranked 2nd in the world. In the small- and medium-size panel business, the shipment of LTPS smart phone panels ranked the 3rd in the world; LTPS notebook computer panels were sold to a number of international brand customers, and the annual shipment was expected to become the world's 2nd; flexible AMOLED smart phone panels were stably supplied to brand customers for their flagship products, and the shipment surged to the 4th place in the world.

With technological innovation as the main driving force, product competitiveness was continuously enhanced, the layout in the field of new display technologies and materials was improved, and a technological and ecological leadership advantage was formed. TCL CSOT constantly consolidated the application advantages of HVA technology in large-size LCD high-end products, improved the shares of such high-end products as 8K/120Hz, and accelerated the mass production of MLED product based on Mini-LED on Glass. In the LTPS application field, it increased the proportion of Incell/COF/blind via product, and strengthened the development of mass production technology for under-display/in-display fingerprint sensors to products with LCD screens. For flexible AMOLED displays, the focus was placed on under-display shooting, folding, LTPO and other special technologies. The yield rate ramp-up of foldable screens and double-curved perforated screens was successful, and the product performance met the demand of brand customers.

TCL CSOT attaches great importance to the technological development of the next-generation new display field. It has been investing in new display technologies such as printed OLED/QLED and

Micro-LED. During the Reporting Period, TCL CSOT and San'an Semiconductor jointly invested in the establishment of a laboratory. Focusing on the development of Micro-LED technology, the two aim to promote the Company's ecological layout in the field from materials, processes, equipment and production line solutions to independent intellectual property rights.

Guangdong Juhua subordinate to the Company, as the only "National Printed and Flexible Display Innovation Center" of the industry, focuses on the basic, key technology development and industrial applications of printed display processes. China Ray develops new OLED key materials with independent IP. Optical overlay (CPL) materials have been mass-produced and shipped, and the performance of red and green light-emitting materials for printed OLED has been greatly improved. Furthermore, breakthroughs have been made in key problems such as the lifetime of red and green materials for QLED materials. The number of public patents in quantum dot electroluminescent field ranks the 2nd in the world. In order to accelerate the industrialization process of printed display technologies, TCL CSOT acquired a strategic stake in JOLED Inc. Through joint R&D, patent cooperation, etc., the two will speed up the industrial mass production of printed OLED displays from all aspects including materials, equipments, processes and products, and will improve the Company's ecology construction in the key processes of the printed display industrial chain, with a view to leading the future technological development trend.

Looking ahead to the second half of 2020, the impact of the epidemic will gradually weaken. With the approach of the sales season, downstream customers will actively stock up, panel prices will rebound, and industry operating profit will be improved. In the long run, the trend of steady growth in demand will remain unchanged, the exit of the industry's inefficient production capacity will accelerate, the restructuring and integration of the industry will speed up, and the industrial concentration will further increase. The long-term development prospects are bright.

TCL CSOT will grasp the opportunity of industry integration to expand its scale and enrich its product portfolio; continue to leverage the business synergy advantage, accelerate the progress of localization, and make breakthroughs in cost reduction. In addition, it will expedite the development of future-oriented capabilities, promote the IPD/LTC process system reform, improve digital-related capabilities and intelligent manufacturing quality, and make its utmost efforts to achieve technology leadership and ecology leadership by improving efficiency and product mix.

# (II) Industrial Finance and Investment Business

TCL's industrial finance business mainly includes the Group's finance and the supply chain finance. In the first half of 2020, affected by the COVID-19, the finance team focused on the funding needs of the Group's key projects, and strengthened the active management of liquidity and currency risk. The supply chain finance business took full advantage of Internet platform, and jointly with domestic financial institutions, continuously provided high quality and convenient receivables financing services for small and medium enterprise partners affected by the epidemic, realizing the sound development of the industrial ecosystem. In the second half, the industrial finance business will stick to the service concept of "partner finance", focus on real industrial needs, highlight the improvement of user experience, and constantly enrich and deepen service.

TCL Capital seek investment opportunities in key fields of technological industries, including new display technology, semi-conductor and their relevant industry chain, as well as high end materials and technological equipments that promote technology and create synergy. At the same time, investment value was generated. By the end of the Reporting Period, the scale of funds managed by TCL's venture capital business reached RMB8,989 million, and it invested in 121 projects cumulatively. Currently, it holds stocks of CATL, Dynanonic, Willsemi, Cambricon, DKEM, and other listed companies. Admiralty Harbour Capital obtained No. 6 license from HK SFC successfully during the Reporting Period and became an investment bank with full licenses. In the first half of 2020, it completed 9 bonds issuing and underwriting projects and 4 debt management projects. Its investment banking and asset management business developed healthily. China Innovative has invested in mature companies related to the Company's businesses.

At the end of the Reporting Period, the Company invests in some listed companies directly, including a 19.07% interest in 712 Corp. (603712.SH), a 5.58% interest in Bank of Shanghai (601229.SH) and a 20.06% interest in Fantasia Holdings (01777.HK).

#### **III Core Business Analysis**

Year-on-year changes in key financial data:

Unit: RMB

|               | H1 2020        | H1 2019        | Change (%) | Main reason for change |
|---------------|----------------|----------------|------------|------------------------|
| Revenue       | 29,333,210,856 | 43,781,613,735 | -33.00%    | The spin-off           |
| Cost of sales | 26,740,893,081 | 37,357,128,093 | -28.42%    | The spin-off           |

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| Selling expense                                      | 324,665,389     | 2,382,736,337   | -86.37% | The spin-off  |
|--|-----------------|-----------------|---------|---|
| Administrative expense                               | 770,003,011     | 1,266,510,300   | -39.20% | The spin-off  |
| R&D expense  | 1,882,501,102   | 1,880,666,523   | 0.10%   | No significant change   |
| Finance costs  | 916,022,280     | 604,713,951     | 51.48%  | Increase in financings  |
| Income tax expense                                   | 164,586,735     | 282,946,949     | -41.83% | The spin-off  |
| R&D investments                                      | 2,878,922,049   | 2,666,576,851   | 7.96%   | No significant change   |
| Net cash generated from/used in operating activities | 7,347,810,779   | 6,150,821,822   | 19.46%  | No significant change   |
| Net cash generated from/used in investing activities | -17,208,563,956 | -21,986,038,288 | 21.73%  | The spin-off  |
| Net cash generated from/used in financing activities | 13,235,850,184  | 5,464,945,756   | 142.20% | Increase in financings  |
| Net increase in cash and cash equivalents            | 3,388,412,372   | -9,901,559,172  | 134.22% | Increase in net cash generated from<br>operating activities, increase in<br>financings and the spin-off |

Significant changes to the profit structure or sources of the Company in the Reporting Period:

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such changes in the Reporting Period.

Breakdown of operating revenue:

### Unit: RMB

|   | Н              | 1 2020   | H1 20          | )19                   |            |
|---|----------------|--|----------------|-----------------------|------------|
|   | Revenue        | ,333,210,856 100%<br>,512,204,757 66.52%<br>,126,805,527 31.11%<br>694,200,572 2.37% | Revenue        | As % of total revenue | Change (%) |
| Total   | 29,333,210,856 | 100%   | 43,781,613,735 | 100%                  | -33.00%    |
| By operating division                                 |                |  |                |                       |            |
| Semi-conductor<br>display business                    | 19,512,204,757 | 66.52%   | 16,275,666,954 | 37.17%                | 19.89%     |
| Distribution<br>business                              | 9,126,805,527  | 31.11%   | 8,814,033,673  | 20.13%                | 3.55%      |
| Other businesses and<br>internally offset<br>accounts | 694,200,572    | 2.37%  | 18,691,913,108 | 42.70%                | -96.29%    |
| By product category                                   |                |  |                |                       |            |
| Semi-conductor<br>display devices                     | 19,512,204,757 | 66.52%   | 16,275,666,954 | 37.17%                | 19.89%     |
| Distribution of electronics                           | 9,126,805,527  | 31.11%   | 8,814,033,673  | 20.13%                | 3.55%      |
| Other businesses and<br>internally offset<br>accounts | 694,200,572    | 2.37%  | 18,691,913,108 | 42.70%                | -96.29%    |

| By operating segment              |                |        |                |        |         |  |  |  |  |  |
|-----------------------------------|----------------|--------|----------------|--------|---------|--|--|--|--|--|
| Mainland China                    | 20,814,424,616 | 70.96% | 23,804,831,122 | 54.37% | -12.56% |  |  |  |  |  |
| Overseas (including<br>Hong Kong) | 8,277,832,855  | 28.22% | 19,559,977,677 | 44.68% | -57.68% |  |  |  |  |  |
| Others                            | 240,953,385    | 0.82%  | 416,804,936    | 0.95%  | -42.19% |  |  |  |  |  |

Operating division, product category or operating segment contributing over 10% of revenue or operating profit:

Unit: RMB

|                                    |                |                |                           |                           |                                 | Unit: KMB                                   |
|------------------------------------|----------------|----------------|---------------------------|---------------------------|---------------------------------|---|
|                                    | Revenue        | Cost of sales  | Gross<br>profit<br>margin | YoY change in revenue (%) | YoY change in cost of sales (%) | YoY change in<br>gross profit<br>margin (%) |
| By operating division              |                |                |                           |                           |                                 |   |
| Semi-conductor<br>display business | 19,512,204,757 | 17,578,748,152 | 9.91%                     | 19.89%                    | 26.99%                          | -5.04%                                      |
| Distribution business              | 9,126,805,527  | 8,791,575,814  | 3.67%                     | 3.55%                     | 3.47%                           | 0.07%                                       |
| By product category                |                |                |                           |                           |                                 |   |
| Semi-conductor<br>display devices  | 19,512,204,757 | 17,578,748,152 | 9.91%                     | 19.89%                    | 26.99%                          | -5.04%                                      |
| Distribution of electronics        | 9,126,805,527  | 8,791,575,814  | 3.67%                     | 3.55%                     | 3.47%                           | 0.07%                                       |
| By operating segment               |                |                |                           |                           |                                 |   |
| Mainland China                     | 20,814,424,616 | 19,272,086,968 | 7.41%                     | -12.56%                   | -4.74%                          | -7.61%                                      |
| Overseas (including<br>Hong Kong)  | 8,277,832,855  | 7,426,275,636  | 10.29%                    | -57.68%                   | -56.14%                         | -3.15%                                      |

Core business data restated according to the changed methods of measurement that occurred in the Reporting Period:

 $\Box$  Applicable  $\blacksquare$  Not applicable

Any over 30% YoY movements in the data above and why:

The movements were primarily driven by the spin-off.

### **IV** Analysis of Non-Core Businesses

 $\Box$  Applicable  $\blacksquare$  Not applicable

# V Analysis of Assets and Liabilities

## 1. Significant Changes in Asset Composition

Unit: RMB

| 30 June | e 2020                  | 31 Decem | ber 2019                | Change                   |                                   |
|---------|-------------------------|----------|-------------------------|--------------------------|-----------------------------------|
| Amount  | As % of total<br>assets | Amount   | As % of total<br>assets | in<br>percentag<br>e (%) | Reason for any significant change |

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| Monetary<br>assets                 | 21,542,628,054 | 11.66% | 18,648,184,663 | 11.31% | 0.35%  | No significant change   |
|------------------------------------|----------------|--------|----------------|--------|--------|---|
| Accounts<br>receivable             | 9,730,783,694  | 5.26%  | 8,340,353,992  | 5.06%  | 0.20%  | Increase in revenue   |
| Inventories                        | 5,541,418,058  | 3.00%  | 5,677,963,123  | 3.44%  | -0.44% | No significant change   |
| Investment<br>property             | 1,163,696,611  | 0.63%  | 82,272,964     | 0.05%  | 0.58%  | Transfer from<br>construction in<br>progress  |
| Long-term<br>equity<br>investments | 18,606,252,622 | 10.07% | 17,194,284,162 | 10.43% | -0.36% | Return on investment<br>in associates and joint<br>ventures, as well as<br>increase in the<br>investment in Bank of<br>Shanghai |
| Fixed assets                       | 59,857,478,115 | 32.38% | 45,459,070,330 | 27.58% | 4.80%  | Transfer from<br>construction in<br>progress  |
| Constructio<br>n in<br>progress    | 21,017,402,164 | 11.37% | 33,578,289,802 | 20.37% | -9.00% | Transfer to fixed<br>assets and investment<br>property  |
| Short-term borrowings              | 16,491,170,954 | 8.92%  | 12,069,657,099 | 7.32%  | 1.60%  | Increase in financings  |
| Long-term<br>borrowings            | 46,145,998,074 | 24.97% | 38,512,059,200 | 23.36% | 1.61%  | Increase in financings  |

# 2. Assets and Liabilities at Fair Value

Unit: RMB

| Item  | Beginning<br>amount | Gain/loss on<br>fair-value<br>changes in<br>the<br>Reporting<br>Period | Cumulative<br>fair-value changes<br>recorded in equity | Increase in the<br>Reporting<br>Period | Decrease in<br>the Reporting<br>Period | Ending amount  |
|---|---------------------|--|--|--|--|----------------|
| Financial assets  |                     |  |  |  |  |                |
| 1.<br>Held-for-trading<br>financial assets<br>(excluding<br>derivative<br>financial assets) | 8,617,440,186       | 106,075,384  | -  | 11,434,746,249                         | 8,492,845,265                          | 11,665,416,554 |
| 2. Derivative financial assets  | 159,035,592         | 16,810,520   | 37,311,285   | 7,638,267                              | 33,583,848                             | 187,211,816    |

| 3. Receivables financing                   | -             | -           | -636,831    | 107,391,838    | -             | 106,755,007    |
|--|---------------|-------------|-------------|----------------|---------------|----------------|
| 4. Investments in other equity instruments | 279,883,515   | -           | -7,149,123  | 6,328,611      | 8,140,429     | 270,922,574    |
| Subtotal of financial assets               | 9,056,359,293 | 122,885,904 | 29,525,331  | 11,556,104,965 | 8,534,569,542 | 12,230,305,951 |
| Financial<br>liabilities                   | 272,924,688   | 8,851,977   | 114,299,180 | 218,027,917    | 53,910,065    | 560,193,697    |

Significant changes to the measurement attributes of the major assets in the Reporting Period:

 $\square$  Yes  $\blacksquare$  No

## 3. Restricted Asset Rights as at the Period-End

| Restricted assets                 | Carrying amount<br>(RMB'0,000) | Reason for restriction                                |
|-----------------------------------|--------------------------------|---|
| Monetary assets                   | 25,103                         | Deposited in the central bank as the required reserve |
| Monetary assets                   | 26,544                         | Other monetary assets                                 |
| Held-for-trading financial assets | 184,061                        | Put in pledge for loan                                |
| Fixed assets                      | 3,609,419                      | As collateral for loan                                |
| Intangible assets                 | 261,606                        | As collateral for loan                                |
| Total                             | 4,106,734                      | -   |

# **VI Investments Made**

### 1. Total Investment Amount

| Total investment amount in the Reporting<br>Period (RMB) | Total investment amount in the same period of last year (RMB) | Change (%) |
|--|---|------------|
| 15,240,085,210   | 3,621,221,234   | 320.85%    |

# 2. Major Equity Investments Made in the Reporting Period

 $\Box$  Applicable  $\blacksquare$  Not applicable

# 3. Major Non-Equity Investments Ongoing in the Reporting Period

 $\Box$  Applicable  $\blacksquare$  Not applicable

Unit: RMB'0,000

# 4. Financial Assets at Fair Value

| Type of assets                         | Initial<br>investment<br>cost | Gain/loss<br>on<br>fair-value<br>changes<br>in the<br>Reporting<br>Period | Cumulative<br>fair-value<br>changes<br>recorded in<br>equity | Purchased<br>in the<br>Reporting<br>Period | Sold in the<br>Reporting<br>Period | Cumulative<br>return on<br>investment | Ending<br>amount | Funding<br>source |
|--|-------------------------------|---|--|--|------------------------------------|---------------------------------------|------------------|-------------------|
| Stocks                                 | 142,513                       | 4,679   | -715   | 82,627                                     | 80,542                             | 1,444                                 | 55,248           | Self-funded       |
| Bonds                                  | 456,605                       | -8,538  | -  | 187,296                                    | 172,408                            | 13,194                                | 285,701          | Self-funded       |
| Wealth<br>management<br>products       | 1,166,225                     | 6,969   | -  | 868,212                                    | 597,148                            | 4,306                                 | 577,362          | Self-funded       |
| Derivative<br>financial<br>instruments | 764                           | 1,681   | 3,731  | 764  | 3,358                              | -4,610                                | 18,721           | Self-funded       |
| Others                                 | 269,233                       | 7,498   | -64  | 16,713                                     | -                                  | 2,111                                 | 285,998          | Self-funded       |
| Total                                  | 2,035,340                     | 12,289  | 2,953  | 1,155,610                                  | 853,457                            | 16,445                                | 1,223,031        |                   |

## 5. Financial Investments

## (1) Securities Investments

|                                    |                  |   | -                             |                                       |                                 |           |   |  |                                    |  |                              |                             | D 0,000               |
|------------------------------------|------------------|---|-------------------------------|---------------------------------------|---------------------------------|-----------|---|--|------------------------------------|--|------------------------------|-----------------------------|-----------------------|
| Securit<br>y type                  | Security<br>code | Security<br>name                                | Initial<br>investment<br>cost | Mea<br>sure<br>men<br>t<br>met<br>hod | Beginning<br>carrying<br>amount | Gain/loss | Cum<br>ulativ<br>e<br>fair-v<br>alue<br>chan<br>ges<br>recor<br>ded<br>in<br>equit<br>y | Purchased<br>in the<br>Reporting<br>Period | Sold in the<br>Reporting<br>Period | Gain/los<br>s in the<br>Reportin<br>g Period | Ending<br>carrying<br>amount | Acc<br>ount<br>ing<br>title | Fundi<br>ng<br>source |
| Bank's<br>wealth<br>manag<br>ement | Not              | Agricultu<br>ral Bank<br>of China<br>''Huilifen | 145,000                       | Fair<br>valu<br>e                     | -                               | 83        | -   | 145,000                                    | -                                  | 83   | 145,083                      |                             | Self-f<br>unde d      |

Unit: RMB'0,000

|        |           |             |         |      |   |     |   |         | 1 |     | 1       |       |        |
|--------|-----------|-------------|---------|------|---|-----|---|---------|---|-----|---------|-------|--------|
| produc |           | g"          |         |      |   |     |   |         |   |     |         | fina  |        |
| t      |           | Corporat    |         |      |   |     |   |         |   |     |         | ncial |        |
|        |           | e<br>C t ·  |         |      |   |     |   |         |   |     |         | asset |        |
|        |           | Customiz    |         |      |   |     |   |         |   |     |         | s     |        |
|        |           | ed RMB      |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Structure   |         |      |   |     |   |         |   |     |         |       |        |
|        |           | d Deposit   |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Product     |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Bank of     |         |      |   |     |   |         |   |     |         | Held  |        |
| Bank's |           | China       |         |      |   |     |   |         |   |     |         | -for- |        |
| wealth |           | Princ ipa l |         |      |   |     |   |         |   |     |         | tradi |        |
| manag  | Not       | -Protecte   |         | Fair |   |     |   |         |   |     |         | ng    | Self-f |
| ement  | applicabl |             | 100,000 | valu | - | 973 | - | 100,000 | - | 973 | 100,973 |       | unde d |
| produc | e         | Manage      |         | e    |   |     |   |         |   |     |         | ncial |        |
| t      |           | ment-C      |         |      |   |     |   |         |   |     |         | asset |        |
|        |           | NYAQK       |         |      |   |     |   |         |   |     |         | s     |        |
|        |           | F           |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Agricultu   |         |      |   |     |   |         |   |     |         |       |        |
|        |           | ral Bank    |         |      |   |     |   |         |   |     |         |       |        |
|        |           | of China    |         |      |   |     |   |         |   |     |         | Held  |        |
| Bank's |           | "Huilifen   |         |      |   |     |   |         |   |     |         | -for- |        |
| wealth | Not       | g"          |         | Fair |   |     |   |         |   |     |         | tradi |        |
| manag  | applicabl | Corporat    | 40,000  |      | - | 677 | - | 40,000  | - | 677 | 40,677  | ng    | Self-f |
| ement  | e         | e           | ,       | e    |   |     |   | ,       |   |     | ,       | fina  | unde d |
| produc | · ·       | Customiz    |         | c    |   |     |   |         |   |     |         | ncial |        |
| t      |           | ed RMB      |         |      |   |     |   |         |   |     |         | asset |        |
|        |           | Structure   |         |      |   |     |   |         |   |     |         | S     |        |
|        |           | d Deposit   |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Product     |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Huaxia      |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Bank        |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Enterpris   |         |      |   |     |   |         |   |     |         |       |        |
|        |           | e           |         |      |   |     |   |         |   |     |         | Held  |        |
| Bank's |           | Growing     |         |      |   |     |   |         |   |     |         | -for- |        |
| wealth | Not       | Income      |         | Fair |   |     |   |         |   |     |         | tradi |        |
| manag  | applicabl | Conserva    | 40,000  |      |   | 182 |   | 40,000  | _ | 182 | 40,182  | ng    | Self-f |
| ement  | e         | tive        | 40,000  | e    | _ | 102 |   | 40,000  | _ | 102 | 40,102  | fina  | unde d |
| produc |           | Customiz    |         | c    |   |     |   |         |   |     |         | ncial |        |
| t      |           | ed          |         |      |   |     |   |         |   |     |         | asset |        |
|        |           | Wealth      |         |      |   |     |   |         |   |     |         | s     |        |
|        |           | Manage      |         |      |   |     |   |         |   |     |         |       |        |
|        |           | ment        |         |      |   |     |   |         |   |     |         |       |        |
|        |           | Product     |         |      |   |     |   |         |   |     |         |       |        |

| -   | 1                     |  |        |                   | r      | 1   |   |        | 1 |     |        | r   |                  |
|---|-----------------------|--|--------|-------------------|--------|-----|---|--------|---|-----|--------|---|------------------|
| Bank's<br>wealth<br>manag<br>ement<br>produc<br>t | Not<br>applicabl<br>e | Agricultu<br>ral Bank<br>of China<br>"Huilifen<br>g"<br>Corporat<br>e<br>Customiz<br>ed RMB<br>Structure<br>d Deposit<br>Product | 40,000 | Fair<br>valu<br>e | -      | 161 | - | 40,000 | - | 161 | 40,161 | Held<br>-for-<br>tradi<br>ng<br>fina<br>ncial<br>asset<br>s | Self-f<br>unde d |
| Bank's<br>wealth<br>manag<br>ement<br>produc<br>t | Not<br>applicabl<br>e | Bank of<br>China<br>Steady<br>Wealth<br>Manage<br>ment<br>Plan-Zhi<br>hui<br>Series  | 40,000 | Fair<br>valu<br>e | -      | 154 | - | 40,000 | - | 154 | 40,154 | Held<br>-for-<br>tradi<br>ng<br>fina<br>ncial<br>asset<br>s | Self-f<br>unde d |
| Bank's<br>wealth<br>manag<br>ement<br>produc<br>t | Not<br>applicabl<br>e | China<br>Everbrig<br>ht Bank<br>Corporat<br>e<br>Structure<br>d<br>Deposits  | 34,950 | Cos<br>t          | -      | -   | - | 34,950 | - | 481 | 35,431 | Othe<br>r<br>curr<br>ent<br>asset<br>s                      | Self-f<br>unde d |
| Bank's<br>wealth<br>manag<br>ement<br>produc<br>t | Not<br>applicabl<br>e | ICBC<br>Wealth<br>Manage<br>ment Cor<br>porate<br>RMB<br>Wealth<br>Manage<br>ment  | 30,000 | Fair<br>valu<br>e | 30,488 | 643 | - | -      | - | 643 | 31,131 | Held<br>-for-<br>tradi<br>ng<br>fina<br>ncial<br>asset<br>s | Self-f<br>unde d |
| Trust<br>plan                                     | Not<br>applicabl<br>e | CICC<br>Xintou<br>Collectiv<br>e Capital<br>Trust  | 30,000 | Fair<br>valu<br>e | -      | 488 |   | 30,000 | - | 488 | 30,488 | Held<br>-for-<br>tradi<br>ng<br>fina                        | Self-f           |

|   |   | Plan No.<br>2  |           |                   |         |        |      |           |         |        |         | ncial<br>asset  |                  |
|---|---|--|-----------|-------------------|---------|--------|------|-----------|---------|--------|---------|---|------------------|
|   |   |  |           |                   |         |        |      |           |         |        |         | s   |                  |
| Bank's<br>wealth<br>manag<br>ement<br>produc<br>t   | Not<br>applicabl<br>e                                     | Huaxia<br>Bank<br>Enterpris<br>e<br>Growing<br>Income<br>Conserva<br>tive<br>Customiz<br>ed<br>Wealth<br>Manage<br>ment<br>Product | 30,000    | Fair<br>valu<br>e | -       | 220    |      | 30,000    | -       | 220    | 30,220  | Held<br>-for-<br>tradi<br>ng<br>fina<br>ncial<br>asset<br>s |                  |
| investm   | Other securities<br>investments held at the<br>period-end |  | 1,277,765 | -                 | 585,606 | -1,358 | -720 | 672,936   | 847,129 | 17,738 | 422,537 |   | Self-f<br>unde d |
| Total   |   |  | 1,807,715 | -                 | 616,094 | 2,233  | -720 | 1,172,886 | 847,129 | 21,800 | 957,036 | -   | -                |
| Disclosure date of the<br>board announcement<br>approving the securities<br>investments                       |   | 20 March 2   | 019       |                   |         |        |      |           |         |        |         |   |                  |
| Disclosure date of the<br>general meeting<br>announcement approving<br>the securities investments<br>(if any) |   | 10 April 20  | 19        |                   |         |        |      |           |         |        |         |   |                  |

# (2) Investments in Derivative Financial Instruments

| Funding source  | Mostly foreign-currency revenue |
|---|---------------------------------|
| Legal matters involved (if applicable)  | Not applicable                  |
| Disclosure date of the board announcement<br>approving the derivative investments (if any)              | 28 April 2018                   |
| Disclosure date of the general meeting<br>announcement approving the derivative<br>investments (if any) | Not applicable                  |

| In order to effectively manage the exchange and interest rate risks of foreign currency   |
|---|
| assets, liabilities and cash flows, the Company, after fully analyzing the market trend   |
| and predicting the operation (including orders and capital plans), adopts forward foreign |
| exchange contracts, options and interest rate swaps to avoid future exchange rate and     |
| interest rate risks. As its business scale changes subsequently, the Company will adjust  |
| the exchange rate risk management strategy according to the actual market conditions      |
| and business plans.   |
|   |

Risk analysis:

1. Market risk: the financial derivatives business carried out by the Group belongs to hedging and trading business related to main business operations, and there is a market risk of loss due to the fluctuation of underlying interest and exchange rates, which lead to the fluctuation of prices of financial derivatives;

2. Liquidity risk: the derivatives business carried out by the Group is an over-the-counter transaction operated by a financial institution, and there is a risk of loss due to paying fees to the bank for the operations of evening up or selling the derivatives below the buying prices;

3. Performance risk: the Group conducts the derivative business based on rolling budgets for risk management, and there is a risk of performance failure due to deviation between the actual operating results and budgets;

Analysis of risks and control measures associated with derivative investments held in Reporting Period (including but not limited to market risk, liquidity risk, credit risk, operational risk, legal risk, etc.)

4. Other risks: in the case of specific business operations, if the operator fails to finish the prescribed procedures for report or approval, or fails to record the financial derivative business information accurately, timely and completely, it may result in loss of derivative business or trading opportunities. Moreover, if the trading operator fails to fully understand the terms of transaction contracts or product information, the Group will face the legal risks and transaction losses therefrom.

Measures taken for risk control:

1. Basic management principles: the Group strictly follows the hedging principle and the main purpose of locking costs and avoiding risks. It is required that the financial derivatives business to be carried out matches the variety, size, direction and duration of spot goods, and no speculative trading should be involved. In the selection of hedging instruments, only simple financial derivatives that are closely related to the main business operation and meet the requirements of hedge accounting treatment should be selected, and avoid complex business that exceeds the prescribed business scope or is difficult to recognize in terms of risk and pricing;

2. The Group has formulated a special risk management system tailored to the risk characteristics of the financial derivatives business, covering all key aspects such as pre-emptive prevention, in-process monitoring and post-processing. Professional personnel are rationally arranged for investment decision-making, business operations and risk control. Investment participants are required to fully understand the risks of financial derivatives investment and strictly implement the business operations and risk management systems of derivatives. Before starting the derivatives business, the holding company must submit to the management department of the Group detailed business reports including its internal approval, main product terms, operational

|   | necessity, preparations, risk analysis, risk management strategy, fair value analysis and<br>accounting methods, and special summary reports on business operated. Operations can<br>be implemented only after getting opinions from the professional department of the<br>Group;<br>3. Relevant departments should track the changes in the open market price or fair value<br>of financial derivatives, timely assess the risk exposure changes of invested financial<br>derivatives, and make reports to the board of directors on business development;<br>4. When the combined impairment of the fair value of derivatives and changes in the<br>value of the assets (if any) used for risk hedging by the Group results in a total loss or<br>floating loss amounting to 10% of the recently audited net assets of the Company, and<br>the absolute amount exceeds RMB10 million, the Group will disclose it in a timely<br>manner.   |
|---|---|
| and parameters)   | With the rapid expansion of overseas sales, the Company keeps following the above rules in the operation of forward foreign exchange contracts, interest rate swap contracts and futures contracts to avoid and hedge foreign exchange risks arising from operation and financing. It saw a net gain of RMB 38.68 million for the Reporting Period. The fair value of derivatives is determined by real-time quoted price of the foreign exchange market, based on the difference between the contractual price and the forward exchange rate quoted immediately in the foreign exchange market on the balance sheet date.  |
| Major changes in accounting policies and<br>specific accounting principles adopted for<br>derivative investments in Reporting Period<br>compared to last reporting period | No significant change   |
| Opinion of independent directors on<br>derivative investments and risk control  | In view of the fact that certain raw materials of the core business of the Company are<br>purchased overseas, a wide range of settlement currencies is involved. The Company<br>reduces exchange losses and locks transaction costs by reasonable financial derivatives,<br>which helps to reduce risk control costs and improve company competitiveness. Risks<br>are effectively controlled as the Company has taken series of measures such as<br>conducting a rigorous internal evaluation for the operation of financial derivatives<br>business, establishing a corresponding regulatory mechanism, formulating reasonable<br>accounting policies and specific accounting principles, setting limits for risk exposure<br>management, and operating simple financial derivatives. The contracting agent for<br>financial derivatives business of the Company is a sound financial agent with good<br>credit standing. The financial derivatives transactions carried out by the Company in the<br>first half of 2020 are closely related to the daily operation needs of the Company with<br>controllable risks. The business is in line with the interests of minority shareholders of<br>the company and the relevant laws and regulations. |

# Positions of derivative investments at the period-end:

Unit: RMB'0,000

|                  |                   |               | Gain/loss in | Ending contractual amount    |
|------------------|-------------------|---------------|--------------|------------------------------|
| Type of contract | Beginning a mount | Ending amount | Reporting    | as % of the Company's ending |
|                  |                   |               | Period       | net assets                   |

|                            | Contractual | Actual | Contractual | Actual |       | Contractual | Actual |
|----------------------------|-------------|--------|-------------|--------|-------|-------------|--------|
|                            | amount      | amount | amount      | amount |       | amount      | amount |
| 1. Forward forex contracts | 1,279,232   | 36,087 | 1,568,462   | 48,622 |       | 24.17       | 0.75   |
| 2. Interest rate swaps     | 528,098     | 15,843 | 872,902     | 26,187 | 3,868 | 13.45       | 0.40   |
| 3. Currency swaps          | 215,565     | 14,399 | 427,531     | 21,377 |       | 6.59        | 0.33   |
| Total                      | 2,022,895   | 66,329 | 2,868,895   | 96,186 | 3,868 | 44.21       | 1.48   |

#### VII Sale of Major Assets and Equity Investments

#### 1. Sale of Major Assets

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases in the Reporting Period.

#### 2. Sale of Major Equity Investments

□ Applicable ■ Not applicable

#### VIII Principal Subsidiaries and Joint Stock Companies

Principal subsidiaries and joint stock companies with an over 10% effect on the Company's net profit:

|          |  |                               |                         |                                   |                |                |                     | Unit: RMB    |
|----------|--|-------------------------------|-------------------------|-----------------------------------|----------------|----------------|---------------------|--------------|
| Name     | Rel<br>atio<br>nshi<br>p<br>with<br>the<br>Co<br>mpa<br>ny | Princip<br>al<br>activit<br>y | Registere<br>d capita l | Total assets                      | Net assets     | Revenue        | Operating<br>profit | Net profit   |
| TCL      |  |                               |                         |                                   |                |                |                     |              |
| China    |  | Semi-c                        |                         |                                   |                |                |                     |              |
| Star     | Sub  | onduct                        |                         |                                   |                |                |                     |              |
| Optoe le | sidi   | or                            | RMB23.8                 | 148,117,510,196                   | 61,298,930,297 | 19,512,204,757 | -134,963,372        | -139,251,664 |
| ctronics | ary  | display                       | 88 billion              | 110,117,010,170                   | 01,290,990,297 | 19,512,201,757 | 151,505,572         | 109,201,001  |
| Technol  | ury  | device                        |                         |                                   |                |                |                     |              |
| ogy Co., |  | s                             |                         |                                   |                |                |                     |              |
| Ltd.     |  |                               |                         |                                   |                |                |                     |              |
| Highly   | Sub  | Distrib                       |                         |                                   |                |                |                     |              |
| Informa  | sidi   | ution                         | RMB133                  | 4,325,648,765                     | 985,702,957    | 9,126,805,527  | 141,852,694         | 100,311,085  |
| tion     | ary  | of                            | million                 | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | ,,,,,,,        | .,             | 1.1,002,001         | 100,011,000  |
| Industry |  | electro                       |                         |                                   |                |                |                     |              |

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| Со., | nics |  |  |  |
|------|------|--|--|--|
| Ltd. |      |  |  |  |

Subsidiaries obtained or disposed in the Reporting Period:

| Subsidiary   | How subsidiary was obtained or disposed of in the Reporting Period | Effects on overall operations and operating performance |
|--|--|---|
| TCL Optoe lectronics Korea Co., Ltd                    | Incorporated   | No significant effect                                   |
| TCL Technology Investments Limited(BVI)                | Incorporated   | No significant effect                                   |
| Admiralty Harbour Strategic Investment<br>Limited      | Incorporated   | No significant effect                                   |
| TCL Light Electrical Appliances (Longmen)<br>Co., Ltd. | De-registered  | No significant effect                                   |
| TCL Educational Web Ltd. and its subsidiaries          | Transferred  | No significant effect                                   |

Other information about principal subsidiaries and joint stock companies:

There were no other information about the principal subsidiaries and joint stock companies during the Reporting Period that the Company is required to disclose.

#### IX Structured Bodies Controlled by the Company

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### X Operating Performance Forecast for January-September 2020

Warning of a forecast negative net profit for the January-September period of the current year or a considerable YoY change therein, as well as the reasons:

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### XI Risks Facing the Company and Countermeasures

#### 1. Risk of Macroeconomic Fluctuations

In the first half of 2020, affected by the COVID-19, the uncertainty of global economic growth increased. Although the epidemic is still spreading, the global economy is gradually recovering from the most severe situation. Major countries have restarted their economies one after another, and the global economy is showing signs of stabilization. However, the overall prospects for economic recovery are still not optimistic: emerging economies have been severely hit, and monetary policy has been substantially loosened; in the second half of the year, the global economic outlook remains uncertain, and the road to recovery is still fraught with difficulties. Chi na was the first country to suffer the virus's onslaught. In the first half of 2020, its economy fell first and then rose, recovering steadily. Given that China has accumulated extensive experience in epidemic prevention and control, the possibility of a second outbreak is low. It is expected that the work and

production resumption of the traditional service sector will speed up in the second half of the year, and thereby help the overall economy move toward normality. The return of the annual GDP to positive growth is within reach. Looking ahead to the second half of 2020, the economy and the market as a whole are still in a process of recuperation. "Counter-globalization" behavior such as the COVID-19 epidemic, trade protectionism and unilateralism will continue to dampen global and Chinese economic growth. The display sector is a national strategic emerging industry. The development of new display technologies has been strongly supported by the central and local governments, but it is still necessary for the Company to remain vigilant about the potential risks that macroeconomic uncertainty may bring to its development.

Against this backdrop, the Company will continue its in-depth studies of the macroeconomic trends and their impact. Based on China's idea of a new "development pattern in which domestic economic cycle plays a leading role while international economic cycle remains its extension and supplement", the Company will keep focusing on the professional operation strategies for the main business, precisely determine its business development directions, fully grasp market opportunities, and on the basis of maintaining TCL CSOT's balanced product market distribution as well as good customer quality and portfolio, strive for survival through maximizing cost efficiency, and develop through transformation, innovation and exploration, in order to minimize the negative impact of the macro economy.

#### 2. Risk of Industry Restructuring and Reshuffle

Although the demand for large-size panels as well as small- and medium-size panels has picked up, as shown by the latest industry supply-demand data, the semi-conductor display sector as a whole is still in a downward cycle, and it may hover at the bottom of the cycle until 2021. Additionally, due to the COVID-19 epidemic, the global economy remains stagnant. Overseas manufacturers have clearly reduced production, and the concentration of production capacity has accelerated. In the panel industry, the concentration will further increase, the industry reshuffle will be sped up, and the weak will be eliminated.

The Company will carefully identify the opportunities and challenges brought about by the industry restructuring and reshuffle, expedite product technology iteration and business model innovation, continue to analyze in depth the trends of changes in industry supply and demand relations, predict production capacity allocation in advance, and increase R&D investment so as to create high barriers to competition and broaden the business moat through the continuous improvement of products' technological content and added value as well as the constant expansion of the Company's scale and benefit advantages. Moreover, taking advantage of the synergy formed by

industry-finance integration, the Company will keep improving the upstream and downstream layout and actively explore the second track to effectively soften the impact of the semi-conductor display business downturn, with the aim of seizing the earliest opportunities in the possible industry restructuring.

#### 3. Risks Caused by Market Competition

In terms of downstream applications, with the gradual increase in the penetration rate of 5G smart phones, as well as the rapid rise of artificial intelligence and the Internet of Things (IoT), new products in such fields as middle- and high-end smart devices, wearable devices, commercial display devices, and in-vehicle devices have emerged one after another. The steady growth of the traditional market and the rapid take-off of the commercial display market have driven the continuous increase in market demand, and at the same time led to increasingly fierce market competition. Furthermore, the application scenarios of end consumers are also constantly changing. For example, short video applications such as Douyin have made for the creation of auto-rotate smart screens, and the COVID-19 epidemic has facilitated the development of under-display fingerprint scanning. If the Company cannot keep creating new products according to the demand of downstream applications, its business growth will also be hindered.

The Company will continue to focus on the needs of the industry and end customers. It will optimize its business structure and enhance its product competitiveness with product technology innovation as the main driving force. The Company will also actively listen to customer feedback, further strengthen in-depth cooperation with existing major domestic and foreign customers, and provide customers with solutions that take into account both production profit and customization. Meanwhile, it will conduct in-depth research on mainstream customers in the industry, accurately grasp the pace of end market applications, constantly increase R&D investment, and based on more thorough research and analysis of market segments, explore more emerging fields, actively make arrangements regarding emerging market segments, and develop new driving forces for growth.

#### 4. Management Risks Brought by Restructuring, Transformation and M&A

At present, the Company has completed the spin-off and transformation. Its business management is in good condition. However, the spin-off and transformation have brought about substantial changes in capital structure, business structure, management structure, operations procedures and even corporate culture, which imposes extremely high requirements for the Company's business management level. On the other hand, the Company is still actively looking for industry mergers opportunities and has already gained something. How to integrate the target companies from such aspects as business, personnel and technology to achieve the "one plus one greater than two" effect also poses a challenge to the Company's management level.

The Company will reorganize its structures, procedures and working mechanisms through structural adjustment and organizational re-framing to ensure that all tasks before and after the spin-off and transformation can be seamlessly connected and effectively implemented, and that the new structures and new mechanisms can bring a longer-term transformation impetus and a solider organizational guarantee to the Company. In the meantime, all employees will respond to the Company's call to "strive for survival through maximizing cost efficiency, and develop through transformation, innovation and exploration", and actively carry out crucial tasks such as "maximizing cost efficiency", "transformation, innovation and exploration", and "team capability upliff". All kinds of talent will be actively promoted and introduced. The employees will consciously set higher management goals for various tasks, take up the opportunities and challenges brought about by the spin-off, transformation and M&A with full enthusiasm, and achieve long-term, stable growth with high quality.

#### 5. Intellectual Property Risks

Competition in the semi-conductor display and materials field is becoming increasingly fierce. As the Company keeps expanding its business scale and technological layout, patent disputes occur from time to time, and intellectual property risks become increasingly obvious. Ideological trends such as "counter-globalization" are more likely to further amplify related risks.

The Company will continue to maintain high-intensity R&D investment, continuously enhance the professional capabilities of the core technical team, and constantly improve the layout of key technology and product patents through the "independent research + cooperative R&D" model. Meanwhile, it will keep perfecting the intellectual property management and protection mechanism, and through strategic cooperation with external professional institutions on intellectual property, strengthen risk-involved patent investigation, enhance patent risk early warning, reduce risk-involved patent threats, and comprehensively improve the ability to defend against intellectual property risks.

## **Part V Significant Events**

#### I Annual and Extraordinary General Meetings Convened during the Reporting Period

#### 1. General Meetings Convened during the Reporting Period

| Meeting   | Туре   | Investor<br>partic ipation ratio | Date of the meeting | Date of disclosure | Index to disclosed information |  |
|---|--|----------------------------------|---------------------|--------------------|--------------------------------|--|
| The First<br>Extraordinary<br>General Meeting of<br>2020  | Combination of<br>on-site and online<br>voting | 24.98%                           | 3 February 2020     | 4 February 2020    |                                |  |
| The Second<br>Extraordinary<br>General Meeting of<br>2020 | Combination of<br>on-site and online<br>voting | 23.05%                           | 16 March 2020       | 17 March 2020      | http://www.cninfo.co           |  |
| The 2019 Annual<br>General Meeting                        | Combination of<br>on-site and online<br>voting | 22.84%                           | 20 April 2020       | 21 April 2020      | m.cn                           |  |
| The Third<br>Extraordinary<br>General Meeting of<br>2020  | Combination of<br>on-site and online<br>voting | 25.55%                           | 15 June 2020        | 16 June 2020       |                                |  |

2. Extraordinary General Meetings Convened at the Request of Preference Shareholders with Resumed

#### **Voting Rights**

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### **II Interim Dividend Plan**

 $\Box$  Applicable  $\blacksquare$  Not applicable

III Commitments of the Company's Actual Controller, Shareholders, Related Parties and Acquirers, as well as the Company Itself and Other Entities Fulfilled in the Reporting Period or Overdue at the Period-End

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases in the Reporting Period.

#### IV Engagement and Disengagement of Independent Auditor

Are the interim financial statements audited?

 $\square$  Yes  $\blacksquare$  No

V Explanations Given by the Board of Directors and the Supervisory Committee Regarding the Independent Auditor's "Modified Opinion" on the Financial Statements of the Reporting Period

 $\Box$  Applicable  $\blacksquare$  Not applicable

# VI Explanations Given by the Board of Directors Regarding the Independent Auditor's "Modified Opinion" on the Financial Statements of Last Year

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### **VII Insolvency and Reorganization**

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### **VIII Legal Matters**

Significant lawsuits and arbitrations:

Applicable 
Not applicable

Other legal matters:

Applicable 
Not applicable

#### IX Doubts from Media

 $\Box$  Applicable  $\blacksquare$  Not applicable

The Company had no issues about which media generally raised doubts in the Reporting Period.

#### **X** Punishments and Rectifications

□ Applicable ■ Not applicable No such cases in the Reporting Period.

# XI Credit Quality of the Company as well as its Controlling Shareholder and Actual Controller

 $\Box$  Applicable  $\blacksquare$  Not applicable

# XII Equity Incentive Plans, Employee Stock Ownership Plans or Other Incentive Measures for Employees

#### (I) The Top 400 and Key Personnel Stock Ownership Plan and the Global Partner Plan

On 14 April 2020, the Company disclosed the Announcement on the Completion of the Non-Deal Transfers under the First Global Partner Plan and Shareholding Increases by Directors, Supervisors and Senior Management. As indicated in the Confirmation of Securities Ownership Transfer issued by the Shenzhen branch of China Securities Depository and Clearing Co., Ltd., 32,022,354 shares (0.24% of the Company's total share capital) of the Company held in the securities account under the Designated Asset Management Plan of the First Global Partner Plan of TCL Group were transferred through a non-deal manner to the securities accounts of the holders under the plan. To be specific, a total of 2,443,960 shares were transferred to the Company's directors, supervisors and senior management (Mr. Li Dongsheng, Ms. Du Juan, Mr. Jin Xuzhi, Mr. Liao Qian, Mr. Yan Xiaolin and Mr. Mao Tianxiang), and 29,578,394 shares to other holders. The unvested 67,125,761 shares under the First Global Partner Plan and the corresponding dividends (if any) would be sold by the Management Committee of the First Stock Ownership Plan at a proper timing before the expiry of the First Global Partner Plan, and the proceeds generated therein would be returned to the Company.

#### (II) The Second Global Partner Plan

On 14 April 2020, the Company disclosed the Announcement on the Equity Vesting of the Second Global Partner Plan. This plan set out a company performance-related condition of a not-lower-than-15% growth in the net profit attributable to shareholders of the Company as the parent in 2019 compared to 2018. According to the 2019 Annual Independent Auditor's Report for TCL Technology Group Corporation issued by Da Hua Certified Public Accountants (Special General Partnership), the net profit attributable to shareholders of the Company as the parent in 2019 failed to grow by over 15% compared to 2018, which meant the said condition had not been satisfied. Therefore, the 33,391,897 shares under the Second Global Partner Plan and the corresponding dividends (if any) would be taken back by the Company and would not be vested in the holders under the plan. These shares would be sold by the Management Committee of the Second Stock Ownership Plan at a proper timing before the expiry of the Second Global Partner

Plan, and the proceeds generated therein would be returned to the Company.

#### (III) The 2018 Restricted Stock Incentive Plan and the Global Innovation Partner Plan

The Proposal on the Repurchase and Retirement of Restricted Shares That Have Been Granted under the 2018 and 2019 Restricted Stock Incentive Plans But Are Still in Lockup was approved respectively at the 25th Meeting of the 6th Board of Directors and the 16th Meeting of the 6th Supervisory Committee both dated 28 March 2020. As such, it was agreed to repurchase and retire the 6,780,952 restricted shares that had been granted to 723 awardees under the 2018 Restricted Stock Incentive Plan but were still in lockup due to the failure to satisfy the unlocking condition for the second unlocking period, i.e. an unfulfilled company performance requirement for 2019; it was agreed to repurchase and retire the 881,067 restricted shares that had been granted to 27 awardees under the 2019 Restricted Stock Incentive Plan but were still in lockup because they were deemed by the Board of Directors as no longer eligible for the incentives due to reasons such as the spin-off of Huizhou TCL Environmental Resource Co., Ltd. and resignation; and it was agreed to repurchase and retire the 1,497,289 restricted shares that had been granted to 95 in-service awardees but were still in lockup due to the failure to satisfy the unlocking condition for the current unlocking period, i.e. an unfulfilled company performance requirement for 2019. The independent directors of the Company issued their independent opinion on the relevant matters, and the law firm issued the legal opinion. The said matters were approved at the 2019 Annual General Meeting on 20 April 2020.

# (IV) The 2019 Restricted Stock Incentive Plan and the Second Global Innovation Partner Plan

The Proposal on the Repurchase and Retirement of Restricted Shares That Have Been Granted under the 2018 and 2019 Restricted Stock Incentive Plans But Are Still in Lockup was approved respectively at the 25th Meeting of the 6th Board of Directors and the 16th Meeting of the 6th Supervisory Committee both dated 28 March 2020. As such, it was agreed to repurchase and retire the 6,780,952 restricted shares that had been granted to 723 awardees under the 2018 Restricted Stock Incentive Plan but were still in lockup due to the failure to satisfy the unlocking condition for the second unlocking period, i.e. an unfulfilled company performance requirement for 2019; it was agreed to repurchase and retire the 881,067 restricted shares that had been granted to 27 awardees under the 2019 Restricted Stock Incentive Plan but were still in lockup Plan but were still in lockup because they were deemed

by the Board of Directors as no longer eligible for the incentives due to reasons such as the spin-off of Huizhou TCL Environmental Resource Co., Ltd. and resignation; and it was agreed to repurchase and retire the 1,497,289 restricted shares that had been granted to 95 in-service awardees but were still in lockup due to the failure to satisfy the unlocking condition for the current unlocking period, i.e. an unfulfilled company performance requirement for 2019. The independent directors of the Company issued their independent opinion on the relevant matters, and the law firm issued the legal opinion. The said matters were approved at the 2019 Annual General Meeting on 20 April 2020.

#### XIII Major Related-Party Transactions

#### 1. Continuing Related-Party Transactions

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### 2. Related-Party Transactions Regarding Purchase or Disposal of Assets or Equity Investments

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### 3. Related-Party Transactions Regarding Joint Investments in Third Parties

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### 4. Amounts Due to and from Related Parties

□ Applicable ■ Not applicable

Indicate whether there were any amounts due to and from related parties for non-operating purposes.

 $\square$  Yes  $\blacksquare$  No

#### 5. Other Major Related-Party Transactions

| Title of announcement  | Date of disclosure | Website for disclosure   |  |  |
|--|--------------------|--------------------------|--|--|
| Announcement on the Expected Continuing<br>Related-Party Transactions for 2020   | 31 March 2020      |                          |  |  |
| Announcement on TCL Finance Co., Ltd.<br>Continuing to Provide Financial Services for<br>TCL Industries Holdings Inc. and Extending<br>the Financial Service Agreement between<br>Them and the Related-Party Transaction | 31 March 2020      | http://www.cninfo.com.cn |  |  |

#### XIV Occupation of the Company's Capital by the Controlling Shareholder or any of Its Related Parties for Non-Operating Purposes

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### XV Major Contracts and Execution thereof

#### 1. Entrustment, Contracting and Leases

#### (1) Entrustment

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases in the Reporting Period.

#### (2) Contracting

□ Applicable ■ Not applicable No such cases in the Reporting Period.

#### (3) Leases

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases in the Reporting Period.

#### 2. Major Guarantees

Unit: RMB'0,000

| Guarantee  | s provided by the  | Company as th     | ne parent and its su  | ubsidiaries for ext           | ernal parties (exe | clusive of thos    | se for subs                         | sidiaries)                                       |
|--|--|-------------------|---|-------------------------------|--------------------|--------------------|-------------------------------------|--|
| Obligor  | Disc losure<br>date of the<br>guarantee line<br>announcement | Line of guarantee | Actual<br>occurrence<br>date<br>(agreement<br>signing date) | Actual<br>guarantee<br>amount | Type of guarantee  | Term of guarantee  | Havin<br>g<br>expire<br>d or<br>not | Guarantee<br>for a<br>related<br>party or<br>not |
| TCL King<br>Electrical<br>Appliances<br>(Huizhou)<br>Co., Ltd. | 2018-12-7  | 345,000           | 2019-8-29   | 344,310                       | Joint-liability    | 1 month-5<br>years | No                                  | Yes  |
| TCL<br>Overseas<br>Electronics<br>(Huizhou)<br>Ltd.            | 2018-12-7  | 120,000           | 2020-1-15   | 47,057                        | Joint-liability    | 1 month-1<br>year  | No                                  | Yes  |

| TCL King<br>Electrical<br>Appliances<br>(Chengdu)<br>Co., Ltd. | 2018-12-7 | 60,000  | 2019-11-18 | 4,000   | Joint-liability   | 1 year                | No | Yes |
|--|-----------|---------|------------|---------|-------------------|-----------------------|----|-----|
| Huizhou<br>TCL Mobile<br>Communicat<br>ion Co., Ltd.           | 2018-12-7 | 450,000 | 2020-1-10  | 257,867 | Joint-liability   | 3<br>months-1<br>year | No | Yes |
| TCL<br>Communicat<br>ion<br>Technology<br>Holdings<br>Limited  | 2018-12-7 | 120,000 | 2017-11-20 | 12,035  | Joint-liability   | 1-5 years             | No | Yes |
| TCL Mobile<br>Communicat<br>ion (HK)<br>Company<br>Limited     | 2018-12-7 | 248,500 | 2020-3-5   | 84,425  | Joint-liability   | 3<br>months-1<br>year | No | Yes |
| TCT Mobile<br>Italy S.R.L                                      | 2018-12-7 | 1,600   | 2020-3-1   | 750     | Joint-lia bility  | 3<br>months-1<br>year | No | Yes |
| TCL Home<br>Appliances<br>(Hefei) Co.,<br>Ltd.                 | 2018-12-7 | 140,000 | 2020-1-14  | 32,966  | Joint-lia bilit y | 6<br>months-1<br>year | No | Yes |
| TCL Home<br>Appliances<br>(Zhongshan)<br>Co., Ltd.             | 2018-12-7 | 16,000  | 2020-4-13  | 2,647   | Joint-liability   | 1-6<br>months         | No | Yes |
| TCL<br>Air-Conditio<br>ner<br>(Zhongshan)<br>Co., Ltd.         | 2018-12-7 | 158,600 | 2016-9-9   | 89,244  | Joint-liability   | 1 month-5<br>years    | No | Yes |
| TCL Air<br>Conditioner<br>(Wuhan)<br>Co., Ltd.                 | 2018-12-7 | 131,600 | 2020-1-17  | 22,490  | Joint-liability   | 1 month-1<br>year     | No | Yes |
| Zhongshan<br>TCL<br>Refrigeration<br>Equipment                 | 2018-12-7 | 75,300  | 2020-1-21  | 9,866   | Joint-liability   | 9 days-6<br>months    | No | Yes |

| Co., Ltd.  |           |         |            |         |                 |               |    |     |
|--|-----------|---------|------------|---------|-----------------|---------------|----|-----|
| Guangdong<br>TCL Smart<br>Heating &<br>Ventilation<br>Equipment<br>Co., Ltd.             | 2018-12-7 | 7,000   | 2020-1-15  | 2,422   | Joint-liability | 3-6<br>months | No | Yes |
| TCL<br>Air-Conditio<br>ner<br>(Jiujiang)<br>Co., Ltd.                                    | 2018-12-7 | 25,000  | 2020-1-13  | 11,796  | Joint-liability | 1-6<br>months | No | Yes |
| TCL Tonly<br>Electronics<br>(Huizhou)<br>Co., Ltd.                                       | 2018-12-7 | 40,000  | 2015-11-7  | 16,409  | Joint-liability | 2-5 years     | No | Yes |
| TCL Very<br>Lighting<br>Technology<br>(Huizhou)<br>Co., Ltd.                             | 2018-12-7 | 4,000   | 2020-2-14  | 354     | Joint-liability | 4-182<br>days | No | Yes |
| SHIFENDA<br>OJIA Online<br>Service Co.,<br>Ltd.  | 2018-12-7 | 3,000   | 2020-1-20  | 40      | Joint-liability | 6-162<br>days | No | Yes |
| Guangzhou<br>Yunsheng<br>Tianji<br>Technology<br>Co., Ltd.                               | 2018-12-7 | 110,000 | 2017-9-28  | 89,855  | Joint-liability | 12 years      | No | Yes |
| Guangzhou<br>TCL Science<br>and<br>Technology<br>Developmen<br>t Co., Ltd.               | 2018-12-7 | 200,000 | 2018-12-18 | 115,300 | Joint-liability | 13 years      | No | Yes |
| Shenzhen<br>Bao'an TCL<br>Haichuanggu<br>Technology<br>Park<br>Developmen<br>t Co., Ltd. | 2018-12-7 | 20,000  | 2018-9-25  | 16,144  | Joint-liability | 3 years       | No | Yes |

| TCL           |                              |                |                   |                  |                     |           |         |           |
|---------------|------------------------------|----------------|-------------------|------------------|---------------------|-----------|---------|-----------|
| Industries    |                              |                |                   |                  |                     |           |         |           |
| Holdings      | 2018-12-7                    | 800,000        | 2016-10-4         | 740,505          | Joint-liability     | 1-5 years | No      | Yes       |
| (HK)          |                              |                |                   |                  |                     |           |         |           |
| Limited       |                              |                |                   |                  |                     |           |         |           |
| Canyon        |                              |                |                   |                  |                     |           |         |           |
| Circuit       |                              |                |                   |                  |                     | 1         |         |           |
| Technology    | 2018-12-7                    | 5,000          | 2020-1-2          | 269              | Joint-liability     | month-191 | No      | Yes       |
| (Huizhou)     |                              |                |                   |                  |                     | days      |         |           |
| Co., Ltd.     |                              |                |                   |                  |                     |           |         |           |
| Huizhou       |                              |                |                   |                  |                     |           |         |           |
| Shenghua      | 2018-12-7                    | 9,000          | 2020-1-3          | 822              | Joint-liability     | 63-189    | No      | Yes       |
| Industrial    | 2010-12-7                    | 2,000          | 2020-1-5          | 022              | Joint-na oint y     | days      | 110     | 103       |
| Co., Ltd.     |                              |                |                   |                  |                     |           |         |           |
| Taiyang       |                              |                |                   |                  |                     |           |         |           |
| Electro-optic | 2018-12-7                    | 4,000          | 2020-1-13         | 61               | Joint-liability     | 135-184   | No      | Yes       |
| (Huizhou)     | 2010 12 /                    | 4,000          | 2020 1 15         | 01               | Joint Incomey       | days      | 110     | 105       |
| Co., Ltd.     |                              |                |                   |                  |                     |           |         |           |
| Shenzhen      |                              |                |                   |                  |                     |           |         |           |
| Qianhai       |                              |                |                   |                  |                     |           |         |           |
| Qihang        |                              |                |                   |                  |                     | 1 month-1 |         |           |
| Supply        | 2020-3-31                    | 40,000         | 2020-1-10         | 25,827           | Joint-liability     |           | No      | No        |
| Chain         |                              |                |                   |                  |                     | year      |         |           |
| Management    |                              |                |                   |                  |                     |           |         |           |
| Co., Ltd.     |                              |                |                   |                  |                     |           |         |           |
| Shenzhen      |                              |                |                   |                  |                     |           |         |           |
| Qianhai       |                              |                |                   |                  |                     |           |         |           |
| Qihang        |                              |                |                   |                  |                     |           |         |           |
| International |                              | 110.000        |                   | • • • • •        |                     |           |         |           |
| Supply        | 2020-3-31                    | 110,000        | 2020-6-17         | 3,800            | Joint-liability     | 1 year    | No      | No        |
| Chain         |                              |                |                   |                  |                     |           |         |           |
| Management    |                              |                |                   |                  |                     |           |         |           |
| Co., Ltd.     |                              |                |                   |                  |                     |           |         |           |
| Total approve | d line for such              |                |                   | Total actual a   | nount of such       |           |         |           |
| guarantees in | the Reporting                |                | 3,621,525         | guarantees in    | the Reporting       |           |         | 954,356   |
| Period        | d (A1)                       |                |                   | Period           | l (A2)              |           |         |           |
| Total approve | Total approved line for such |                |                   | Total actual ba  | alance of such      |           |         |           |
| guarantees at | guarantees at the end of the |                | 3,621,525         | guarantees at    | the end of the      |           |         | 1,931,259 |
| Reporting I   | Period (A3)                  |                |                   | Reporting I      | Period (A4)         | y - y     |         |           |
|               |                              | Guarantees pro | ovided by the Com | pany as the pare | nt for its subsidia | ries      |         |           |
|               | Disc losure                  |                | Actual            |                  |                     |           |         | Guarantee |
|               | date of the                  | Line of        | occurrence        | Actual           | Type of             | Term of   | Having  | for a     |
| Obligor       | guarantee line               | guarantee      | date              | guarantee        | guarantee           | guarantee | expired | related   |
|               | announcement                 |                | (agreement        | amount           |                     |           | or not  | party or  |

|  |           |           | signing date) |           |                 |                        |    | not |
|--|-----------|-----------|---------------|-----------|-----------------|------------------------|----|-----|
| Wuhan<br>China Star<br>Optoe lectron<br>ics<br>Technology<br>Co., Ltd.                                 | 2020-3-31 | 1,110,000 | 2016-2-24     | 614,301   | Joint-liability | 3<br>months-8<br>years | No | No  |
| Shenzhen<br>China Star<br>Optoe lectron<br>ics<br>Semiconduct<br>or Display<br>Technology<br>Co., Ltd. | 2020-3-31 | 3,820,000 | 2018-2-11     | 1,664,681 | Joint-liability | 3<br>months-8<br>years | No | No  |
| TCL China<br>Star<br>Optoe lectron<br>ics<br>Technology<br>Co., Ltd.                                   | 2020-3-31 | 710,800   | 2015-4-21     | 458,407   | Joint-liability | 1 month-8<br>years     | No | No  |
| Wuhan<br>China Star<br>Optoe lectron<br>ics<br>Semiconduct<br>or Display<br>Technology<br>Co., Ltd.    | 2020-3-31 | 1,510,000 | 2017-12-22    | 1,112,062 | Joint-liability | 3<br>months-8<br>years | No | No  |
| Huizhou<br>China Star<br>Optoelectron<br>ics<br>Technology<br>Co., Ltd.                                | 2020-3-31 | 730,000   | 2019-12-26    | 343,631   | Joint-liability | 2<br>months-1<br>year  | No | No  |
| China Star<br>Optoelectron<br>ics<br>International<br>(HK)<br>Limited                                  | 2020-3-31 | 330,000   | 2019-8-30     | 48,000    | Joint-liability | 1 year                 | No | No  |
| China<br>Display<br>Optoelectron   | 2020-3-31 | 150,000   | 2019-5-27     | 35,151    | Joint-liability | 1 month-4<br>years     | No | No  |

| ics                          |  |                |            |                 |                 |           | I  |           |
|------------------------------|--|----------------|------------|-----------------|-----------------|-----------|----|-----------|
| Technology                   |  |                |            |                 |                 |           |    |           |
| (Huizhou)                    |  |                |            |                 |                 |           |    |           |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Wuhan                        |  |                |            |                 |                 |           |    |           |
|                              |  |                |            |                 |                 |           |    |           |
| China                        |  |                |            |                 |                 |           |    |           |
| Display                      |  | <b>7</b> 0,000 |            |                 |                 | 1 month-5 |    |           |
| Optoe lectron                | 2020-3-31                                  | 50,000         | 2018-10-31 | 2,623           | Joint-liability | years     | No | No        |
| ics                          |  |                |            |                 |                 |           |    |           |
| Technology                   |  |                |            |                 |                 |           |    |           |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Huizhou                      |  |                |            |                 |                 |           |    |           |
| Zhongkai                     |  |                |            |                 |                 |           |    |           |
| TCL                          |  |                |            |                 |                 |           |    |           |
| Zhirong                      | 2020-3-31                                  | 100,000        | 2019-12-13 | 20,000          | Joint-liability | 12 months | No | No        |
| Technology                   |  |                |            |                 |                 |           |    |           |
| Microcredit                  |  |                |            |                 |                 |           |    |           |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Highly                       |  |                |            |                 |                 | 1         |    |           |
| Information                  | 2020-3-31                                  | 294,000        | 2018-7-2   | 207,122         | Joint-liability | month—3   | No | No        |
| Industry Co.,                | 2020-3-31                                  | 294,000        | 2018-7-2   | 207,122         | John-haohn y    |           | NO | NO        |
| Ltd.                         |  |                |            |                 |                 | years     |    |           |
| Beijing                      |  |                |            |                 |                 |           |    |           |
| Hecheng                      |  |                |            |                 |                 |           |    |           |
| Nuoxin                       | 2020-3-31                                  | 5,000          | 2018-9-5   | 2,000           | Joint-liability | 2 years   | No | No        |
| Technology                   |  |                |            |                 |                 |           |    |           |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Beijing                      |  |                |            |                 |                 |           |    |           |
| Lingyun                      |  |                |            |                 |                 |           |    |           |
| Data                         | 2020-3-31                                  | 90,000         | 2020-1-1   | 33,145          | Joint-liability | 1 month-1 | No | No        |
| Technology                   |  |                |            |                 |                 | year      |    |           |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Beijing                      |  |                |            |                 |                 |           |    |           |
| Sunpiestore                  |  |                |            |                 |                 |           |    |           |
| Technology                   | 2020-3-31                                  | 70,000         | 2018-9-5   | 57,000          | Joint-liability | 1-2 years | No | No        |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
| Shaanxi Titi                 |  |                |            |                 |                 |           |    |           |
| Electronic                   |  |                |            |                 |                 |           |    |           |
| Technology                   | 2020-3-31                                  | 3,000          | 2018-9-5   | 1,000           | Joint-liability | 2 years   | No | No        |
| Co., Ltd.                    |  |                |            |                 |                 |           |    |           |
|                              | d line for such                            |                |            | Total actual a  | nount of such   |           |    |           |
| Total approved line for such |  |                | 9,862,800  |                 |                 |           |    | 3 101 101 |
|                              | guarantees in the Reporting<br>Period (B1) |                | 9,002,000  | guarantees in   |                 |           |    | 3,494,494 |
| 1                            |  |                |            | Period          |                 |           |    |           |
| Total approve                | ed line for such                           |                | 9,862,800  | Total actual ba | lance of such   |           |    | 4,599,123 |

| guarantees at the end of the        |                                  | guarantees at the end of the      |                |  |
|-------------------------------------|----------------------------------|-----------------------------------|----------------|--|
| Reporting Period (B3)               |                                  | Reporting Period (B4)             |                |  |
|                                     | Total guarantee amount (total of | the three kinds of guarantees abo | ve)            |  |
| Total guarantee line approved       |                                  | Total actual guarantee amount     |                |  |
| in the Reporting Period             | 13,484,325                       | in the Reporting Period           | 4,448,850      |  |
| (A1+B1+C1)                          |                                  | (A2+B2+C2)                        |                |  |
| Total approved guarantee line       |                                  | Total actual guarantee balance    |                |  |
| at the end of the Reporting         | 13,484,325                       | at the end of the Reporting       | 6,530,382      |  |
| Period (A3+B3+C3)                   |                                  | Period (A4+B4+C4)                 |                |  |
| Total actual guarantee amount (A    | A4+B4+C4) as % of the            |                                   | 0170/          |  |
| Company's net assets                |                                  |                                   | 217%           |  |
| Of which:                           |                                  |                                   |                |  |
| Balance of guarantees provided      | for shareholders, the actual     |                                   | 1,901,632.29   |  |
| controller and their related partie | es (D)                           |                                   | 1,901,032.29   |  |
| Balance of debt guarantees prov     | ided directly or indirectly for  |                                   | 2 647 179 76   |  |
| obligors with an over 70% debt/     | asset ratio (E)                  |                                   | 2,647,178.76   |  |
| Amount by which the total guara     | antee amount exceeds 50% of      |                                   | 5 00 4 78 4 76 |  |
| the Company's net assets (F)        |                                  |                                   | 5,024,784.76   |  |
| Total of the three amounts above    | e (D+E+F)                        | 9,573,595.82                      |                |  |
| Joint liability possibly borne or a | already borne in the Reporting   |                                   | NT / A         |  |
| Period for outstanding guarantee    | es (if any)                      |                                   | N/A            |  |
| Guarantees provided in breach of    | f prescribed procedures (if      |                                   | <b>N</b> T / A |  |
| any)                                |                                  |                                   | N/A            |  |

#### Irregularities in Provision of Guarantees

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases in the Reporting Period.

#### 3. Cash Entrusted for Wealth Management

Unit: RMB'0,000

| Туре  | Funding source | Amount  | Undue amount | Unrecovered overdue amount |
|---|----------------|---------|--------------|----------------------------|
| Bank's wealth management product            | Self-funded    | 540,983 | 511,433      | -                          |
| Securities firm's wealth management product | Self-funded    | 115,000 | -            | -                          |
| Trust plan                                  | Self-funded    | 80,000  | 70,000       | -                          |
| Other                                       | Self-funded    | 70,173  | 27,996       | -                          |
| Total                                       |                | 806,156 | 609,429      | -                          |

High-risk wealth management transactions with a significant single amount, low liquidity and no principal protection:

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### 4. Other Major Contracts

□ Applicable ■ Not applicable No such cases in the Reporting Period.

#### XVI Corporate Social Responsibility (CSR)

#### 1. Major Environmental Issues

The Company as the parent is not a major polluter. The subsidiaries in the table below were major polluters declared by the environmental protection authorities in 2019, and "subsidiaries" mentioned in this section refer to the following subsidiaries in particular.

| Name of the<br>Company or<br>subsidiary      | Major<br>pollutants | Way of<br>discharge                           | Numbe<br>r of<br>dischar<br>ge<br>outlets | Distribution                      | Discharge<br>concentration<br>(mg/L) | Governing<br>discharge<br>standards<br>(mg/L) | Total<br>discharge<br>(metric<br>ton) | Approved<br>total<br>discharge<br>(metric<br>tons/year) | Excessive<br>discharge |
|--|---------------------|---|---|-----------------------------------|--------------------------------------|---|---------------------------------------|---|------------------------|
|  | COD                 | Intermittent1<br>y discharged                 |   | Northwester                       | 122.5mg/L                            | 260 mg/L                                      | 443.43t                               | 1226.05t  | None                   |
| TCL China<br>Star<br>Optoe lectroni          | Ammonia<br>nitrogen | to<br>Guangming<br>Sewage<br>Plant            | 1   | n corner of<br>the plant<br>area  | 7.0 mg/L                             | 30 mg/L                                       | 25.3t                                 | /   | None                   |
| cs Technology<br>Co., Ltd.                   | COD                 | Continuous1<br>y discharged                   |   | Artificial<br>wetland to          | 19 mg/L                              | 30 mg/L                                       | 32.48t                                | 174.89t   | None                   |
|  | Ammonia<br>nitrogen | to<br>Dongkengsh<br>ui                        | 1   | the north of<br>the plant<br>area | 0.42 mg/L                            | 1.5 mg/L                                      | 0.72t                                 | 7.7t  | None                   |
| Wuhan China<br>Star                          | COD                 | Intermittentl                                 |   | Northwester                       | 36-75mg/L                            | 400mg/L                                       | 114.04t                               | 353.55t   | None                   |
| Optoe lectroni<br>cs Technology<br>Co., Ltd. | Ammonia<br>nitrogen | y discharged<br>to Zuoling<br>Sewage<br>Plant | 1   | n corner of<br>the plant<br>area  | 0.56-1.72mg/L                        | 30mg/L  | 11.41t                                | 35.36t  | None                   |

#### Construction and operation of facilities for preventing pollution:

During the Reporting Period, no major environmental pollution incidents occurred in either the Company or any of its subsidiaries. An advanced sewage management system has been established for each subsidiary, and regular monitoring and supervision and inspection mechanisms have been adopted to ensure the emission and disposal of waste water, waste gas, and solid waste and factory noises generated during the operation are in compliance with the national and local laws and regulations.

The waste water of each subsidiary company includes domestic waste water and industrial waste water, of which domestic waste water is discharged into the local municipal sewage treatment pipe network after being pre-treated by oil separation and septic treatment, and industrial waste water enters different treatment systems according to its characteristics, and is discharged subjected to the standards after physical and chemical and biochemical treatment. The atmospheric pollutants produced by each subsidiary are mainly process waste gases in the production process. For different types of waste gases, each subsidiary has constructed corresponding waste gas treatment systems, such as waste gas stripping system, acidic waste gas treatment system, alkaline waste gas treatment system, organic waste gas treatment system, waste gas treatment system for waste water treatment station, etc. for the collection of waste gases through pipelines to the corresponding waste gas treatment system, where waste gases are discharged at a high altitude after meeting relative standards. The concentration and total amount of waste water and exhaust gas discharged meet the relevant national and local standards. The solid wastes generated by each subsidiary include general waste, hazardous waste and domestic garbage, of which, hazardous wastes are treated by an entrusted qualified hazardous waste disposal agency according to the regulations; general wastes are disposed of by a resource recycling firm after being classified in the plant area; while domestic garbage is disposed of by the property management company by sending the garbage to qualified landfills. All the disposals meet the regulatory requirements. The factory noise generated by each subsidiary comes from the mechanical noises of production and power equipment, including refrigerators, cooling towers, air compressors, fans, various types of pumps, etc.. The Company reduces the impact of noise on the surrounding environment by the use of low-noise equipment, vibration reduction, noise reduction, etc., and noise reduction measures such as sound insulation and sound absorption in the factories and equipment rooms. The monitoring results show that the factory boundary noise and emission of all subsidiaries meet the standards in a stable manner.

## Environmental Impact Assessment on Construction Projects and Other Environmental Protection Administrative Licenses

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Each subsidiary complies with the laws and regulations of environmental impact assessment on construction projects and other environmental protection administrative licenses, and no violations occurred during the Reporting Period.

#### **Emergency Response Plan for Environmental Incidents**

Each subsidiary has set up an environmental incident emergency organization led by the senior management of the enterprise and prepared an environmental emergency response plan, which has been filed with the local environmental protection department in accordance with relevant national laws and regulations. In addition, regularly emergency drills are conducted for environmental incidents according to the plan to ensure the validity of emergency response plan.

#### **Environmental Self-Monitoring Program**

Each subsidiary has formulated an environmental self-monitoring program in accordance with national regulations, and monitors the discharge of pollutants by manual monitoring or manual monitoring performed by a third-party qualified agency. The monitoring plans and annual monitoring reports can be checked on the key environmental monitoring information platform managed by local environmental authorities or subsidiary websites.

#### Other environment-related information that should be disclosed:

None.

#### Other relevant information:

None.

#### 2. Measures Taken for Targeted Poverty Alleviation

#### (1) Plans

To respond to the "Opinions of the China Securities Regulatory Commission on the Role of Capital Markets in Serving the Country in Poverty Alleviation", the Company has been fulfilling its social responsibilities in poverty alleviation and public service, especially in the field of education poverty alleviation. The "TCL Hope Engineering Candlelight Awards Program" jointly established by CYDF and Shenzhen TCL Public Welfare Foundation in 2013 is one of the earliest public welfare projects for rural teachers in the country. The investment to this project is over RMB34 million in six years. The purpose of the award is to demonstrate the morality and professional dreams of

outstanding rural teachers who have worked hard in the grassroots education front in poverty-stricken areas for their posts, and encourage more outstanding young teachers to take root in rural basic education and promote rural education development.

In 2019, Shenzhen TCL Public Welfare Foundation officially launched the "A.I. Go Home" project. In cooperation with TCL Industrial Technology Research Institute, the Foundation employed artificial intelligence technology to develop and design a storytelling robot named "Yi Ge" which can simulate the voices of parents and tell stories to left-behind children and migrant children, thus strengthening the emotional connections between parents and children. With the help of the robot, children can hear the voices of their parents more often in the process of growing up, so that mental health problems and deviant behavior of left-behind children and migrant children caused by the long-time separation from their parents can be prevented.

Shenzhen TCL Public Welfare Foundation and the Education Foundation of the Central Conservatory of Music in Beijing jointly set up the "Little Music +" project in 2019 and released the "Xiao Xue" music robot, with the hope of bringing famous Chinese and foreign music pieces and appreciations to students who lack music resources, inspiring optimism in every child with the power of music, and making music literacy the wealth of a lifetime for every child.

#### (2) Summary of the Related Work Done in the Reporting Period

In 2020, the original launch of the 7th TCL Hope Project—Candlelight Awards Program was disrupted by the sudden COVID-19 outbreak. After discussion, we determined that the content of the project would be adjusted and upgraded. Therefore, Shenzhen TCL Public Welfare Foundation and the China Youth Development Foundation decided to cancel the 7th TCL Hope Project—Candlelight Awards Program in 2020.

In the first half of 2020, an online "Yi Ge Chinese Idiom Class" was organized for pilot schools in rural areas. According to the lesson teaching methods of the pilot primary schools and combined with the teaching materials used by each grade, the idioms, fables and ancient poems in the "Yi Ge" storytelling robot were selected as extracurricular and extended learning materials for formal courses, helping the students to learn knowledge while listening to stories. The project covered ten classes from the first to sixth grades of 2 schools in 2 provinces, with a total of 586 students. The

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duration exceeded 1,500 minutes (25 hours).

Meanwhile, project plan adjustments were made due to the epidemic. The originally planned offline "Little Music Class" was changed to an online activity called "A Song Between Classes", and the music in the "Xiao Xue" music robot was used. Without occupying the course time of the teachers and students, 1 classic song of the world was played online every day between classes, creating a new break time mode for rural primary schools. In total, applications from 35 schools were received, but in the end 18 classes of 5 schools (located in 5 counties in Heilongjiang, Henan, Hebei, Yunnan, and Sichuan, respectively) were chosen to participate in the project, covering 956 students from the first to sixth grades. The duration exceeded 6,400 minutes (about 107 hours).

#### (3) Results

| Indicators   | Measurement Unit | Quantity/Development |
|--|------------------|----------------------|
| I. Overall summary                                       |                  |                      |
| Of which: Cash   | RMB'0,000        | 20                   |
| Poverty alleviation by public programmes                 |                  |                      |
| Investment amount in targeted poverty alleviation        | RMB'0,000        | 10                   |
| Investment amount in public fund for poverty alleviation | RMB'0,000        | 10                   |

#### (4) Subsequent Plans

From 2020, the coverage of the "A.I. Go Home" project will keep expanding. It is expected that 5 to 8 pilot schools will be established in the second half of the year, and that more than 30 classes will join the "Yi Ge Story Club" and drive the participation of the schools on a class basis. In the meantime, customized "Yi Ge" storytelling robots will be provided to left-behind children so that the left-behind children can grow up happily with the company of the robots that can simulate the voices of their parents.

In 2020, we will continue to expand the coverage of the "Little Music +" project, and establish 5 to 8 partner schools and 30 partner classes. We will also continue the online "A Song Between Classes" project to provide more children who lack professional music resources with famous Chinese and foreign music pieces and master appreciations.

The Company will expand the existing award scale and publicity impact of the TCL Hope Project—Candlelight Awards Program, and strengthen interactive communication on the Internet platform to maintain social attention.

The coverage of the Candlelight Micro-loan Project will be expanded to solve the financial needs of more rural teachers and improve their lives. This is to ensure the positive development of rural education.

#### **XVII Other Significant Events**

| Title of announcement   | Date of disclosure | Website for disclosure   |  |  |
|---|--------------------|--------------------------|--|--|
| Announcement on the Completion of a Share<br>Repurchase and the Corresponding Share<br>Changes  | 13 January 2020    |                          |  |  |
| Announcement on the Change of the Company<br>Name with the Industrial and Commercial<br>Administration and the Change of the Stock<br>Name                          | 7 February 2020    |                          |  |  |
| Preliminary Plan on the Acquisition of Assets<br>through Share Offering, Convertible Corporate<br>Bonds Offering and Cash Payment and<br>Raising the Matching Funds | 29 April 2020      | http://www.cninfo.com.cn |  |  |
| Announcement on Participating in the Public<br>Acquisition of the 100% Equity Interests in<br>Zhonghuan Group   | 24 June 2020       |                          |  |  |

#### **XVIII** Significant Events of Subsidiaries

| Title of announcement   | Date of disclosure | Website for disclosure   |  |  |  |
|---|--------------------|--------------------------|--|--|--|
| Announcement on Intending to Increase the<br>Capital in TCL CSOT                                      | 31 March 2020      |                          |  |  |  |
| Voluntary Announcement on Subsidiary TCL<br>CSOT and San'an Semiconductor Establishing<br>a Joint Lab | 8 June 2020        | http://www.cninfo.com.cn |  |  |  |

## Part VI Share Changes and Shareholder Information

#### I. Share Changes

#### 1. Share Changes

Unit: share

|  | Before      | e                 | Inc           | rease/decrea                                      | se in the Re  | porting Peri | od (+/-) | After       | r                 |
|--|-------------|-------------------|---------------|---|---|--------------|----------|-------------|-------------------|
|  | Shares      | Percentage<br>(%) | New<br>issues | Shares as<br>dividend<br>converted<br>from profit | Shares as<br>dividend<br>converted<br>from<br>capital<br>reserves | Other        | Subtotal | Shares      | Percentage<br>(%) |
| 1. Restricted shares   | 867,764,980 | 6.41%             | -             | -   | -   | 713,455      | 713,455  | 868,478,435 | 6.42%             |
| <ol> <li>1.1 Shares held</li> <li>by state-owned</li> <li>legal persons</li> </ol> | 0           | 0.00%             | -             | -   | -   | 0            | 0        | 0           | 0.00%             |
| 1.2 Shares held<br>by other<br>domestic<br>investors                               | 777,102,199 | 5.74%             | -             | -   | -   | 713,455      | 713,455  | 777,815,654 | 5.75%             |
| Among which:<br>Shares held by<br>domestic legal<br>persons                        | 150,908,441 | 1.12%             | -             | -   | -   | 0            | 0        | 150,908,441 | 1.12%             |
| Shares held by<br>domestic<br>natural persons                                      | 626,193,758 | 4.63%             | -             | -   | -   | 713,455      | 713,455  | 626,907,213 | 4.63%             |
| 1.3 Shares held<br>by foreign<br>investors   | 90,662,781  | 0.67%             | -             | -   | -   | 0            | 0        | 90,662,781  | 0.67%             |
| Among which:<br>Shares held by<br>foreign legal<br>persons                         | 90,532,347  | 0.67%             | -             | -   | -   | 0            | 0        | 90,532,347  | 0.67%             |
| Shares held by<br>foreign natural  | 130,434     | 0.00%             | -             | -   | -   | 0            | 0        | 130,434     | 0.00%             |

| persons                                       |                |         |   |   |   |          |          |                |         |
|---|----------------|---------|---|---|---|----------|----------|----------------|---------|
| 2. Unrestricted shares                        | 12,660,673,739 | 93.59%  | - | - | - | -713,455 | -713,455 | 12,659,960,284 | 93.58%  |
| 2.1<br>RMB-denomina<br>ted ordinary<br>shares | 12,660,673,739 | 93.59%  | - | - | - | -713,455 | -713,455 | 12,659,960,284 | 93.58%  |
| 3. Total shares                               | 13,528,438,719 | 100.00% | - | - | - | 0        | 0        | 13,528,438,719 | 100.00% |

#### Reasons for share changes:

During the Reporting Period, locked-up shares held by senior management increased by 713,455 restricted shares, as unrestricted shares decreased by the same number. As such, the total shares of the Company remained unchanged.

#### Approval of share changes:

 $\Box$ Applicable  $\blacksquare$  Not applicable

Transfer of share ownership:

 $\Box$ Applicable  $\blacksquare$  Not applicable

#### Progress on any share repurchase:

 $\blacksquare Applicable \ \square \ Not \ applicable$ 

It is the key operational philosophy and mission of the Company to create value for and grow with the shareholders. In order to effectively protect shareholders' interests and enhance shareholder value, the Company convened the 14<sup>th</sup> Meeting of the 6<sup>th</sup> Board of Directors on 10 January 2019, at which the Proposal on the Repurchase of Certain Public Shares was approved. The Report on the Repurchase of Certain Public Shares was disclosed on 14 February 2019. In view of the trends on the secondary market of stocks, the Company convened the 15<sup>th</sup> Meeting of the 6<sup>th</sup> Board of Directors on 19 March 2019, at which the Proposal on the Adjustment to the Upper Limit of the Share Repurchase Price. As such, the upper limit of the share repurchase price was adjusted from RMB3.80/s hare to RMB5.00/share. The Company implemented the share repurchase from 14 February 2019. Up to 10 January 2020, the Company has cumulatively repurchased 565,333,922 shares (or 4.18% of the Company's total share capital) in its special securities account for repurchases by way of centralized bidding, with the highest trading price being RMB4.17/share, the lowest trading price being RMB3.13/share, and the average trading price being RMB3.42/share. The total transaction amount was RMB1,933.5965 million (exclusive of trading fees). The share repurchase has been implemented in a process in compliance with the applicable regulations including the Specific Rules of the Shenzhen Stock Exchange for Share Repurchase by Listed Companies. The actual number of shares repurchase price and amount used were in compliance with the repurchase. As such, the Company has completed the share repurchase plan approved at the 14<sup>th</sup> Meeting of the 6<sup>th</sup> Board of Directors, with no difference with the disclosed Report on Share Repurchase. As such, the Company has completed the share repurchase as per the repurchase plan that it disclosed.

#### Progress on reducing the repurchased shares by means of centralized bidding:

 $\Box$  Applicable  $\blacksquare$  Not applicable

Effects of share changes on the basic earnings per share, diluted earnings per share, equity per share attributable to the Company's ordinary shareholders and other financial indicators of the prior year and the prior accounting period, respectively:

 $\Box$  Applicable  $\blacksquare$  Not applicable

Other information that the Company considers necessary or is required by the securities regulator to be disclosed:

 $\Box$  Applicable  $\blacksquare$  Not applicable

#### 2. Changes in Restricted Shares

Unit: share

| Shareholder   | Beginning<br>restricted<br>shares | Unlocked in<br>Reporting Period | Increase in<br>Reporting Period | Ending restricted<br>shares | Reason for restriction                      | Date of unlocking |
|---|-----------------------------------|---------------------------------|---------------------------------|-----------------------------|---|-------------------|
| Star Century<br>Enterprises Limited   | 90,532,347                        | -                               | -                               | 90,532,347                  | Restricted shares<br>in a share<br>offering | 2020-12-25        |
| Duilong Xinglan<br>Venture Investment<br>Management<br>Partnership<br>(Limited<br>Partnership)  | 42,521,163                        | -                               | -                               | 42,521,163                  | Restricted shares<br>in a share<br>offering | 2020-12-25        |
| Duilong Xingyong<br>Venture Investment<br>Management<br>Partnership<br>(Limited<br>Partnership) | 38,380,684                        | -                               | -                               | 38,380,684                  | Restricted shares<br>in a share<br>offering | 2020-12-25        |
| Duilong Xingyuan<br>Venture Investment<br>Management<br>Partnership<br>(Limited<br>Partnership) | 37,695,315                        | -                               | -                               | 37,695,315                  | Restricted shares<br>in a share<br>offering | 2020-12-25        |
| Duilong Xinglian<br>Venture Investment<br>Management<br>Partnership<br>(Limited<br>Partnership) | 32,311,279                        | -                               | -                               | 32,311,279                  | Restricted shares<br>in a share<br>offering | 2020-12-25        |
| Other   | 615,667,627                       | -                               | 713,455                         | 616,381,082                 | Locked-up shares of senior                  | 9999-99-99        |

|  |             |   |         |             | management                                    |           |
|--|-------------|---|---------|-------------|---|-----------|
| 2018 Restricted<br>Stock Incentive<br>Plan | 6,780,952   | - | -       | 6,780,952   | Restricted shares<br>granted as<br>incentives | 2020-5-16 |
| 2019 Restricted<br>Stock Incentive<br>Plan | 3,875,613   | - | -       | 3,875,613   | Restricted shares<br>granted as<br>incentives | 2020-6-26 |
| Total                                      | 867,764,980 | - | 713,455 | 868,478,435 |   |           |

#### II Issuance and Listing of Securities

| Name of<br>stock and its<br>derivative<br>securities | Issue date       | Issue price<br>(or interest<br>rate) | Issued<br>number | Listing date   | Number<br>approved for<br>public trading | Termination<br>date of<br>transaction | Index to<br>disclosed<br>information | Date of<br>disclosure |
|--|------------------|--------------------------------------|------------------|----------------|--|---------------------------------------|--------------------------------------|-----------------------|
| Type: convert  | ible corporate b | onds, converti                       | ole corporate b  | onds with warr | ants, corporate                          | bonds                                 |                                      |                       |
| Corporate<br>bonds                                   | 2020-6-8         | 2.5%                                 | 10,000,000       | 2020-6-16      | 10,000,000                               |                                       | http://www.cninf<br>o.com.cn         | 2020-6-8              |

#### III Shareholders and Their Shareholdings at the End of the Reporting Period

Unit: share

| Number of ordir<br>shareholders at t | 522,933                             |                                 |  | Number of preference<br>shareholders with resumed<br>voting rights at the period-end<br>(if any) (see note 8) |                                     |                                       |   | 0  |               |
|--------------------------------------|-------------------------------------|---------------------------------|--|---|-------------------------------------|---------------------------------------|---|--|---------------|
|                                      |                                     | 5% or<br>Shareh                 | greater ordinary                                   | / sharehold   | lers or top 10 ordinary shareholder |                                       |   |  | dge or frozen |
| Name of shareholder                  | Nature of shareholder               | olding<br>percen<br>tage<br>(%) | Total ordinary<br>shares held at<br>the period-end | ase in the Report in Period   | he<br>ng                            | Restricted<br>ordinary<br>shares held | Unrestricted<br>ordinary<br>shares held | Status                                   | Shares        |
| Li Dongsheng<br>and his              | Domestic<br>natural<br>person/gener | 956                             | 1,158,599,393                                      | 62 149  | 0 6 1 6                             | 610 191 602                           | 548 417 701                             | Put in pledge<br>by Li<br>Dongsheng      | 275,000,000   |
| acting-in-concer<br>t party          | al legal<br>person                  | 8.30                            | 1,130,399,393                                      | -63,148,6   | 5,010                               | 610,181,602                           | 548,417,791                             | Put in pledge<br>by Jiutian<br>Liancheng | 344,899,521   |
| Huizhou<br>Investment                | State-owned<br>legal person         | 5.49                            | 743,139,840  | -135,279  | 9,907                               | -                                     | 743,139,840                             | -  | -             |

| Holding Co.,   |  |      |             |              |            |             |   |   |
|--|--|------|-------------|--------------|------------|-------------|---|---|
| Ltd.   |  |      |             |              |            |             |   |   |
| Hong Kong<br>Securities<br>Clearing<br>Company Ltd.  | Foreign<br>legal person                        | 3.19 | 431,613,255 | 78,123,401   | _          | 431,613,255 | - | - |
| Tibet Tianfeng<br>Enterprise<br>Management<br>Co., Ltd.  | Domestic<br>general legal<br>person            | 3.08 | 417,344,415 | -108,751,227 | -          | 417,344,415 | - | - |
| China Securities<br>Finance<br>Corporation<br>Limited  | Domestic<br>general legal<br>person            | 2.76 | 373,231,553 | -            | _          | 373,231,553 | - | - |
| Central Huijin<br>Asset<br>Management<br>Co., Ltd.   | State-owned<br>legal person                    | 1.53 | 206,456,500 | -            | _          | 206,456,500 | - | - |
| National Social<br>Security<br>Fund-Portfolio<br>601   | Fund,<br>wealth<br>management<br>product, etc. | 0.95 | 128,080,487 | 75,080,487   | -          | 128,080,487 | - | - |
| Perseverance<br>Asset<br>Management<br>L.L.P.—<br>Perseverance<br>Linshan<br>Yuanwang Fund               | Fund,<br>wealth<br>management<br>product, etc. | 0.74 | 100,000,000 | 40,000,000   | -          | 100,000,000 | - | - |
| No. 1<br>Industrial and<br>Commercial<br>Bank of China<br>— E Fund<br>Research<br>Selected Stock<br>Fund | Fund,<br>wealth<br>management<br>product, etc. | 0.73 | 99,184,547  | 99,184,547   | -          | 99,184,547  | - |   |
| Star Century<br>Enterprises<br>Limited   | Fore ign<br>legal person                       | 0.67 | 90,532,347  | -            | 90,532,347 | -           | - | - |
| Strategic investor or general<br>legal person becoming a Not applicable                                  |  |      |             |              |            |             |   |   |

| top-10 ordinary shareholder   |  |                                     |                    |  |  |
|---|--|-------------------------------------|--------------------|--|--|
| in a rights issue (if any) (see   |  |                                     |                    |  |  |
| note 3)   |  |                                     |                    |  |  |
| Related or acting-in-concert<br>parties among the<br>shareholders above | Being acting-in-concert parties upon the signing of the Agreement on Acting in Concert, Mr. Li<br>Dongsheng and Xinjiang Jiutian Liancheng Equity Investment Partnership (Limited Partnership)<br>(hereinafter referred to as "Jiutian Liancheng") are the biggest shareholder of the Company with a<br>total of 1,158.5994 million shares. As certain partners of Jiutian Liancheng have quit from the<br>company and as requested by these partners, the meeting of partners of Jiutian Liancheng has<br>resolved to reduce shareholdings in the Company corresponding to the shares of these partners in the<br>partnership. And these partners would withdraw from the partnership. On 27 February 2020, Jiutian<br>Liancheng reduced its holdings of 63.876 million shares, accounting for 0.5% of the Company's<br>total share capital, through bulk trading. This shareholding reduction is in compliance with the<br>Several Provisions on the Reduction of Shares Held in a Listed Company by the Shareholders,<br>Directors, Supervisors and Senior Management of the Listed Company. With confidence in the<br>future development of the Company, Mr. Li Dongsheng and the incumbent senior management of<br>the Company do not reduce their direct or indirect shareholdings in the Company. On 28 April 2020,<br>They had also undertaken not to reduce their shareholdings in the Company during the period, from<br>the date when announced the resolutions of the first Board meeting, which convened to review the<br>plan that acquire the 39.95% interest held by Wuhan Optics Valley Industrial Investment Co., Ltd. in<br>Wuhan China Star Optoe lectronics Technology Co., Ltd. through share offering, convertible<br>corporate bonds offering and cash payment and raise the matching funds (hereinafter referred to as<br>the "Transaction"), to the date of the completion/termination of the Transaction. |                                     |                    |  |  |
|   | Top 10 unrestricted ordinary shareholders  |                                     |                    |  |  |
| Name of shareholder   | Unrestricted ordinary shares held at the period-end  | Shares b<br>Class                   | by class<br>Shares |  |  |
| Huizhou Investment Holding<br>Co., Ltd.                                 | 743,139,840  | RMB-denominate                      | 743,139,840        |  |  |
| Li Dongsheng and his acting-in-concert party                            | 548,417,791  | RMB-denominate<br>d ordinary shares | 548,417,791        |  |  |
| Hong Kong Securities<br>Clearing Company Ltd.                           | 431,613,255  | RMB-denominate<br>d ordinary shares | 431,613,255        |  |  |
| Tibet Tianfeng Enterprise<br>Management Co., Ltd.                       | 417,344,415 RMB-denominate<br>d ordinary shares 417,344  |                                     |                    |  |  |
| China Securities Finance<br>Corporation Limited                         | 373,231,553  | RMB-denominate<br>d ordinary shares | 373,231,553        |  |  |
| Central Huijin Asset<br>Management Co., Ltd.                            | 206,456,500  | RMB-denominate<br>d ordinary shares | 206,456,500        |  |  |
| National Social Security<br>Fund-Portfolio 601                          | 128,080,487  | RMB-denominate<br>d ordinary shares | 128,080,487        |  |  |
| Perseverance Asset<br>Management L.L.P.—                                | 100,000,000  | RMB-denominate<br>d ordinary shares | 100,000,000        |  |  |

| Perseverance Linshan   |  |                                     |                      |  |  |  |
|--|--|-------------------------------------|----------------------|--|--|--|
| Yuanwang Fund No. 1  |  |                                     |                      |  |  |  |
| Industrial and Commercial<br>Bank of China—E Fund<br>Research Selected Stock<br>Fund | 99,184,547   | RMB-denominate<br>d ordinary shares | 99.184.547           |  |  |  |
| Huizhou Investment and Development Co., Ltd.   | 75,504,587   | RMB-denominate<br>d ordinary shares | 75,504,587           |  |  |  |
|  | Being acting-in-concert parties upon the signing of the Agreem                                   | nent on Acting in Co                | oncert, Mr. Li       |  |  |  |
|  | Dongsheng and Xinjiang Jiutian Liancheng Equity Investment                                       | Partnership (Limite                 | ed Partnership)      |  |  |  |
|  | (hereinafter referred to as "Jiutian Liancheng") are the biggest                                 | shareholder of the                  | Company with a       |  |  |  |
|  | total of 1,158.5994 million shares. As certain partners of Jiutian                               | n Liancheng have q                  | uit from the         |  |  |  |
|  | company and as requested by these partners, the meeting of part                                  | rtners of Jiutian Lia               | ncheng has           |  |  |  |
|  | resolved to reduce shareholdings in the Company correspondir                                     | ng to the shares of the             | hese partners in the |  |  |  |
| Related or acting-in-concert   | partnership. And these partners would withdraw from the partn                                    | ership. On 27 Febr                  | uary 2020, Jiutian   |  |  |  |
| parties among top 10   | Liancheng reduced its holdings of 63.876 million shares, accounting for 0.5% of the Company's    |                                     |                      |  |  |  |
| unrestricted ordinary  | total share capital, through bulk trading. This shareholding reduction is in compliance with the |                                     |                      |  |  |  |
| shareholders, as well as   | Several Provisions on the Reduction of Shares Held in a Listed                                   | Company by the S                    | hareholders,         |  |  |  |
| between top 10 unrestricted  | Directors, Supervisors and Senior Management of the Listed C                                     | company. With conf                  | idence in the        |  |  |  |
| ordinary shareholders and top  | future development of the Company, Mr. Li Dongsheng and the                                      | e incumbent senior                  | management of        |  |  |  |
| 10 ordinary shareholders   | the Company do not reduce their direct or indirect shareholding                                  | gs in the Company.                  | On 28 April 2020,    |  |  |  |
|  | They had also undertaken not to reduce their shareholdings in t                                  | the Company during                  | g the period, from   |  |  |  |
|  | the date when announced the resolutions of the first Board mee                                   | eting, which conven                 | ed to review the     |  |  |  |
|  | plan that acquire the 39.95% interest held by Wuhan Optics Va                                    | lley Industrial Inve                | stment Co., Ltd. in  |  |  |  |
|  | Wuhan China Star Optoelectronics Technology Co., Ltd. throu                                      | gh share offering, c                | onvertible           |  |  |  |
|  | corporate bonds offering and cash payment and raise the match                                    | ning funds (hereinaf                | ter referred to as   |  |  |  |
|  | the "Transaction"), to the date of the completion/termination of                                 | f the Transaction.                  |                      |  |  |  |
| Top 10 ordinary shareholders   |  |                                     |                      |  |  |  |
| involved in securities margin  | None   |                                     |                      |  |  |  |
| trading (if any) (see note 4)  |  |                                     |                      |  |  |  |

Indicate whether any of the top 10 ordinary shareholders or the top 10 unrestricted ordinary shareholders of the Company conducted any promissory repo during the Reporting Period.

 $\square$  Yes  $\blacksquare$  No

No such cases in the Reporting Period.

#### IV Change of the Controlling Shareholder or the Actual Controller

 $\Box$  Applicable  $\blacksquare$  Not applicable

## Part VII Directors, Supervisors and Senior Management

#### I Change in Shareholdings of Directors, Supervisors and Senior Management

 $\Box$  Applicable  $\blacksquare$  Not applicable

No changes occurred to the shareholdings of the directors, supervisors and senior management in the Reporting Period. See the 2019 Annual Report for more details.

#### II Change of Directors, Supervisors and Senior Management

 $\Box$  Applicable  $\blacksquare$  Not applicable

No changes occurred to the directors, supervisors and senior management in the Reporting Period. See the 2019 Annual Report for more details.

## Part VIII Corporate Bonds

#### **General Information of Corporate Bonds**

| Bond name  | Abbr.   | Bond code | Value date    | Maturity      | Outstanding<br>balance<br>(RMB'0,000) | Coupon rate | Way of<br>principal<br>repayment and<br>interest<br>payment                               |
|--|---------|-----------|---------------|---------------|---------------------------------------|-------------|---|
| TCL<br>Corporation's<br>Corporate<br>Bonds Public ly<br>Offered in<br>2016 to<br>Qualified<br>Investors<br>(Tranche 1)<br>(Type 2) | 16TCL02 | 112353    | 16 March 2016 | 16 March 2021 | 150,000                               | 3.56%       | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2016 to<br>Qualified<br>Investors<br>(Tranche 2)              | 16TCL03 | 112409    | 7 July 2016   | 7 July 2021   | 200,000                               | 3.50%       | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2017 to<br>Qualified<br>Investors<br>(Tranche 1)              | 17TCL01 | 112518    | 19 April 2017 | 19 April 2022 | 100,000                               | 3.40%       | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate  | 17TCL02 | 112542    | 7 July 2017   | 7 July 2022   | 300,000                               | 4.93%       | Interest<br>payable<br>annually and   |

| Bonds Public ly<br>Offered in<br>2017 to<br>Qualifie d<br>Investors<br>(Tranche 2)                                     |         |        |                   |                   |         |       | principal<br>repayable in<br>full upon<br>maturity  |
|--|---------|--------|-------------------|-------------------|---------|-------|---|
| TCL<br>Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2018 to<br>Qualified<br>Investors<br>(Tranche 1)  | 18TCL01 | 112717 | 6 June 2018       | 6 June 2023       | 100,000 | 5.48% | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2018 to<br>Qualified<br>Investors<br>(Tranche 2)  | 18TCL02 | 112747 | 20 August<br>2018 | 20 August<br>2023 | 200,000 | 5.30% | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2019 to<br>Qualified<br>Investors<br>(Tranche 1)  | 19TCL01 | 112905 | 20 May 2019       | 20 May 2024       | 100,000 | 4.33% | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL<br>Corporation's<br>Corporate<br>Bonds Public ly<br>Offered in<br>2019 to<br>Qualified<br>Investors<br>(Tranche 2) | 19TCL02 | 112938 | 23 July 2019      | 23 July 2024      | 100,000 | 4.30% | Interest<br>payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity |
| TCL  | 19TCL03 | 112983 | 21 October        | 21 October        | 200,000 | 4.20% | Interest  |

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| Corporation's<br>Corporate<br>Bonds Publicly<br>Offered in<br>2019 to<br>Qualified<br>Investors<br>(Tranche 3)  |   |   | 2019  | 2024  |   |   | payable<br>annually and<br>principal<br>repayable in<br>full upon<br>maturity                     |  |
|---|---|---|---|---|---|---|---|--|
| TCL<br>Technology<br>Group<br>Corporation's<br>Short-Term<br>Corporate<br>Bonds Public ly<br>Offered in<br>2020 to<br>Professional<br>Investors<br>(Tranche 1)  | 20TCLD 1  | 149140  | 8 June 2020   | 5 December<br>2020  | 100,000   | 2.50%   | Principal<br>repayable in<br>full upon<br>maturity with<br>interest                               |  |
| Place for bond la trading   | isting and  | Shenzhen Stock  | Exchange  |   |   |   |   |  |
| Investor eligibility  |   | These bonds are for qualified investors only (20TCLD1 were offered after the new Securities Law and are for professional investors only). |   |   |   |   |   |  |
| Interest payment and principal<br>repayment during the Reporting<br>Period1. The interest for the period from 16 March 2019 to 15 March 2020 on "16TCL02" wa<br>16 March 2020.<br>2. The interest for the period from 19 April 2019 to 18 April 2020 on "17TCL01" was pa<br>April 2020.<br>3. The interest for the period from 20 May 2019 to 19 April 2020 on "19TCL01" was pa<br>May 2020.<br>4. The interest for the period from 6 June 2019 to 5 June 2020 on "18TCL01" was paid<br>2020. |   |   |   | vas paid on 20<br>vas paid on 20  |   |   |   |  |
| Where the bond<br>issuer or investo<br>interchangeable<br>special clauses,<br>execution details<br>of these clauses<br>Reporting Perior   | or option clause,<br>clause or other<br>give the<br>s (if applicable)<br>during the | 1) is of a five-ye<br>sell-back option<br>coupon rate adju<br>April 2020 to 3.<br>April 2020; inve<br>RMB403,000,20<br>sell-back amour    | ear term, with the<br>at the end of the<br>astment option to<br>40% subsequent<br>estors exercised t<br>00 on 20 April 20<br>at of RMB0 and a | Bonds Public ly (<br>e issuer's coupon<br>third year. Durin<br>adjust the coupo<br>to a coupon rate<br>heir sell-back op<br>)20; and the sold-<br>a currently outsta<br>Bonds Public ly ( | rate adjustment<br>ng the Reporting<br>on rate for the pe<br>of 4.80% for the<br>tion and the Con<br>back bonds have<br>nding amount of | option and the in<br>Period, the issue<br>riod from 19 Apr<br>period from 19 A<br>npany paid the pr<br>e all been resold,<br>RMB 1 billion. | vestors'<br>r exercised its<br>il 2020 to 18<br>April 2017 to 18<br>incipals of<br>with an actual |  |

2) is of a five-year term, with the issuer's coupon rate adjustment option and the investors' sell-back option at the end of the third year. During the Reporting Period, the issuer exercised its coupon rate adjustment option to adjust the coupon rate for the period from 7 July 2020 to 6 July 2020 to 3.45% subsequent to a coupon rate of 4.93% for the period from 7 July 2017 to 6 July 2020; investors exercised their sell-back option and the Company paid the principals of RMB2.843 billion on 7 July 2020; and the Company is reselling the sold-back bonds in accordance with applicable regulations, and the number of bonds planned to be resold will not exceeds 28,430,000.

3. TCL Corporation's Corporate Bonds Publicly Offered in 2018 to Qualified Investors (Tranche 1) is of a five-year term, with the issuer's coupon rate adjustment option and the investors' sell-back option at the end of the third year. The interest payment day is June 6 from 2019 to 2023 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement). If an investor chooses to exercise the sell-back option, the interest payment day for the sold-back bonds is June 6 from 2019 to 2021 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement).

4. TCL Corporation's Corporate Bonds Public ly Offered in 2018 to Qualified Investors (Tranche 2) is of a five-year term, with the issuer's coupon rate adjustment option and the investors' sell-back option at the end of the third year. The interest payment day is August 20 from 2019 to 2023 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement). If an investor chooses to exercise the sell-back option, the interest payment day for the sold-back bonds is August 20 from 2019 to 2021 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement).

5. TCL Corporation's Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche 1) is of a five-year term, with the issuer's coupon rate adjustment option and the investors' sell-back option at the end of the third year. The interest payment day is May 20 from 2020 to 2024 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement). If an investor chooses to exercise the sell-back option, the interest payment day for the sold-back bonds is May 20 from 2020 to 2022 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement).

6. TCL Corporation's Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche 2) is of a five-year term, with the issuer's coupon rate adjustment option and the investors' sell-back option at the end of the third year. The interest payment day is July 23 from 2020 to 2024 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement). If an investor chooses to exercise the sell-back option, the interest payment day for the sold-back bonds is July 23 from 2020 to 2022 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the sold-back bonds is July 23 from 2020 to 2022 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional interest for the postponement).

7. TCL Corporation's Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche3) is of a five-year term, with the issuer's coupon rate adjustment option and the investors'

| sell-back option at the end of the third year. The interest payment day is October 21 from 2020 to       |
|--|
| 2024 (the subsequent first trading day if it is a statutory holiday or rest day, with no additional      |
| interest for the postponement). If an investor chooses to exercise the sell-back option, the interest    |
| payment day for the sold-back bonds is October 21 from 2020 to 2022 (the subsequent first                |
| trading day if it is a statutory holiday or rest day, with no additional interest for the postponement). |

#### Bond Trustee and Credit Rating Agency

| Bond trustee:  | Bond trustee:                              |                |  |                   |                                   |                         |              |
|--|--|----------------|--|-------------------|-----------------------------------|-------------------------|--------------|
| Name   | Guotai Junan<br>Securities Co.,<br>Ltd.    | Office address | 33/F, Bohua<br>Plaza, 669<br>Xinzha Road,<br>Shangha i   | Contact person    | Wu Lei                            | Tel.                    | 021-38676503 |
| Name   | CITIC<br>Securities Co.,<br>Ltd.           | Office addres  | 22/F, CITIC<br>Securities<br>Plaza, 48<br>Liangmaqiao<br>Road,<br>Chaoyang<br>District,<br>Beijing | Contact person    | Deng<br>Xiaoqiang                 | Tel.                    | 010-60838888 |
| Credit rating ag   | ency which cond                            | ucted follow-u | p ratings for bonds  | s during Reportin | g Period:                         |                         |              |
| Name   | China Chengxin Securities Rating Co., Ltd. |                |  | Office address    | Room 968, Tow<br>District, Shangh | ver 1, 599 Xinye<br>nai | Road, Qingpu |
| Where the bond trustee or credit rating<br>agency was changed during the Reporting<br>Period, explain the reasons, the executed<br>procedures, the impact on investors'<br>interests, etc. (if applicable) |  |                | t applicable   |                   |                                   |                         |              |

### Utilization of Funds Raised through Corporate Bonds

| Utilization of funds raised through corporate bonds and procedures executed | The raised funds were used to supplement the working capital and repay debt, which is<br>in strict compliance with the prospectus. And with the authorization of the Board and<br>the general meeting, the related internal decision-making procedure was executed<br>according to the relevant rules approved by the Board and the general meeting.   |
|---|--|
| Ending balance (RMB'0,000)  | 0  |
| Operation of special account for raised funds                               | The Company has signed the Escrow Account Agreement for the Funds Raised through<br>TCL Corporation's Corporate Bonds Publicly Offered in 2015 to Qualified Investors,<br>the Escrow Account Agreement for the Funds Raised through TCL Corporation's<br>Corporate Bonds Publicly Offered in 2017 to Qualified Investors (Tranche 1), the<br>Escrow Account Agreement for the Funds Raised through TCL Corporation's |

|   | Corporate Bonds Publicly Offered in 2017 to Qualified Investors (Tranche 2), the     |
|---|--|
|   | Escrow Account Agreement for the Funds Raised through TCL Corporation's              |
|   | Corporate Bonds Publicly Offered in 2018 to Qualified Investors (Tranche 1), the     |
|   | Escrow Account Agreement for the Funds Raised through TCL Corporation's              |
|   | Corporate Bonds Publicly Offered in 2018 to Qualified Investors (Tranche 2), the     |
|   | Escrow Account Agreement for the Funds Raised through TCL Corporation's              |
|   | Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche 1), the     |
|   | Escrow Account Agreement for the Funds Raised through TCL Corporation's              |
|   | Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche 2), the     |
|   | Escrow Account Agreement for the Funds Raised through TCL Corporation's              |
|   | Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranche 3), and the |
|   | Escrow Account Agreement for the Funds Raised through TCL Technology Group           |
|   | Corporation's Short-Term Corporate Bonds Publicly Offered in 2020 to Professional    |
|   | Investors (Tranche 1) with China Development Bank (Guangdong branch) to ensure       |
|   | that the raised funds will be used as earmarked.                                     |
| Whether the utilization of raised funds is in |  |
| line with the promised usages, utilization    | Yes  |
| plan or other promises in the prospectus      |  |

# **Rating Results of Corporate Bonds**

According to the Follow-up Rating Report (2020) on TCL Technology Group Corporation's Corporate Bonds Publicly Offered in 2016 to Qualified Investors (Tranches 1 and 2) issued by China Chengxin Securities Rating Co., Ltd. on 27 May 2020, the AAA credit status of TCL Corporation and the said bonds was affirmed with a "Stable" outlook.

According to the Follow-up Rating Report (2020) on TCL Technology Group Corporation's Corporate Bonds Publicly Offered in 2017 to Qualified Investors (Tranches 1 and 2) and on TCL Technology Group Corporation's Corporate Bonds Publicly Offered in 2018 to Qualified Investors (Tranches 1 and 2) issued by China Chengxin Securities Rating Co., Ltd. on 27 May 2020, the AAA credit status of TCL Corporation and the said bonds was affirmed with a "Stable" outlook.

According to the Credit Rating Report on TCL Technology Group Corporation's Corporate Bonds Publicly Offered in 2019 to Qualified Investors (Tranches 1, 2 and 3) issued by China Chengxin Securities Rating Co., Ltd. on 28 May 2020, the AAA credit status of TCL Corporation and the said bonds was affirmed with a "Stable" outlook.

# Credit Enhancement, Repayment Plans and Other Repayment Guarantee Measures

No credit enhancement measures were taken for the Company's bonds during the Reporting Period. The capital for principal repayment and interest payment for the Company's bonds is primarily sourced from the revenue, net profit and cash flows arising from its ordinary course of business. The repayment guarantee measures include a specialized task group, a strict capital management plan, a bond trustee, the Rules for Bondholders' Meetings, strict information disclosure, and an undertaking to not distribute profits to shareholders, as well as suspend capital expenditures such as major investments in external parties and mergers and acquisitions where the Company fails to, or expectedly fails to, repay the principal and pay the interest on any bonds on time.

The Company's credit enhancement mechanism, repayment plans and other repayment guarantee measures remained unchanged during the Reporting Period.

### Meetings of Bondholders Convened during Reporting Period

No such cases in the Reporting Period.

# Performance of Duties by Bond Trustee during Reporting Period

As the trustee of the "16TCL02", "16TCL03", "17TCL01", "17TCL02", "18TCL01", "18TCL02", "19TCL01" and "20TCLD1" bonds, Guotai Junan Securities Co., Ltd., in strict accordance with the applicable laws and regulations including the Measures for the Issue and Trading of Corporate Bonds and the Professional Code of Conduct for Corporate Bond Trustees, keeps a close eye on the Company's operating, financial and credit conditions to fulfill its duties as a bond trustee and protect the legal rights and interests of the bondholders. And the bond trustee has no conflicts of interests in any kind with the Company.

As the trustee of the "19TCL02" and "19TCL03" bonds, CITIC Securities Co., Ltd., in strict accordance with the applicable laws and regulations including the Measures for the Issue and Trading of Corporate Bonds and the Professional Code of Conduct for Corporate Bond Trustees, keeps a close eye on the Company's operating, financial and credit conditions to fulfill its duties as a bond trustee and protect the legal rights and interests of the bondholders. And the bond trustee has no conflicts of interests in any kind with the Company.

# Relevant Financial Information of the Company as at the End of the Reporting Period or the End of Last year (or the Reporting Period or the Same Period of Last Year)

| Item                             | 30 June 2020 | 31 December 2019 | Change (%) |
|----------------------------------|--------------|------------------|------------|
| Current ratio                    | 1.13         | 1.12             | 0.94%      |
| Debt/asset ratio (%)             | 64.89        | 61.25            | 3.64       |
| Quick ratio                      | 0.87         | 0.85             | 2.25%      |
|                                  | H1 2020      | H1 2019          | Change (%) |
| EBITDA-to-interest cover (times) | 3.93         | 5.66             | -30.57%    |
| Debt repayment ratio (%)         | 100          | 100              | 0.00       |
| Interest payment ratio (%)       | 100          | 100              | 0.00       |

Explanation of why any financial indicator in the table above registered a year-on-year change of over 30%:

It's primarily driven by the year-on-year decrease in profit.

### **Overdue Amounts**

 $\Box$  Applicable  $\blacksquare$  Not applicable

No such cases.

# Principal Repayment and Interest Payment of Other Bonds and Debt Financing Instruments during the Reporting Period

| No. | Bond abbreviation | Principal amount<br>(RMB'00,000,000) | Issue date | Maturity | Coupon rate | Principal repayment and interest payment |
|-----|-------------------|--------------------------------------|------------|----------|-------------|--|
| 1   | 15TCL-MTN001      | 5                                    | 2015-4-1   | 5 years  | 5.50%       | Repaid in full on time                   |

# Credit Lines Granted by Banks, as well as Their Utilization and Repayment during the Reporting Period

The Company operates in compliance, with a fine credit reputation, strong profitability and a great ability to repay debt. Additionally, it maintains a long-term partnership with the China Development Bank, The Export-Import Bank of China, the Industrial and Commercial Bank of China, etc. As at 30 June 2020, the credit lines granted by the major bank partners to the Company totaled RMB216.6 billion, with RMB77.2 billion utilized and RMB139.4 billion left. During the Reporting Period, there were no defaults on bank loans.

## Fulfillment of Commitments Made in Bond Prospectuses during Reporting Period

Up to the date of the approval of this Report for issue, the Company has been executing all the commitments given in its bond prospectuses, without any negative impact on the investors caused by the Company's weak execution of such commitments.

# Significant Events during the Reporting Period

□ Applicable ■ Not applicable

### **Guarantor for Corporate Bonds**

🗆 Yes 🔳 No

Indicate whether the guarantor is a legal person or other organization.

#### 🗆 Yes 🔳 No

Indicate whether the financial statements of the guarantor (including the balance sheet, the income statement, the cash flow statement, and the statement of changes in owners'/shareholders' equity) for the reporting period are disclosed separately within two months when every accounting year ends.

□ Yes ■ No

# **TCL Technology Group Corporation**

# **Unaudited Financial Statements**

(For the period from 1 January 2020 to 30 June 2020)

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|  | Consolidated Bala<br>(RMB'000 |   |                  |
|--|-------------------------------|---|------------------|
| Assets:  | Note V                        | 30 June 2020                            | 31 December 2019 |
| Current assets:  |                               |   |                  |
| Monetary assets  | 1                             | 21,542,628                              | 18,648,185       |
| Held-for-trading financial as                                  | sets 2                        | 8,989,331                               | 6,074,751        |
| Derivative financial assets                                    | 3                             | 187,212                                 | 159,036          |
| Notes receivable   | 4                             | 26,133                                  | 228,942          |
| Accounts receivable  | 5                             | 9,730,784                               | 8,340,354        |
| Receivables financing  | 6                             | 106,755                                 | -                |
| Prepayments  | 7                             | 694,616                                 | 364,423          |
| Other receivables  | 8                             | 5,084,046                               | 2,750,042        |
| Inventories  | 9                             | 5,541,418                               | 5,677,963        |
| Other current assets   | 10                            | 8,080,115                               | 5,911,827        |
| Total current assets   |                               | 59,983,038                              | 48,155,523       |
| Non-current assets:  |                               |   |                  |
| Loans and advances to custo                                    | mers 11                       | 1,941,271                               | 3,637,768        |
| Debt investments   | 12                            | 20,116                                  | 20,373           |
| Long-term equity investmen                                     | ts 13                         | 18,606,252                              | 17,194,284       |
| Investments in other equity instruments                        | 14                            | 270,923                                 | 279,884          |
| Other non-current financial a                                  | assets 15                     | 2,676,086                               | 2,542,689        |
| Investment property  | 16                            | 1,163,697                               | 82,273           |
| Fixed assets   | 17                            | 59,857,478                              | 45,459,070       |
| Construction in progress                                       | 18                            | 21,017,402                              | 33,578,290       |
| Intangible assets  | 19                            | 6,378,500                               | 5,684,584        |
| Development costs  | 20                            | 895,325                                 | 1,548,471        |
| Goodwill   | 21                            | 2,452                                   | 2,452            |
| Long-term prepaid expense                                      | 22                            | 2,073,741                               | 1,567,691        |
| Deferred income tax assets                                     | 23                            | 860,601                                 | 840,874          |
| Other non-current assets                                       | 24                            | 9,086,352                               | 4,250,659        |
| Total non-current assets                                       |                               | 124,850,196                             | 116,689,362      |
| Total assets   |                               | 184,833,234                             | 164,844,885      |
| Legal  | Person-in-charge of financial | Person-in-o<br>arge of the<br>financial | ch               |
| representative: Li Dongsh<br>The attached notes to the financi | e                             | Du Juan department                      |                  |

TCL Technology Group Corporation

# TCL Technology Group Corporation Consolidated Balance Sheet (Continued) (RMB'000)

| Liabilities and shareholders' equity:   | Note V                                    | 30 June 2020   | 31 December 2019 |
|---|---|--|------------------|
| Elabilities and shareholders' equity.   |   | 50 June 2020   | 51 December 2017 |
| Current liabilities:  |   |  |                  |
| Short-term borrowings   | 25  | 16,491,171   | 12,069,657       |
| Borrowings from central bank  | 26  | 1,404,722  | 573,222          |
| Customer deposits and deposits from other banks and financial institutions            | 27  | 3,617,529  | 1,355,129        |
| Loans from other banks and financial institutions                                     | 28  | 500,000  | -                |
| Held-for-trading financial liabilities  | 29  | 403,530  | 188,220          |
| Derivative financial liabilities  | 30  | 156,664  | 84,705           |
| Notes payable   | 31  | 2,293,907  | 1,720,402        |
| Accounts payable  | 32  | 11,436,883   | 11,549,133       |
| Advances from customers   | 33  | 2,155  | 141,749          |
| Contract liabilities  | 34  | 231,497  | -                |
| Financial assets sold under repurchase agreements                                     | 35  | 50,073   | -                |
| Employee benefits payable   | 36  | 821,672  | 1,094,217        |
| Taxes and levies payable  | 37  | 260,209  | 226,806          |
| Other payables  | 38  | 12,315,818   | 12,293,566       |
| Current portion of non-current liabilities  | 39  | 3,092,394  | 1,691,963        |
| Other current liabilities   | 40  | 108,656  | 69,022           |
| Total current liabilities   |   | 53,186,880   | 43,057,791       |
| Non-current liabilities   |   |  |                  |
| Long-term borrowings  | 41  | 46,145,998   | 38,512,059       |
| Bonds payable   | 42  | 17,977,601   | 16,479,085       |
| Long-term payables  | 43  | 24,210   | 24,206           |
| Long-term employee benefits payable   | 36  | 22,408   | 23,018           |
| Deferred income   | 44  | 1,589,175  | 1,912,421        |
| Deferred income tax liabilities   | 23  | 995,139  | 952,678          |
| Other non-current liabilities   |   | -  | 483              |
| Total non-current liabilities   |   | 66,754,531   | 57,903,950       |
| Total liabilities   |   | 119,941,411  | 100,961,741      |
|   | 45  | 13,528,439   | 13,528,439       |
| Share capital   | 46  | 5,764,408  | 5,716,667        |
| Capital reserves<br>Less: Treasury stock  | 47  | 1,945,748  | 1,952,957        |
| Other comprehensive income  | 68  | (602,550)  | (534,082)        |
| *   | 48  | 2,238,368  | 2,238,368        |
| Surplus reserves<br>General reserve   | 48  | 361  | 361              |
| Retained earnings   | 50  | 11,044,065   | 11,115,150       |
| -   | 50  | 11,044,005   | 11,115,150       |
| Total equity attributable to shareholders of<br>the Company as the parent             |   | 30,027,343   | 30,111,946       |
| Non-controlling interests   |   | 34,864,480   | 33,771,198       |
| Total shareholders' equity  |   | 64,891,823   | 63,883,144       |
| Total liabilities and shareholders' equity  |   | 184,833,234  | 164,844,885      |
| Legal<br>representative: Li Dongsheng<br>The attached notes to the financial statemen | Person-in-charge of<br>financial affairs: | Person-i<br>ge of the<br>financia<br>Du Juan departm | e<br>1           |

# TCL Technology Group Corporation Consolidated Income Statement (RMB'000)

|   | Note V | H1 2020                     | H1 2019    |
|---|--------|-----------------------------|------------|
| 1. Total revenue  |        | 29,418,903                  | 43,860,558 |
| including: Revenue  | 51     | 29,333,211                  | 43,781,614 |
| Interest income   | 52     | 85,692                      | 78,94      |
| Less: Cost of sales   | 51     | 26,740,893                  | 37,357,12  |
| Interest expense  | 52     | 16,278                      | 8,312      |
| Taxes and levies  | 53     | 87,284                      | 241,18     |
| Selling expense   | 54     | 324,665                     | 2,382,73   |
| Administrative expense  | 55     | 770,003                     | 1,266,510  |
| R&D expense   | 56     | 1,882,501                   | 1,880,66   |
| Finance costs   | 57     | 916,022                     | 604,714    |
| Including: Interest expense   |        | 1,132,442                   | 1,096,99   |
| Interest income   |        | 250,867                     | 239,908    |
| Add: Other income   | 58     | 952,416                     | 921,527    |
| Retum on investment   | 59     | 1,340,665                   | 2,005,739  |
| Including: Share of profit or loss of joint ventures and associates                       |        | 881,503                     | 654,004    |
| Exchange gain   | 52     | 689                         | (11,065    |
| Gain on changes in fair value   | 60     | 114,034                     | 295,530    |
| Less: Credit impairment loss  | 63     | 1,124                       | 20,547     |
| Asset impairment loss   | 62     | 328,682                     | 314,34     |
| Add: Asset disposal income  | 61     | 1,320                       | (3,428     |
| 2. Operating profit   |        | 760,573                     | 2,992,717  |
| Add: Non-operating income   | 64     | 491,939                     | 46,113     |
| Less: Non-operating expense   | 65     | 18,801                      | 18,820     |
| 3. Gross profit   |        | 1,233,711                   | 3,020,010  |
| Less: Income tax expense  | 66     | 164,587                     | 282,94     |
| 4. Net profit   |        | 1,069,124                   | 2,737,063  |
| 4.1 By operating continuity   |        |                             |            |
| Net profit from continuing operations   |        | 1,069,124                   | 1,404,970  |
| Net profit from discontinued operations   |        | -                           | 1,332,08   |
| 4.2 By ownership  |        |                             |            |
| Net profit attributable to shareholders of the Company as the parent                      |        | 1,208,066                   | 2,092,349  |
| Net profit attributable to non-controlling interests                                      |        | (138,942)                   | 644,714    |
| 5. Other comprehensive income, net of tax   | 67     | (88,940)                    | 512,530    |
| 5.1 Other comprehensive income that will not be reclassified to profit or                 |        | (13,382)                    | (17,564    |
| loss<br>5.2 Other comprehensive income that may subsequently be reclassified to           |        | (75,558)                    | 530.094    |
| profit or loss upon satisfaction of prescribed condition<br>6. Total comprehensive income |        |                             | ,          |
| *   |        | 980,184                     | 3,249,59   |
| Attributable to shareholders of the Company as the parent                                 |        | 1,139,598                   | 2,441,84   |
| Attributable to non-controlling interests   | 69     | (159,414)                   | 807,75     |
| 7. Earnings per share   | 68     | 0.0022                      | 0.1=-      |
| 7.1 Basic earnings per share (RMB yuan/share)   |        | 0.0932                      | 0.156      |
| 7.2 Diluted earnings per share (RMB yuan/share)   |        | 0.0893                      | 0.154      |
|   |        | Person-in-char<br>ge of the |            |
| Person-in-charge of   |        | financial                   |            |

|                             |                          | Person-in-charge of           |                  |
|-----------------------------|--------------------------|-------------------------------|------------------|
| Legal representative:       | Li Dongsheng             | financial affairs:            | Du Juan          |
| The attached notes to the f | inancial statements form | an integral part of the finan | cial statements. |

# TCL Technology Group Corporation Consolidated Cash Flow Statement (RMB'000)

|            |   |  | Note V     | H1 2020                         | H1 2019      |
|------------|---|--|------------|---------------------------------|--------------|
|            | h flows from operating activities:  |  |            |                                 |              |
|            | proceeds from sale of commodities and rend                                      | •  |            | 30,776,853                      | 46,131,645   |
| N          | let increase/(decrease) in customer deposit<br>banks and financial institutions | s and deposits from other                                  |            | 2,262,400                       | 2,657,645    |
| N          | let increase/(decrease) in borrowings from                                      | central bank   |            | 831,500                         | (33,465)     |
| N          | let increase in loans from other financial in                                   | stitutions   |            | 500,000                         | -            |
| Ir         | nterest, fees and commissions received  |  |            | 85,692                          | 78,944       |
| Т          | ax and levy rebates   |  |            | 1,409,112                       | 2,051,141    |
| C          | Cash generated from other operating activit                                     | ies  | 69         | 1,133,384                       | 911,336      |
| S          | ubtotal of cash generated from operating a                                      | ctivities  |            | 36,998,941                      | 51,797,246   |
| Р          | ayments for commodities and services  |  |            | (23,358,384)                    | (34,287,313) |
| N          | let (increase)/decrease in loans and advanc                                     | es to customers  |            | (106,115)                       | (3,013,412)  |
| Ň          | Vet (increase)/decrease in deposits in centra<br>financial institutions         | l bank and other banks and                                 |            | 319,970                         | 368,644      |
| C          | Cash paid to and for employees  |  |            | (2,545,709)                     | (2,909,441)  |
| Т          | axes and levies paid  |  |            | (2,253,748)                     | (2,402,718)  |
| C          | ash used in other operating activities  |  | 70         | (1,707,145)                     | (3,402,183)  |
| S          | ubtotal of cash used in operating activities                                    |  |            | (29,651,131)                    | (45,646,423) |
| Ň          | Net cash generated from/used in operating a                                     | activities   | 73         | 7,347,810                       | 6,150,823    |
| 2. Cas     | h flows from investing activities:  |  |            |                                 |              |
| Р          | proceeds from disinvestment   |  |            | 10,040,824                      | 9,423,467    |
| R          | letum on investment   |  |            | 245,980                         | 199,930      |
| Ν          | Net proceeds from the disposal of fixed asso<br>long-lived assets               | ets, intangible assets and other                           |            | 146                             | 20,067       |
| N          | let proceeds from the disposal of subsidiar                                     | ies and other business units                               |            | 199,303                         | 863,817      |
| C          | ash generated from other investing activiti                                     | ies  |            | 10,486,253                      | 10,507,281   |
| Р          | Payments for the acquisition of fixed assets long-lived assets                  | , intangible assets and other                              |            | (12,491,013)                    | (11,374,990) |
| Р          | ayments for investments   |  |            | (15,202,884)                    | (13,828,141) |
|            | Jet payments for the acquisition of subsidia                                    | aries and other business units                             |            | -                               | (171,293)    |
| C          | Cash used in other investing activities   |  | 71         | (920)                           | (7,118,896)  |
| S          | ubtotal of cash used in investing activities                                    |  |            | (27,694,817)                    | (32,493,320) |
| N          | let cash generated from/used in investing a                                     | ctivities  |            | (17,208,564)<br>Person-in-charg | (21,986,039) |
| <b>.</b> . |   | Person-in-charge of  | <b>D</b> - | e of the<br>financial           | <b></b>      |
| • •        | bresentative: Li Dongsheng<br>hed notes to the financial statements form a      | financial affairs:<br>an integral part of the financial si | Du Juan    | department:                     | Xi Wenbo     |
| The aude   | nea notes to the maneial statements 1011113                                     | an integral part of the finalicial s                       | tatements. |                                 |              |

# TCL Technology Group Corporation Consolidated Cash Flow Statement (Continued) (RMB'000)

|  | Note V | H1 2020      | H1 2019      |
|--|--------|--------------|--------------|
| 3. Cash flows from financing activities :  |        |              |              |
| Capital contributions received   |        | 2,262,240    | 4,829,829    |
| Including: Capital contributions by<br>non-controlling interests to subsidiaries |        | 2,262,240    | 4,822,620    |
| Borrowings raised  |        | 28,360,521   | 19,249,337   |
| Net proceeds from issuance of bonds  |        | 4,403,000    | 1,000,000    |
| Cash generated from other financing activities                                   |        | 71,503       | -            |
| Subtotal of cash generated from financing activiti                               | es     | 35,097,264   | 25,079,166   |
| Repayment of borrowings  |        | (18,182,122) | (14,866,027) |
| Interest and dividends paid  |        | (3,066,421)  | (2,898,038)  |
| Including: Dividends paid by subsidiaries to non-controlling interests           |        | (275,264)    | (25,953)     |
| Cash used in other financing activities  | 72     | (612,872)    | (1,850,155)  |
| Subtotal of cash used in financing activities                                    |        | (21,861,415) | (19,614,220) |
| Net cash generated from/used in financing activities                             |        | 13,235,849   | 5,464,946    |
| 4. Effect of foreign exchange rates changes on cash ar cash equivalents          | nd     | 13,317       | 468,710      |
| 5. Net increase in cash and cash equivalents                                     |        | 3,388,412    | (9,901,560)  |
| Add: Cash and cash equivalents, beginning of the period                          | d      | 17,637,743   | 25,702,384   |
| 6. Cash and cash equivalents, end of the period                                  | 74     | 21,026,155   | 15,800,824   |

| Legal<br>representative: | Li Dongsheng           | Person-in-charge<br>of financial<br>affairs: | Du Juan            | Person-in-c<br>harge of the<br>financial<br>department: | Xi Wenbo |
|--------------------------|------------------------|--|--------------------|---|----------|
| The attached notes t     | to the financial state | ements form an integra                       | al part of the fin | ancial statements.                                      |          |

5

# TCL Technology Group Corporation Consolidated Statement of Changes in Shareholders' Equity (RMB'000)

|   |                   |  |                   |                                   | H1 2020             |                 |                   |                               |                         |
|---|-------------------|--|-------------------|-----------------------------------|---------------------|-----------------|-------------------|-------------------------------|-------------------------|
|   |                   | Equity attributable to shareholders of the Company as the parent |                   |                                   |                     |                 |                   |                               | Total                   |
|   | Share<br>capita l | Capital reserves   | Treasury<br>stock | Other<br>comprehens<br>ive income | Surplus<br>reserves | General reserve | Retained earnings | Non-controlli<br>ng interests | shareholders'<br>equity |
| 1. Balance as at the end of the prior year                        | 13,528,439        | 5,716,667  | (1,952,957)       | (534,082)                         | 2,238,368           | 361             | 11,115,150        | 33,771,198                    | 63,883,144              |
| Add: Adjustment for change in accounting policy                   | -                 | -  | -                 | -                                 |                     |                 | -                 | -                             | -                       |
| 2. Balance as at the beginning of the year                        | 13,528,439        | 5,716,667  | (1,952,957)       | (534,082)                         | 2,238,368           | 361             | 11,115,150        | 33,771,198                    | 63,883,144              |
| 3. Increase/decrease in the period                                | -                 | 47,741   | 7,209             | (68,468)                          | -                   | -               | (71,085)          | 1,093,282                     | 1,008,679               |
| 3.1 Total comprehensive income                                    | -                 | -  | -                 | (68,464)                          | -                   | -               | 1,208,066         | (159,414)                     | 980,188                 |
| 3.2 Capital increased and reduced by shareholders                 | -                 | 47,741   | 7,209             | -                                 | -                   | -               | -                 | 1,659,202                     | 1,714,152               |
| 3.2.1 Capital increased by shareholders                           | -                 | -  | -                 | -                                 | -                   | -               | -                 | 2,262,240                     | 2,262,240               |
| 3.2.2 Share-based payments included in owners' equity             | -                 | 5,526  | 7,209             | -                                 | -                   | -               | -                 | -                             | 12,735                  |
| 3.2.3 Others  | -                 | 42,215   | -                 | -                                 | -                   | -               | -                 | (603,038)                     | (560,823)               |
| 3.3 Profit distribution   | -                 | -  | -                 | -                                 | -                   | -               | (1,279,155)       | (406,506)                     | (1,685,661)             |
| 3.3.1 Appropriation to surplus reserves                           | -                 | -  | -                 | -                                 | -                   | -               | -                 | -                             | -                       |
| 3.3.2 Appropriation to shareholders                               | -                 | -  | -                 | -                                 | -                   | -               | (1,279,155)       | (406,506)                     | (1,685,661)             |
| 3.4 Transfers within owners' equity                               | -                 | -  | -                 | (4)                               | -                   | -               | 4                 | -                             | -                       |
| 3.4.1 Other comprehensive income transferred to retained earnings | -                 |  | -                 | (4)                               |                     |                 | 4                 |                               |                         |
| 4. Balance as at the end of the period                            | 13,528,439        | 5,764,408  | (1,945,748)       | (602,550)                         | 2,238,368           | 361             | 11,044,065        | 34,864,480                    | 64,891,823              |

|                       |              | Person-in-charge of financial |         | Person-in-charge of the |          |
|-----------------------|--------------|-------------------------------|---------|-------------------------|----------|
| Legal representative: | Li Dongsheng | affairs:                      | Du Juan | financial department:   | Xi Wenbo |
|                       | C            |                               |         |                         |          |

# TCL Technology Group Corporation Consolidated Statement of Changes in Shareholders' Equity (Continued) (RMB'000)

|   |                  |                     |                        |                                  | 2019                |                    |                   |                               |                          |
|---|------------------|---------------------|------------------------|----------------------------------|---------------------|--------------------|-------------------|-------------------------------|--------------------------|
|   |                  | Equ                 | ity attributable to sh | nareholders of the Com           | pany as the paren   | t                  |                   |                               | Total                    |
|   | Share<br>capital | Capital<br>reserves | Treasury<br>stock      | Other<br>comprehensive<br>income | Surplus<br>reserves | General<br>reserve | Retained earnings | Non-controlli<br>ng interests | shareholders<br>' equity |
| 1. Balance as at the end of the prior year                        | 13,549,649       | 5,996,741           | (63,458)               | (1,174,162)                      | 2,184,261           | 361                | 10,000,973        | 30,377,308                    | 60,871,673               |
| Add: Adjustment for change in accounting policy                   | -                | -                   | -                      | 334,950                          | -                   | -                  | (106,833)         | (994)                         | 227,123                  |
| 2. Balance as at the beginning of the year                        | 13,549,649       | 5,996,741           | (63,458)               | (839,212)                        | 2,184,261           | 361                | 9,894,140         | 30,376,314                    | 61,098,796               |
| 3. Increase/decrease in the period                                | (21,210)         | (280,074)           | (1,889,499)            | 305,130                          | 54,107              | -                  | 1,221,010         | 3,394,884                     | 2,784,348                |
| 3.1 Total comprehensive income                                    | -                | -                   | -                      | 299,561                          | -                   | -                  | 2,617,765         | 1,223,644                     | 4,140,970                |
| 3.2 Capital increased and reduced by shareholders                 | (21,210)         | (280,074)           | (1,889,499)            | -                                | -                   | -                  | -                 | 2,247,318                     | 56,535                   |
| 3.2.1 Capital increased by shareholders                           | -                | -                   | -                      | -                                | -                   | -                  | -                 | 7,327,174                     | 7,327,174                |
| 3.2.2 Share-based payments included in owners' equity             | (21,210)         | (8,061)             | (81,962)               | -                                | -                   | -                  | -                 | -                             | (111,233)                |
| 3.2.3 Others  | -                | (272,013)           | (1,807,537)            | -                                | -                   | -                  | -                 | (5,079,856)                   | (7,159,406)              |
| 3.3 Profit distribution   | -                | -                   | -                      | -                                | 54,107              | -                  | (1,391,186)       | (76,078)                      | (1,413,157)              |
| 3.3.1 Appropriation to surplus reserves                           | -                | -                   | -                      | -                                | 52,832              | -                  | (52,832)          | (16,923)                      | (16,923)                 |
| 3.3.2 Appropriation to shareholders                               | -                | -                   | -                      | -                                | -                   | -                  | (1,337,079)       | (59,155)                      | (1,396,234)              |
| 3.3.3 Others  | -                | -                   | -                      | -                                | 1,275               | -                  | (1,275)           | -                             | -                        |
| 3.4 Transfers within owners' equity                               | -                | -                   | -                      | 5,569                            | -                   | -                  | (5,569)           | -                             | -                        |
| 3.4.1 Other comprehensive income transferred to retained earnings | -                | -                   | -                      | 5,569                            | -                   | -                  | (5,569)           | -                             | -                        |
| 4. Balance as at the end of the period                            | 13,528,439       | 5,716,667           | (1,952,957)            | (534,082)                        | 2,238,368           | 361                | 11,115,150        | 33,771,198                    | 63,883,144               |
|   |                  |                     |                        |                                  |                     |                    |                   |                               |                          |

|                       |              | Person-in-charge of financial |         | Person-in-charge of the |          |
|-----------------------|--------------|-------------------------------|---------|-------------------------|----------|
| Legal representative: | Li Dongsheng | affairs:                      | Du Juan | financial department:   | Xi Wenbo |

# TCL Technology Group Corporation Balance Sheet of the Company as the Parent (RMB'000)

| Assets                                  | Note XV | 30 June 2020 | 31 December 2019 |
|---|---------|--------------|------------------|
| Current assets                          |         |              |                  |
| Monetary assets                         |         | 11,913,572   | 3,966,899        |
| Held-for-trading financial assets       |         | 2,906,115    | 2,969,106        |
| Derivative financial assets             |         | 854          | -                |
| Notes receivable                        |         | 21,361       | 22,514           |
| Accounts receivable                     | 1       | 144,774      | 445,090          |
| Prepayments                             |         | 200,601      | 97,127           |
| Other receivables                       | 2       | 15,001,251   | 17,129,473       |
| Inventories                             |         | 6,776        | 14,869           |
| Other current assets                    |         | 9,801        | 6,471            |
| Total current assets                    |         | 30,205,105   | 24,651,549       |
| Non-current assets                      |         |              |                  |
| Long-term equity investments            | 3       | 45,722,688   | 39,297,272       |
| Investments in other equity instruments | 4       | 15,000       | 15,000           |
| Other non-current financial assets      | 5       | 1,583,060    | 1,540,913        |
| Investment property                     |         | 90,654       | 92,623           |
| Fixed assets                            |         | 49,292       | 54,238           |
| Construction in progress                |         | 19,280       | 1,241            |
| Intangible assets                       |         | 19,746       | 19,145           |
| Long-term prepaid expense               |         | 449,084      | 454,969          |
| Total non-current assets                |         | 47,948,804   | 41,475,401       |
| Total assets                            |         | 78,153,909   | 66,126,950       |

|                 |              | Person-in-charge |         | Person-in-c<br>harge of the |          |
|-----------------|--------------|------------------|---------|-----------------------------|----------|
| Legal           |              | of financial     |         | financial                   |          |
| representative: | Li Dongsheng | affairs:         | Du Juan | department:                 | Xi Wenbo |

#### (RMB'000) Liabilities and shareholders' equity: Note XV 30 June 2020 31 December 2019 Current liabilities Short-term borrowings 7.213.043 6,484,481 Derivative financial liabilities 5,981 Notes payable 137,543 30,283 Accounts payable 106,095 424,225 Advances from customers 28 17,471 Contract liabilities 56,508 Employee benefits payable 123,795 125,095 Taxes and levies payable 9.669 10.355 Other payables 13,437,563 9,347,608 Current portion of non-current 3,024,296 847,327 Total current liabilities 24,108,540 17,292,826 Non-current liabilities Long-term borrowings 5,703,000 2,110,000 Bonds payable 17,977,601 16,479,085 Long-term employee benefits 22,408 23,018 Deferred income 39,335 51,562 Total non-current liabilities 23,742,344 18,663,665 Total liabilities 47,850,884 35,956,491 Share capital 13,528,439 13,528,439 Capital reserves 8,388,302 8,382,776 Less: Treasury stock 1,945,748 1,952,957 Other comprehensive income 120,782 56,064 Surplus reserves 2,036,304 2,036,304 Retained earnings 8,174,946 8,119,833 Total shareholders' equity 30,303,025 30,170,459 Total liabilities and shareholders' 78,153,909 66,126,950 equity Person-in-c Person-in-charge harge of the of financial financial Legal Li Dongsheng affairs: Du Juan Xi Wenbo representative: department:

TCL Technology Group Corporation Balance Sheet of the Company as the Parent (Continued)

# TCL Technology Group Corporation Income Statement of the Company as the Parent (RMB'000)

|   | Note XV | H1 2020   | H1 2019  |
|---|---------|-----------|----------|
| 1. Revenue  | 6       | 486,384   | 763,599  |
| Less: Cost of sales   | 6       | 384,058   | 650,918  |
| Taxes and levies  |         | 4,022     | 8,920    |
| Selling expense   |         | 11,918    | 14,396   |
| Administrative expense  |         | 141,988   | 160,762  |
| R&D expense   |         | 51,618    | 45,261   |
| Finance costs   |         | 543,831   | 413,526  |
| Including: Interest expense   |         | 844,394   | 676,058  |
| Interest income   |         | 303,902   | 301,489  |
| Add: Other income   |         | 15,329    | 4,959    |
| Return on investment  | 7       | 1,391,855 | 742,856  |
| Including: Share of profit or loss of joint ventures and associates | 7       | 617,216   | 583,230  |
| Gain on changes in fair value                                       |         | 98,825    | (71,490) |
| Less: Credit impairment loss  |         | (601)     | (2,745)  |
| Add: Asset disposal income  | -       |           | (10)     |
| 2. Operating profit   |         | 855,559   | 148,876  |
| Add: Non-operating income   |         | 486,288   | 10,008   |
| Less: Non-operating expense   | -       | 7,579     | 7,304    |
| 3. Gross profit   |         | 1,334,268 | 151,580  |
| Less: Income tax expense  | _       |           | -        |
| 4. Net profit   | _       | 1,334,268 | 151,580  |
| 5. Other comprehensive income                                       | _       | 64,718    | 32,130   |
| 6. Total comprehensive income                                       |         | 1,398,986 | 183,710  |

|                 |              |                 |         | Person-in-c  |          |
|-----------------|--------------|-----------------|---------|--------------|----------|
|                 |              | Person-in-charg |         | harge of the |          |
| Legal           |              | e of financial  |         | financial    |          |
| representative: | Li Dongsheng | affairs:        | Du Juan | department:  | Xi Wenbo |

# TCL Technology Group Corporation Cash Flow Statement of the Company as the Parent (RMB'000)

|      |   | Note X                            | V H1 2020                                | H1 2019     |
|------|---|-----------------------------------|--|-------------|
| 1.   | Cash flows from operating activities:                               |                                   |  |             |
|      | Proceeds from sale of commodities and ren<br>services               | dering of                         | 832,527                                  | 746,180     |
|      | Tax and levy rebates  |                                   | 1,073                                    | 341         |
|      | Cash generated from other operating activit                         | ies                               | 112,440                                  | 5,063,425   |
|      | Subtotal of cash generated from operating a                         | activities                        | 946,040                                  | 5,809,946   |
|      | Payments for commodities and services                               |                                   | (717,268)                                | (909,086)   |
|      | Cash paid to and for employees                                      |                                   | (108,049)                                | (77,954)    |
|      | Taxes and levies paid   |                                   | (19,721)                                 | (45,844)    |
|      | Cash used in other operating activities                             |                                   | (964, 363)                               | (800,356)   |
|      | Subtotal of cash used in operating activities                       |                                   | (1,809,401)                              | (1,833,240) |
|      | Net cash generated from/used in operating                           | activities 8                      | (863,361)                                | 3,976,706   |
| -    | Cash flows from investing activities:                               |                                   |  |             |
|      | Proceeds from disinvestment   |                                   | 3,069,748                                | 9,941,886   |
|      | Retum on investment   |                                   | 4,989,820                                | 280,280     |
|      | Net proceeds from the disposal of fixed ass                         | ets, intangible                   | 1  | 135         |
|      | assets and other long-lived assets                                  |                                   |  |             |
|      | Cash generated from other investing activit                         | ies                               | 8,059,569                                | 10,222,301  |
|      | Payments for the acquisition of fixed assets                        | , intangible                      | (12,165)                                 | (2,576)     |
|      | assets and other long-lived assets                                  |                                   | (10,584,137)                             | (4 220 774) |
|      | Payments for investments<br>Cash used in other investing activities |                                   | (10,584,137)<br>(920)                    | (4,220,774) |
|      | Subtotal of cash used in investing activities                       |                                   | (10,597,222)                             | (4,223,350) |
|      | Net cash generated from/used in investing a                         | activities                        | (2,537,653)                              | 5,998,951   |
| Lega | J   | Person-in-charg<br>e of financial | Person-in-c<br>harge of the<br>financial |             |
| epre | esentative: Li Dongsheng  | affairs:                          | Du Juan department:                      | Xi Wenbo    |

The attached notes to the financial statements form an integral part of the financial statements.

# TCL Technology Group Corporation Cash Flow Statement of the Company as the Parent (Continued) (RMB'000)

|             |  | Note XV                       | H1 2020   | H1 2019      |
|-------------|--|-------------------------------|---|--------------|
| 1.          | Cash flows from financing activities                             | s:                            |   |              |
|             | Capital contributions received                                   |                               | -   | 7,209        |
|             | Borrowings raised  |                               | 19,360,252  | 6,460,956    |
|             | Net proceeds from issuance of bond                               | ls                            | 4,403,000   | 1,000,000    |
|             | Cash generated from other financing activities                   | g                             | 60,000  |              |
|             | Subtotal of cash generated from fina activities                  | ancing                        | 23,823,252  | 7,468,165    |
|             | Repayment of borrowings  |                               | (10,824,628)  | (9,480,956)  |
|             | Interest and dividends paid                                      |                               | (1,707,229)   | (1,782,161)  |
|             | Cash used in other financing activit                             | ies                           | (16,524)  | (1,536,764)  |
|             | Subtotal of cash used in financing a                             | ctivities                     | (12,548,381)  | (12,799,881) |
|             | Net cash generated from/used in fin activities                   | ancing                        | 11,274,871  | (5,331,716)  |
| 4.<br>on c  | Effect of foreign exchange rates cha<br>ash and cash equivalents | anges                         | (3,269)   | (30,892)     |
| 5.          | Net increase in cash and cash equiva                             | alents                        | 7,870,588   | 4,613,049    |
|             | : Cash and cash equivalents, beginnin period                     | ng of                         | 3,941,090   | 1,328,679    |
| 6.<br>perio | Cash and cash equivalents, end of the                            | he 9                          | 11,811,678  | 5,941,728    |
| Leg         | gal e o  | rson-in-charg<br>of financial | Person-in-c<br>harge of the<br>financial<br>Du Juan department: | Xi Wenbo     |

The attached notes to the financial statements form an integral part of the financial statements.

# TCL Technology Group Corporation Statement of Changes in Shareholders' Equity of the Company as the Parent (RMB'000)

|   | H1 2020          |                  |                   |                                   |                     |                   |                                  |
|---|------------------|------------------|-------------------|-----------------------------------|---------------------|-------------------|----------------------------------|
|   | Share<br>capital | Capital reserves | Treasury<br>stock | Other<br>comprehensiv<br>e income | Surplus<br>reserves | Retained earnings | Total<br>shareholders'<br>equity |
| 1. Balance as at the end of the prior year            | 13,528,439       | 8,382,776        | (1,952,957)       | 56,064                            | 2,036,304           | 8,119,833         | 30,170,459                       |
| Add: Adjustment for change in accounting policy       | -                | -                | -                 | -                                 | -                   | -                 | -                                |
| 2. Balance as at the beginning of the year            | 13,528,439       | 8,382,776        | (1,952,957)       | 56,064                            | 2,036,304           | 8,119,833         | 30,170,459                       |
| 3. Increase/decrease in the period                    | -                | 5,526            | 7,209             | 64,718                            | -                   | 55,113            | 132,566                          |
| 3.1 Total comprehensive income                        | -                | -                | -                 | 64,718                            | -                   | 1,334,268         | 1,398,986                        |
| 3.2 Capital increased and reduced by shareholders     | -                | 5,526            | 7,209             | -                                 | -                   | -                 | 12,735                           |
| 3.2.1 Share-based payments included in owners' equity | -                | 5,526            | 7,209             | -                                 | -                   | -                 | 12,735                           |
| 3.3 Profit distribution                               | -                | -                | -                 | -                                 | -                   | (1,279,155)       | (1,279,155)                      |
| 3.3.1 Appropriation to surplus reserves               | -                | -                | -                 | -                                 | -                   | -                 | -                                |
| 3.3.2 Appropriation to shareholders                   | -                | -                | -                 | -                                 | -                   | (1,279,155)       | (1,279,155)                      |
| 3.3.3 Others  | -                | -                | -                 | -                                 | -                   | -                 | -                                |
| 4. Balance as at the end of the period                | 13,528,439       | 8,388,302        | (1,945,748)       | 120,782                           | 2,036,304           | 8,174,946         | 30,303,025                       |

| Legal           |              | Person-in-charge of |         | Person-in-charge of the |          |
|-----------------|--------------|---------------------|---------|-------------------------|----------|
| representative: | Li Dongsheng | financial affairs:  | Du Juan | financial department:   | Xi Wenbo |

|   | 2019             |                     |                   |                                   |                     |                   |                                  |
|---|------------------|---------------------|-------------------|-----------------------------------|---------------------|-------------------|----------------------------------|
|   | Share<br>capital | Capital<br>reserves | Treasury<br>stock | Other<br>comprehensiv<br>e income | Surplus<br>reserves | Retained earnings | Total<br>shareholders'<br>equity |
| 1. Balance as at the end of the prior year            | 13,549,649       | 8,565,338           | (63,458)          | (24,870)                          | 1,982,197           | 8,969,209         | 32,978,065                       |
| Add: Adjustment for change in accounting policy       | -                | -                   | -                 | (739)                             | -                   | 739               | -                                |
| 2. Balance as at the beginning of the year            | 13,549,649       | 8,565,338           | (63,458)          | (25,609)                          | 1,982,197           | 8,969,948         | 32,978,065                       |
| 3. Increase/decrease in the period                    | (21,210)         | (182,562)           | (1,889,499)       | 81,673                            | 54,107              | (850,115)         | (2,807,606)                      |
| 3.1 Total comprehensive income                        | -                | -                   | -                 | 81,673                            | -                   | 528,318           | 609,991                          |
| 3.2 Capital increased and reduced by shareholders     | (21,210)         | (182,562)           | (1,889,499)       | -                                 | -                   | -                 | (2,093,271)                      |
| 3.2.1 Share-based payments included in owners' equity | (21,210)         | (8,061)             | (81,962)          | -                                 | -                   | -                 | (111,233)                        |
| 3.2.2 Others  | -                | (174,501)           | (1,807,537)       | -                                 | -                   | -                 | (1,982,038)                      |
| 3.3 Profit distribution                               | -                | -                   | -                 | -                                 | 54,107              | (1,378,433)       | (1,324,326)                      |
| 3.3.1 Appropriation to surplus reserves               | -                | -                   | -                 | -                                 | 52,832              | (52,832)          | -                                |
| 3.3.2 Appropriation to shareholders                   | -                | -                   | -                 | -                                 | -                   | (1,337,079)       | (1,337,079)                      |
| 3.3.3 Others  | -                | -                   | -                 | -                                 | 1,275               | 11,478            | 12,753                           |
| 4. Balance as at the end of the period                | 13,528,439       | 8,382,776           | (1,952,957)       | 56,064                            | 2,036,304           | 8,119,833         | 30,170,459                       |

# TCL Technology Group Corporation Statement of Changes in Shareholders' Equity of the Company as the Parent (Continued) (RMB'000)

| Legal Person-in-charge of |              | Person-in-charge of | Person-in-charge of the |                       |          |
|---------------------------|--------------|---------------------|-------------------------|-----------------------|----------|
| representative:           | Li Dongsheng | financial affairs:  | Du Juan                 | financial department: | Xi Wenbo |



#### I General information

## (I) Place of incorporation and form of organization

TCL Technology Group Corporation (hereinafter referred to as the "Company") is a limited liability company incorporated in the People's Republic of China (hereinafter referred to as "China") on 17 July 1997 under the Company Law of the People's Republic of China (hereinafter referred to as the "Company Law"). As per the approval documents of YBH [2002] No. 94 and YFH [2002] No. 134 issued by the People's Government of Guangdong Province, and YJMH [2002] No. 112 and YJMH [2002] No. 184 issued by the Economic and Trade Commission of Guangdong Province, the Company was changed to a joint stock limited company with a registered capital of RMB1,591,935,200, which was approved by Guangdong Province Administration for Industry and Commerce on 19 April 2002. The registration number is 4400001009990.

Upon the approval of ZJFXZ [2004] Document No. 1 issued by the China Securities Regulatory Commission (CSRC) on 2 January 2004, the Company was allowed to issue 590,000,000 shares to the public on 7 January 2004 and 404,395,944 ordinary shares denominated in RMB (A shares) to all public shareholders of TCL Communication Equipment Co., Ltd. (hereinafter referred to as " TCL Communication Equipment") in a stock-for-stock deal, which were listed on the Shenzhen Stock Exchange on 30 January 2004. The shares issued to the public were all priced online, with a par value of RMB1 and an issue price of RMB4.26 per share, raising a total of RMB2,513,400,000. Upon the completion of this deal, the registered capital of the Company increased to RMB2,586,331,144, and on 16 July 2004, the Company was approved by the Guangdong Province Administration for Industry and Commerce to change its business license to Business License QGYZZ No. 003362. Upon the completion of the shareholder structure reform and the expiration of the share lockup period, the foreign shareholding ratio in the Company was less than 10%. On 11 September 2007, the Company was approved by Guangdong Province Administration for Industry and Commerce to Business License No. 440000000011990.

Upon the approval of the CSRC on 7 January 2009 with the ZJXK [2009] Document No. 12, the Company privately placed 350,600,000 ordinary shares denominated in RMB (A shares) to designated investors on 23 April 2009, with a par value of RMB1 and an issue price of RMB2.58 per share, raising a total of RMB904,548,000. Upon the completion of this deal, the registered capital of the Company increased from RMB2,586,331,144 to RMB2,936,931,144, and on 2 June 2009, the Company was approved by Guangdong Province Administration for Industry and Commerce to change its business license to Business License No. 440000000011990.

Upon the approval of the CSRC on 27 May 2010 with the ZJXK [2010] Document No. 719, the Company privately placed 1,301,178,273 ordinary shares denominated in RMB (A shares) to designated investors on 26 July 2010, with a par value of RMB1 and an issue price of RMB3.46 per share, raising a total of RMB4,502,076,824.58. Upon the completion of this deal, the registered capital of the Company increased from RMB2,936,931,144 to RMB4,238,109,417, and on 19 September 2010, the Company was approved by Guangdong Province Administration for Industry and Commerce to change its business license to Business License No. 440000000011990.

On 19 May 2011, the Company carried out a bonus issue of 10 additional shares for every 10 shares to all the shareholders with capital reserves, representing a total of 4,238,109,417 new shares, with a par value of RMB1 per share. Upon the completion of this bonus issue, the registered capital of the Company increased from RMB4,238,109,417 to RMB8,476,218,834, and on 27 June 2011, the Company was approved by Huizhou Administration for Industry and Commerce to change its business license to Business License No. 440000000011990.

During the years of 2013 and 2014, the exercise of 58,870,080 stock options increased the share capital of the Company from 8,476,218,834 shares to 8,535,088,914 shares.

#### I General information (continued)

#### (I) Place of incorporation and form of organization (continued)

Upon the approval of the CSRC on 13 February 2014 with the ZJXK [2014] Document No. 201, the Company privately placed 917,324,357 ordinary shares denominated in RMB (A shares) to designated investors on 30 April 2014, with a par value of RMB1 and an issue price of RMB2.18 per share, raising a total of RMB1,999,767,098.26. Upon the completion of this deal, the registered capital of the Company increased from RMB8,535,088,914 to RMB9,452,413,271, and on 10 June 2014, the Company was approved by Huizhou Administration for Industry and Commerce to change its business license to Business License No. 440000000011990.

In the year of 2015, 48,357,920 stock options were exercised under an incentive plan of the Company, and upon the approval of the CSRC on 28 January 2015 with the ZJXK [2015] Document No.151, the Company issued 2,727,588,511 shares in a private placement. As such, the share capital of the Company increased from 9,452,413,271 shares to 12,228,359,702 shares.

In the year of 2016, 923,340 stock options were exercised under an incentive plan of the Company, and the share capital of the Company increased from 12,228,359,702 shares to 12,229,283,042 shares. Later, 15,601,300 shares were repurchased and retired, and the share capital of the Company decreased from 12,229,283,042 shares to 12,213,681,742 shares. On 26 April 2016, the Company was approved by Huizhou Administration for Industry and Commerce to change its business license to Business License No. 91441300195971850Y (unified social credit code).

In the year of 2017, the Company purchased an interest in subsidiary TCL China Star Optoelectronics Technology Co., Ltd. by means of a new issue of 1,301,290,321 shares. Upon the completion of this deal, the share capital of the Company increased from 12,213,681,742 shares to 13,514,972,063 shares.

In 2018, the Proposal on the Grant of Restricted Stock to Awardees was approved at the 7<sup>th</sup> Meeting of the 6<sup>th</sup> Board of Directors, and a total of 34,676,444 shares were subscribed for under the restricted stock incentive plan. Upon the completion of this deal, the share capital of the Company increased from 13,514,972,063 shares to 13,549,648,507 shares.

In 2019, the Company repurchased and retired 21,209,788 restricted shares that had been granted to certain awardees under the 2018 Restricted Stock Incentive Plan & Global Innovation Partner Plan but were still in lockup. As such, the total shares of the Company have decreased from 13,549,648,507 to 13,528,438,719 shares.

In 2020, the Proposal on the Intended Change of the Company's Full Name and Stock Name was approved respectively at the 23<sup>rd</sup> Meeting of the 6<sup>th</sup> Board of Directors and the First Extraordinary General Meeting of 2020. As such, the name of the Company has been changed from "TCL Corporation" to "TCL Technology Group Corporation" (abbreviation from "TCL CORP." to "TCL TECH.") since 7 February 2020, with the stock name changed from "TCL CORP." to "TCL TECH." and the stock code of "000100" unchanged.

As at 30 June 2020, the total issued share capital of the Company were 13,528,438,719 shares. Please refer to Note V, 45 for details.

The registered address of the Company is: TCL Tech Building, 17 Huifeng Third Road, Zhongkai Hi-Tech Development District, Huizhou City, Guangdong Province.

#### I General information (continued)

#### (II) Scope of business

The Company and its subsidiaries (collectively referred to as the "Company") are primarily engaged in the research, development, production and sales of semi-conductor, electronic products and communication devices, new optoelectronic products, liquid crystal display devices, import and export of goods and technologies (excluding goods and technologies that are prohibited from import and export or require an administrative approval for import and export), venture capital business and venture capital consultation, entrepreneurial management services for start-up enterprises, participation in the initiation of venture capital institutions and investment management advisory institutions, immovable property leasing, IT services, conference services, computer technical services and development service of electronic products and technologies, development and sale of software, patent transfer, customs clearance services, consulting services, payment and settlement (where any approval from any relevant department is required according to law, it must be obtained before carrying out the relevant operating activities).

(III) Authorization of financial statements for issue

These financial statements were authorized for issue by the Company's Board of Directors on 27 August 2020.

II Scope of the consolidated financial statements

As at the end of the Reporting Period, for subsidiaries included in the consolidated financial statements, please refer to Note VII, 1, (1) Breakdown of important subsidiaries. For the changes to the scope of the consolidated financial statements of the Reporting Period, see Note VI.

- III Significant accounting policies and accounting estimates
- 1 Basis for the preparation of financial statements

The preparation of financial statements of the Company is based on the actual transactions and events in accordance with the "Accounting Standards for Business Enterprises - Basic Standards" published by the Ministry of Finance and specific corporate accounting standards, application guidelines for corporate accounting standards, corporate accounting standards interpretations and other relevant regulations (hereinafter collectively referred to as "corporate accounting standards") for confirmation and measurement, combining the provisions of "Regulations on the Information Disclosure and Compilation of Companies Offering Securities to the Public No. 15 - General Provisions on Financial Reports" (revised in 2014) published by CSRC.

2 Going concern basis

The Company has evaluated the ability to continue as a going concern for 12 months from the end of the Reporting Period and has not identified any issues or circumstances that result in significant doubts about its ability to continue as a going concern. Therefore, the financial statements have been prepared on a going concern basis.

3 Statement of compliance with corporate accounting standards

The financial statements are in compliance with the requirements of the corporate accounting standards, and truly and completely reflect the financial status, operating results, cash flow and other relevant information of the Company during the Reporting Period.

- III Significant accounting policies and accounting estimates (continued)
- 4 Accounting period

The Company adopts the calendar year as accounting year, and a fiscal year is from January 1 to December 31 of the Gregorian calendar.

5 Operating cycle

The Company does not take the operating cycle as the criteria for liquidity classification of assets and liabilities.

6 Base currency for bookkeeping

The base currency for bookkeeping and the preparation of financial statements are all in RMB, and are presented in the unit of RMB'000 unless otherwise specified.

- 7 Accounting treatments for business combinations involving enterprises under and not under common control
- (1) When the terms, conditions and economic influence of transactions in the process of a step-by-step combination conform to one or more of the following, accounting for multiple transactions is treated as a package transaction:
- (a) These transactions are made simultaneously or with consideration of influence on each other;
- (b) These transactions can only achieve a complete business outcome when treated as a whole;
- (c) The occurrence of a transaction depends on the occurrence of at least one of the other transactions;
- (d) A transaction is uneconomical when treated alone, but is economical when considered together with other transactions.
- (2) Business combinations involving enterprises under common control
- (a) Individual financial statement

The assets and liabilities acquired by the Company in business combinations are measured in accordance with the book value of assets and liabilities of the combined party on the date of combination (including the goodwill of the ultimate controlling party resulting from the acquisition of the combined party). The difference between the book value of net assets acquired in the combination and the book value of the consideration paid for the combination (or the total par value of shares issued) is used to adjust the capital stock premium in the capital reserve, and when the capital stock premium in the capital reserve is insufficient for offset, it is used to adjust the retained earnings. If there is a contingent consideration and it is necessary to confirm the settlement amount of subsequent contingent consideration is used to adjust the capital reserve (capital stock premium), and when the capital reserve is insufficient, it is used to adjust the retained earnings.

- III Significant accounting policies and accounting estimates (continued)
- 7 Accounting treatments for business combinations involving enterprises under and not under common control (continued)
- (2) Business combinations involving enterprises under common control (continued)
- (a) Individual financial statements (continued)

For a business that is ultimately realized through multiple transactions, if it is a package transaction, each transaction is treated as a transaction that acquires control; if it is not a package transaction, on the date of acquisition of control, the difference between the initial cost of long-term equity investment and the book value of long-term equity investment before the combination plus the book value of the new paid consideration on the date of combination is used to adjust the capital reserve; and when the capital reserve is insufficient for offset, it is used to adjust the retained earnings. For equity investments held prior to the date of combination, no accounting treatment is carried out for other comprehensive gains recognized by equity accounting or financial instrument confirmation and measurement standards, and up to the disposal of the assets or liabilities of the invested entity; other changes in owner's equity other than net profit or loss, other comprehensive income or profit distribution of net assets of the invested company recognized by equity method are not subject to accounting, and will be transferred to the current profit and loss until the disposal of the investment.

The agency fees paid for audits, legal services, assessments and other related expenses incurred in the business combination are recognized in profit or loss in the period in which they are incurred. The transaction costs for the issuance of equity securities for the business combination that may be directly attributed to equity transactions can be deducted from equity; transaction costs directly related to the issuance of a debt instrument as a combination consideration, are treated as an initial recognized amount included in the debt instrument.

If the combined party has a consolidated financial statement, the initial investment cost of the long-term equity investment is determined based on the owner's equity attributable to the Company as the parent in the consolidated financial statements of the combined party.

(b) Consolidated financial statements

The assets and liabilities acquired by the combining party in the business combination are measured in accordance with the book value of the owner's equity of the combined party in the consolidated financial statements of the ultimate controlling party.

For the case where a business combination is finally realized through multiple transactions, if it is a package transaction, each transaction is treated as a transaction for acquiring control; if it is not a package transaction, the long-term equity investment held by the combing party before the combination, the gains and losses, other comprehensive income and other changes in owners' equity have been recognized between the date of acquisition or the date of the combining party and the combined party under the final control of the same party, whichever is later, and the date of combination, are used to offset the initial retained earnings or current profit and loss during the comparative reporting period respectively.

If the accounting policies adopted by the combined parties are inconsistent with those adopted by the Company, the Company shall make adjustments in accordance with the accounting policies of the Company on the date of combination, and on this basis, confirm the consolidated financial statements in accordance with the provisions of Accounting Standards for Business Enterprises.

- III Significant accounting policies and accounting estimates (continued)
- 7 Accounting treatments for business combinations involving enterprises under and not under common control (continued)
- (3) Business combinations involving enterprises not under common control

The assets paid and liabilities incurred or assumed of the Company as a consideration for the business combination are measured at fair value on the date of purchase, and the difference between the fair value and the book value is recognized in profit or loss. Where a future event that may affect the combination costs is agreed in the combination contract, if the estimated future events are likely to occur on the date of purchase and the amount of the impact on combination costs can be reliably measured, it is also included in the combination costs.

The agency fees paid for audits, legal services, assessments and other related expenses incurred in the business combination are recognized in profit or loss in the period in which they are incurred. The transaction costs for the issuance of equity securities for the business combination that may be directly attributed to equity transactions can be deducted from equity.

The difference between the higher combination cost and lower fair value of identifiable net assets of the acquired party gained in the combination is recognized as goodwill by the Company. In case that the cost of combination is less than the fair value of the identifiable net assets of the acquired party gained in the combination, and the difference is still less than the fair value of identifiable net assets of the acquired party gain in the combination after review, the difference is included in the current profit and loss by the Company.

For the case where a business combination involving enterprises not under common control is finally realized through multiple transactions step by step, if it is a package transaction, each transaction is treated as a transaction for acquiring control; if it is not a package transaction; if it is not a package transaction, the individual financial statements and consolidated financial statements are distinguished for related accounting treatment.

(a) In the individual financial statements, if the equity investment held before the date of combination is accounted for by equity method, the sum of the book value of equity investment of the acquired party held before the date of acquisition plus the new investment cost on the date of acquisition is recognized as the initial cost of the investment; the other comprehensive income confirmed by equity method before the date of acquisition is accounted for, when the investment is disposed, on the same basis as those the invested party adopted directly to dispose the relevant as sets or liabilities.

If the equity investment held before the date of combination is accounted for by financial instrument recognition and measurement criteria, the sum of the fair value of equity investment on the date of combination plus the new investment cost is taken as the initial investment cost on the date of combination. The difference between the fair value and the book value of the original equity interest, and the accumulated fair value changes originally included in other comprehensive income should be transferred to investment income in the current period of combination date.

(b) In the consolidated financial statements, the equity of the acquired party held before the date of acquisition is re-measured according to the fair value of the equity on the date of acquisition. The difference between the fair value and the book value is included in the current investment income; if the equity of the acquired party involves other comprehensive income under the equity method, etc., other comprehensive income related to it is converted into investment income in the current period of acquisition date.

## III Significant accounting policies and accounting estimates (continued)

#### 8 Method for compiling consolidated financial statements

The scope of consolidation of the Company's consolidated financial statements is determined on the basis of control, and all subsidiaries (including separate entities controlled by the Company as the parent) are included in the consolidated financial statements.

The accounting policies and accounting periods adopted by all subsidiaries included in the consolidated financial statements are consistent with the Company. If the accounting policies or accounting periods adopted by the subsidiaries are inconsistent with the Company, necessary adjustments will be made in accordance with the Company's accounting policies and accounting periods when preparing consolidated financial statements. The consolidated financial statements are based on the financial statements of the Company and its subsidiaries as well as other relevant information, and are prepared by the Company after adjusting the long-term equity investments in the subsidiaries in accordance with the equity method based.

The impact of internal transactions between the Company and its subsidiaries, and internal transactions between subsidiaries, on the consolidated balance sheet, consolidated profit statement, consolidated cash flow statement and consolidated statement of changes in shareholders' equity is offset in the preparation of consolidated financial statements.

If the current losses shared by the minority shareholders of a subsidiary exceed the share enjoyed by the minority shareholder in the initial owner's equity of the subsidiary, the balance will still reduce the minority shareholders' equity.

During the Reporting Period, if a subsidiary or business is added due to the business combination involving enterprises under common control, the opening balance of the consolidated balance sheet is adjusted; the income, expenses and profits of the subsidiary or business from the beginning of the period of combination to the end of the Reporting Period are included in the consolidated income statement; the cash flows of the subsidiary or business from the beginning of combination to the end of the Reporting Period are included in the consolidated cash flow statement. If a subsidiary or business is added due to a business combination involving enterprises under non-common control, the opening balance of the consolidated balance sheet is not adjusted; the income, expenses and profits of the subsidiary or business from the date of acquisition to the end of the Reporting Period are included income statement; the cash flows of the subsidiary or business from the date of acquisition to the end of the Reporting Period are included income statement; the cash flows of the subsidiary or business from the date of acquisition to the end of the Reporting Period are included in the consolidated income statement; the cash flows of the subsidiary or business from the date of acquisition to the end of the Reporting Period are included in the consolidated income statement;

During the Reporting Period, if a subsidiary or business is added due to a business combination involving enterprises under non-common control, the opening balance of the consolidated balance sheet is not adjusted; the income, expenses and profits of the subsidiary and business from the date of acquisition to the end of the Reporting Period are included in the consolidated income statement; the cash flows of the subsidiary and business from the date of the Reporting Period are included in the consolidated of the Reporting Period are included in the consolidated to the end of the Reporting Period are included in the consolidated to the end of the Reporting Period are included in the consolidated cash flow statement.

During the Reporting Period, if the Company disposes of a subsidiary or business, the income, expenses and profits of the subsidiary or business from the beginning of the period to the disposal date are included in the consolidated income statement; the cash flows of the subsidiary or business from the beginning of the Reporting Period to the disposal date are included in the consolidated cash flow statement.

# III Significant accounting policies and accounting estimates (continued)

### 8 Method for compiling consolidated financial statements (continued)

When the Company loses control over the invested party due to disposal of part of the equity investment or other reasons, the remaining equity investment after disposal will be re-measured according to its fair value by the Company on the date of loss of control. The difference of the sum of the consideration obtained from the disposal of the equity and the fair value of the remaining equity, less the sum of the share of net assets and goodwill of the original subsidiary that should be enjoyed in accordance with the original share-holding ratio since the date of acquisition or combination, is accounted for the investment income in the current period of loss of control. Other comprehensive income or net profit and loss related to the original subsidiary's equity investment, other comprehensive income and other changes in owner's equity other than profit distribution, will be converted into current investment income when control is lost, except for other comprehensive gains arising from the re-measurement of net liabilities of the Benefit Plan made by the invested party or changes in net assets.

- III Significant accounting policies and accounting estimates (continued)
- 9 Criteria for determining cash and cash equivalents

In the preparation of the cash flow statement, the Company recognizes cash holdings and deposits that can be used for payment at any time as cash.

The Company recognizes cash that is easily converted into known amount with short holding period (generally due within three months from the date of purchase) and strong liquidity, and investments with low risk of changes in value (including investments in bonds within three months, while excluding equity investments), as cash equivalents.

- 10 Foreign currency business and translation of foreign currency statement
- (1) Foreign currency transactions

Foreign currency transactions between the Company and its subsidiaries are translated into base currency at the spot exchange rate on the transaction date.

Foreign currency monetary items are translated at the spot exchange rate on the balance sheet date, and the exchange differences resulted therefrom, except that the exchange differences arising from special foreign currency loans related to the acquisition and construction of assets eligible for capitalization should be treated in accordance with the principle of capitalization of borrowing costs, are all included in the current profit and loss. Foreign currency non-monetary items measured at historical cost are still translated at the spot exchange rate on the transaction date, and the amount of base currency for bookkeeping is not changed.

Foreign currency non-monetary items measured at fair value are translated at the spot exchange rates on the date when the fair value is determined, and the exchange differences resulted therefrom are included in profit or loss in the current period as a change in fair value. In the case of foreign currency non-monetary items that are at fair value through other comprehensive income, the exchange differences incurred are included in other comprehensive income.

(2) Translation of foreign currency financial statement

When the Company translates the financial statements of overseas operations, the assets and liabilities in the balance sheet are translated at the spot exchange rate on the balance sheet date. The owner's equity items, except for the "undistributed profit" items, are translated at the spot exchange rate at the time of occurrence of items. All the incurred items in the income statement are translated at the current average exchange rate of the period in which transactions occur.

The translation differences of foreign currency financial statement arising from the above translation are included in other comprehensive income. When disposing of an overseas operation, the translation differences in the foreign currency financial statements related to the foreign operation listed in other comprehensive income items in the balance sheet are transferred from the other comprehensive income item to the current profit and loss. All the incurred items in the cash flow statement are translated at the current average exchange rate of the period in which transactions occur. All the opening balance and actual amount of the previous year are listed on the basis of the amount translated in the previous year.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments

When the Company becomes a party to a financial instrument, it recognizes a financial asset or liability.

The effective interest method refers to the method of calculating the amortized cost of financial assets or liabilities and allocating interest income or interest expenses into each accounting period.

The effective interest rate refers to the interest rate used to discount the estimated future cash flow of a financial asset or financial liability during its expected duration to the book balance of the financial asset or the amortized cost of the financial liability. When determining the effective interest rate, the expected cash flow is estimated on the basis of considering all contract terms of financial assets or liabilities (such as prepayment, extension, call options or other similar options), but the expected credit loss is not considered.

The amortized cost of a financial asset or financial liability is the accumulated amortization amount formed by deducting the repaid principal from the initial recognition amount of the financial asset or financial liability, adding or subtracting the difference between the initial recognition amount and the maturity amount by using the effective interest method, and then deducting the accumulated accrued loss reserve (only applicable to financial assets).

- (1) Classification and measurement of financial assets According to the business model of the financial assets under management and the contractual cash flow characteristics of the financial assets, the Company divides the financial assets into the following three categories:
- (a) Financial assets at amortized cost.
- (b) Financial assets at fair value through other comprehensive income.
- (c) Financial assets at fair value through profit or loss.

Financial assets are measured at fair value when initially recognized, but if the accounts or notes receivable arising from the sale of goods or the provision of services do not contain significant financing components or do not consider financing components for no more than one year, the initial measurement shall be made at the transaction price.

For financial assets measured at fair value and whose changes are included in the current profit and loss, transaction expenses are directly recognized in the current profit and loss. For other financial assets, transaction expenses are included in the initial recognition amount.

Subsequent measurement of financial assets depends on their classification. All related financial assets affected will be reclassified when and only when the Company changes its business model of managing financial assets.

(a) Financial assets classified as measured at amortized cost

The contract terms of a financial asset stipulate that the cash flow generated on a specific date is only the payment of the principal and the interest on the amount of outstanding principal, and the business model for managing the financial asset is to collect the contractual cash flow, then the Company classifies the financial asset as measured at amortized cost. Financial assets of the Company that are classified as measured at amortized cost include monetary funds, notes receivable, accounts receivable, other receivables, long-term receivables, creditors' investments, etc.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (1) Classification and measurement of financial assets (continued)

The Company recognizes interest income from such financial assets with the effective interest method, and carries out subsequent measurement at amortized cost. Gains or losses arising from impairment or derecognition or modification are included in the current profit and loss. The Company calculates and determines the interest income based on the book balance of financial assets multiplied by the effective interest rate except for the following circumstances:

(1) For purchased or originated credit-impaired financial assets, the Company calculates and determines their interest income at the amortized cost of the financial asset and the credit-adjusted effective interest rate since the initial recognition.

<sup>(2)</sup> For financial assets not credit-impaired at the time of being purchased or originated but in the subsequent period, the Company calculates and determines their interest income at the amortized cost and the effective interest rate of the financial assets in the subsequent period. If the financial instrument is no longer credit-impaired due to the improvement of its credit risk in the subsequent period, the Company calculates and determines the interest income by multiplying the effective interest rate by the book balance of the financial asset.

(b) Financial assets classified as measured at fair value and whose changes are included in other comprehensive income

The contract terms of a financial asset stipulate that the cash flow generated on a specific date is only the payment of the principal and the interest on the amount of outstanding principal, and the business model for managing the financial asset is both to collect contractual cash flows and for its sale, then the Company classifies the financial asset as measured at fair value and whose changes are included in other comprehensive income.

The Company recognizes interest income from such financial assets with the effective interest method. Except that the interest income, impairment loss and exchange difference are recognized as the current profit and loss, other changes in fair value are included in other comprehensive income. When the financial asset is derecognized, the accumulated gains or losses previously included in other comprehensive income are transferred out and included in the current profit and loss.

Notes and accounts receivable measured at fair value with changes included in other comprehensive income are reported as receivables financing, and such other financial assets are reported as other creditors' investments. Among them, other creditors' investments maturing within one year from the balance sheet date are reported as non-current assets maturing within one year, and other creditors' investments maturing within one year are reported as other current assets.

(c) Financial assets designated as measured at fair value and whose changes are included in other

comprehensive income At the time of initial recognition, the Company may irrevocably designate non-trading equity instrument investments as financial assets measured at fair value and whose changes are included in other comprehensive income on the basis of individual financial assets.

Changes in the fair value of such financial assets are included in other comprehensive income without provision for impairment. When the financial asset is derecognized, the accumulated gains or losses previously included in other comprehensive income are transferred out and included in the retained earnings. During the investment period when the Company holds the equity instrument, the dividend income is recognized and included in the current profit and loss when the Company's right to receive dividends has been established, the economic benefits related to dividends are likely to flow into the Company, and the amount of dividends can be measured reliably. The Company reported such financial assets under other equity instrument investment items.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (1) Classification and measurement of financial assets (continued)

An investment in equity instruments is a financial asset measured at fair value and whose changes are included in the current profit and loss when it is obtained mainly for recent sale, or is part of the identifiable portfolio of financial assets centrally managed, and objective evidence exists for a short-term profit model in the near future when initially recognized, or is a derivative (except derivatives defined as financial guarantee contracts and designated as effective hedging instruments).

(d) Financial assets classified as measured at fair value and whose changes are included in the current profit and loss

If failing to be classified as measured at amortized cost or at fair value and whose changes are included in other comprehensive income, or not designated as measured at fair value and whose changes are included in other comprehensive income, financial assets are all classified as measured at fair value and whose changes are included in the current profit and loss.

The Company carries out subsequent measurement of such financial assets at fair value, and includes gains or losses arising from changes in fair value as well as dividends and interest income associated with such financial assets into current profits and losses.

The Company reports such financial assets as trading financial assets and other non-current financial assets according to their liquidity.

(e) Financial assets designated as measured at fair value and whose changes are included in the current profit and loss

At the time of initial recognition, the Company may irrevocably designate financial assets as measured at fair value and whose changes are included in the current profit and loss on the basis of individual financial assets in order to eliminate or significantly reduce accounting mismatches.

If the mixed contract contains one or more embedded derivative instruments and its main contract is not any financial asset as above, the Company may designate the whole of the mixed contract as a financial instrument measured at fair value and whose changes are included in the current profits and losses. Except under the following circumstances:

① Embedded derivatives do not significantly change the cash flow of mixed contracts.

<sup>(2)</sup> When determining for the first time whether similar mixed contracts need to be split, it is almost clear that embedded derivatives contained in them should not be split without analysis. If the prepayment right embedded in a loan allows the holder to prepay the loan at an amount close to the amortized cost, the prepayment right does not need to be split.

The Company carries out subsequent measurement of such financial assets at fair value, and includes gains or losses arising from changes in fair value as well as dividends and interest income associated with such financial assets into current profits and losses.

The Company reports such financial assets as trading financial assets and other non-current financial assets according to their liquidity.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (2) Classification and measurement of financial liabilities

The Company classifies a financial instrument or its components into financial liabilities or equity instruments upon initial recognition according to the contract terms of and the economic essence reflected by the financial instrument issued, rather than only in legal form, in combination with the definitions of financial liabilities and equity instruments. Financial liabilities are classified at initial recognition as measured at fair value and whose changes are included in current profits and losses, or other financial liabilities, or derivatives designated as effective hedging instruments.

Financial liabilities are measured at fair value upon initial recognition. For financial liabilities measured at fair value and whose changes are included in current profits and losses, relevant transaction expenses are directly included in current profits and losses; For other categories of financial liabilities, relevant transaction expenses are included in the initial recognition amount.

Subsequent measurement of financial liabilities depends on their classification:

(a) Financial liabilities measured at fair value and whose changes are included in the current profit and loss

Such financial liabilities include trading financial liabilities (including derivatives falling under financial liabilities) and financial liabilities designated as measured at fair value upon initial recognition and whose changes are included in current profits and losses.

The financial liability is a trading financial liability if it is mainly undertaken for recent sale or repurchase, or is part of the identifiable portfolio of financial instruments centrally managed, and there is objective evidence that the enterprise has recently employed a short-term profit model, or is a derivative instrument, except derivatives designated as effective hedging instruments and derivatives conforming to financial guarantee contracts. Trading financial liabilities (including derivatives falling under financial liabilities) are subsequently measured at fair value. All changes in fair values except for hedging accounting are included in current profits and losses.

The Company irrevocably designates financial liabilities as measured at fair value and whose changes are included in current profits and losses at the time of initial recognition in order to provide more relevant accounting information if:

① Such financial liabilities can eliminate or significantly reduce accounting mismatches.

<sup>(2)</sup> The financial liability portfolio or the portfolio of financial assets and liabilities is managed and evaluated for performance on the basis of fair value according to the enterprise risk management or investment strategy stated in the official written documents, and is reported to key management personnel within the enterprise on this basis.

The Company subsequently measures such financial liabilities at fair value. Except changes in fair value that are brought about by changes in the Company's own credit risk are included in other comprehensive income, other changes in fair value are included in current profits and losses. Unless including such changes in other comprehensive income will cause or expand accounting mismatch in profit or loss, the Company will include all changes in fair value (including the amount affected by changes in its own credit risk) in current profits and losses.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (2) Classification and measurement of financial liabilities (continued)
- (b) Other financial liabilities

The Company classifies financial liabilities except for the following items as measured at amortized cost. Such financial liabilities are recognized by the effective interest method and subsequently measured at amortized cost. Gains or losses arising from derecognition or amortization are included in the current profits and losses:

1 Financial liabilities measured at fair value and whose changes are included in the current profit and loss.

② Financial liabilities resulting from the transfer of financial assets that do not meet the conditions for derecognition or continue to be involved in the transferred financial assets.

③ Financial guarantee contracts that do not fall under the first two categories of this article, and loan commitments that do not fall under category (1) of this article and lend at a below-market interest rate.

Financial guarantee contracts refer to contracts that require the issuer to pay a specific amount to the contract holder who has suffered losses when a specific debtor fails to pay the debt in accordance with the original or modified terms of the debt instrument. Financial guarantee contracts that are not financial liabilities designated as measured at fair value and whose changes are included in current profits and losses are measured after initial recognition according to the loss reserve amount and of the initial recognition amount, less the accumulated amortization amount during the guarantee period, whichever is higher.

- (3) Derecognition of financial assets and liabilities
- (a) Financial asset are derecognized, i.e. written off from its account and balance sheet if:

① The contractual right to receive cash flow from the financial asset is terminated; or

2 The financial asset has been transferred, which meets the requirements for derecognition of financial assets.

(b) Conditions for derecognition of financial liabilities

If the current obligation of a financial liability (or part thereof) has been discharged, such financial liability (or part thereof) is derecognized.

The existing financial liability is derecognized with a new one recognized, and the difference between the carrying amount and the consideration paid (including transferred non-cash assets or assumed liabilities) is included in the current profits and losses, if an agreement is signed between the Company and the lender to replace the existing financial liability by assuming a new one, and the contract terms of these two financial liabilities are substantially different, or the contract terms of the existing financial liability (or part thereof) are substantially modified.

If the Company repurchases part of a financial liability, the carrying amount of the financial liability shall be distributed according to the proportion of the fair value of the continuing recognition portion and the derecognition portion to the overall fair value on the repurchase date. The difference between the carrying amount allocated to the derecognized portion and the consideration paid (including transferred non-cash assets or liabilities assumed) shall be included in the current profits and losses.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (4) Recognition basis and measurement method of financial asset transfer

When a financial asset is transferred, the Company evaluates the risks and rewards retained of the financial asset ownership:

- (a) If almost all the risks and rewards of the financial asset ownership are transferred, such financial asset shall be derecognized, and the rights and obligations generated or retained in the transfer shall be separately recognized as assets or liabilities.
- (b) If almost all the risks and rewards of the financial asset ownership are retained, such financial asset shall continue to be recognized.
- (c) In circumstances when the Company neither transfers nor retains almost all the risks and rewards of the financial asset ownership (i.e. circumstances other than ① and ② of this article), according to whether it retains control over such financial asset,

① the financial asset shall be derecognized, and the rights and obligations generated or retained in the transfer shall be separately recognized as assets or liabilities if such control is not retained; or

<sup>(2)</sup> the relevant financial asset shall continue to be recognized to the extent that it continues to be involved in the transferred financial asset, and the relevant liabilities shall be recognized accordingly if such control is retained. The extent that it continues to be involved in the transferred financial asset refers to the extent the Company bears the risks or rewards on changes in the value of the transferred financial asset.

When judging whether the transfer of financial assets meets the above conditions for derecognition of financial assets, the principle of substance over form shall be adopted. The Company divides the transfer of financial assets into overall transfer and partial transfer.

- (a) If the overall transfer of financial assets meets the conditions for derecognition, the difference between the following two amounts shall be included in the current profits and losses:
  - ① The carrying amount of the transferred financial asset on the date of derecognition.

② The sum of the consideration received for the transfer of financial assets and the amount of the corresponding derecognized portion of the accumulated changes in fair value originally included in other comprehensive income directly (the financial assets involved in the transfer are financial assets measured at fair value and whose changes are included in other comprehensive income).

(b) If the financial asset is partially transferred and the transferred part meets the conditions for derecognition, the carrying amount of the financial asset before transfer shall be allocated between the derecognition portion and the continuing recognition portion (in this case, the retained service asset shall be regarded as the continuing recognition part of the financial asset) according to the respective relative fair values on the transfer date, and the difference between the following two amounts shall be included in the current profits and losses:

① The carrying amount of the derecognized portion on the derecognition date.

(2) The sum of the consideration received for the derecognized portion and the amount of the corresponding derecognized portion of the accumulated changes in fair value originally included in other comprehensive income (the financial assets involved in the transfer are financial assets measured at fair value and whose changes are included in other comprehensive income).

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (4) Recognition basis and measurement method of financial asset transfer (continued)

If the transfer of a financial asset does not meet the conditions for derecognition, the financial asset shall continue to be recognized and the consideration received shall be recognized as a financial liability.

(5) Determination of fair value of financial assets and liabilities

The fair value of a financial asset or liability with an active market shall be determined by the quoted price in the active market, unless the financial asset has a sell-off period for the asset itself. For the financial assets restricted for the assets themselves, the compensation amount demanded by market participants due to the risk of not being able to sell the financial assets on the open market within the specified period shall be deducted from the quoted price in the active market. Quoted prices in the active market includes those for related assets or liabilities that can be easily and regularly obtained from exchanges, dealers, brokers, industry groups, pricing or regulatory agencies, and can represent actual and recurring market transactions on the basis of fair trade.

Financial assets initially acquired or derived or financial liabilities assumed shall be determined on the basis of market transaction price.

The fair value of financial assets or liabilities without an active market shall be determined by valuation techniques. At the time of valuation, the Company adopts valuation techniques that are applicable under the current circumstances and are supported by sufficient available data and other information, selects input values consistent with the characteristics of relevant assets or liabilities considered by market participants in the transactions thereof, and gives priority to the use of relevant observable input values whenever possible. If the relevant observable input value cannot be obtained or be feasibly obtained, the unobservable input value shall be used.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (6) Impairment of financial instruments

Based on the expected credit loss, the Company conducts impairment accounting of financial assets classified as measured at amortized cost, financial assets classified as measured at fair value and whose changes are included in other comprehensive income and financial guarantee contracts and recognizes loss reserves.

Expected credit loss refers to the weighted average of the credit losses of financial instruments weighted by the risk of default. Credit loss refers to the difference between all contractual cash flows discounted at the original effective interest rate and receivable according to the contract and all cash flows expected to be collected of the Company, i.e. the present value of all cash shortfalls. Among them, credit-impaired purchased or originated financial assets of the Company shall be discounted at the credit-adjusted effective interest rate of such financial assets.

For receivables arising from transactions regulated by the income criteria, the Company uses the simplified measurement method to measure the loss reserve according to the amount equivalent to the expected credit loss during the entire duration.

For credit-impaired purchased or originated financial assets, only the accumulated changes in the expected credit losses during the entire duration since the initial recognition are recognized as loss reserves on the balance sheet date. On each balance sheet date, the amount of change in the expected credit loss during the entire duration is included in the current gains and losses as impairment losses or gains. Even if the expected credit loss during the entire duration on the balance sheet date is less than that reflected in the estimated cash flow upon initial recognition, the favorable change in the expected credit loss is recognized as impairment gains.

In addition to other financial assets adopting the above simplified measurement method and other than the credit-impaired purchased or originated ones, the Company evaluates whether the credit risk of relevant financial instruments has increased significantly since the initial recognition, measures its loss reserves and recognizes the expected credit loss and its changes respectively according to the following circumstances on each balance sheet date:

- (a) If the credit risk of the financial instrument has not increased significantly since its initial recognition and is in the first stage, its loss reserve shall be measured according to an amount equivalent to its expected credit loss in the next 12 months, and the interest income shall be calculated at the book balance and the effective interest rate.
- (b) If the credit risk of the financial instrument has increased significantly since the initial recognition but no credit impairment has occurred, it is in the second stage, then its loss reserve shall be measured according to an amount equivalent to its expected credit loss throughout its life, and the interest income shall be calculated at the book balance and the effective interest rate.
- (c) If the financial instrument is credit-impaired since its initial recognition, it is in the third stage, and the Company shall measure its loss reserve according to an amount equivalent to its expected credit loss throughout its life, and calculate the interest income at the amortized cost and the effective interest rate.

The increase or reversed amount of the credit loss reserve for financial instruments shall be included in the current profits and losses as impairment losses or gains. Except for financial assets classified as measured at fair value and whose changes are included in other comprehensive income, the credit loss reserve will offset the carrying amount of the financial assets. For financial assets classified as measured at fair value and whose changes are included in other comprehensive income, the Company recognizes its credit loss reserve in other comprehensive income without reducing its carrying amount presented in the balance sheet.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (6) Impairment of financial instruments (continued)

In the previous accounting period, the Company has measured the loss reserve, the amount of which is equivalent to the expected credit loss of the financial instrument throughout its life. However, on the balance sheet date of the current period, the financial instrument no longer conforms to the situation of significant increase in credit risk since initial confirmation; on the balance sheet date of the current period, the Company has measured the loss reserve of the financial instrument, the amount of which is equivalent to the expected credit loss in the next 12 months, and the reversed amount of the loss reserve thus formed is included in the current profit and loss as impairment profit.

(a) Significant increase of credit risk

In order to determine whether the credit risk of financial instruments has increased significantly since the initial recognition, the Company uses the available reasonable and based forward-looking information and compares the risk of default of financial instruments on the balance sheet date with the risk of default on the initial confirmation date. When the Company applies provisions on depreciation of financial instruments to financial guarantee contracts, the initial recognition date shall be regarded as the date when the Company becomes a party to make irrevocable commitments.

For the assessment of whether the credit risk has increased significantly, the Company will consider the following factors

① According to the actual or as expected, whether the debtor's operating results have changed significantly;

② Whether the regulatory, economic or technological environment of the debtor has undergone significant adverse changes;

③ Whether the following items have changed significantly: the value of collateral as debt mortgage, or the guarantee provided by a third party, or the quality of credit enhancement; these changes will reduce the debtor's economic motivation to repay the loan within the time limit stipulated in the contract or impact the probability of default;

④ Whether the debtor's expected performance and repayment behavior have changed significantly;

<sup>(5)</sup> Whether the Company's credit management methods for financial instruments have changed, etc.

If, on the balance sheet date, the credit risk of the financial instrument is judged to be low by the company, the company assumes that the credit risk of the financial instrument has not increased significantly since the initial recognition. The financial instrument will be deemed to have lower credit risk under the following circumstances: the default risk of the financial instrument is lower; the borrower has a strong ability to fulfill its contractual cash flow obligations in a short time; furthermore, even if there are adverse changes in the economic situation and operating environment for a long period of time, it may not necessarily reduce the borrower's ability to fulfill its contractual cash flow obligations.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (6) Impairment of financial instruments (continued)
- (b) Financial assets with depreciation of credit

If one or more events have adverse effects on the expected future cash flow of a financial asset, the financial asset will become a financial asset that has suffered credit impairment. The following observable information can be regarded as evidence of credit impairment of financial assets:

- ① The issuer or debtor is in serious financial difficulties;
- 2 The debtor breaches the contract, such as default or overdue payment of interest or principal, etc.;
- ③ The creditor gives concessions to the debtor due to economic or contractual considerations related to the debtor's financial difficulties; the concessions will not be made under any other circumstances;
- ④ There is a great possibility of bankruptcy or other financial restructuring of the debtor;

(5) The issuer or debtor has financial difficulties, resulting in the disappearance of the active market for the financial asset;

<sup>(6)</sup> Purchasing or originating a financial asset with a large discount, which reflects the fact of credit loss.

Credit impairment of financial assets may not be caused by separately identifiable events, but may be caused by the combined effect of multiple events.

(c) Determination of expected credit loss

The Company's assessment of the expected credit losses of financial instruments is based on single items and combinations. During the evaluation, the company will take into account reasonable and reliable information about past events, current situation and future economic situation forecast.

The Company divides financial instruments into different combinations on the basis of common credit risk characteristics. Common credit risk characteristics adopted by the Company include: financial instrument type, credit risk rating, aging combination, overdue aging combination, contract settlement cycle, debtor's industry, etc. To understand the individual evaluation criteria and combined credit risk characteristics of relevant financial instruments, please refer to the accounting policies of relevant financial instruments for details.

The Company adopts the following methods to determine the expected credit losses of relevant financial instruments:

① In terms of financial assets, credit loss is equivalent to the present value of the difference between the contract cash flow that the company shall receive and the expected cash flow.

<sup>(2)</sup> In terms of the financial guarantee contract, credit loss is equal to the expected amount of payment made by the Company to the holder of the contract for credit loss incurred, less the present value of the difference between the amount expected to be collected from the holder of the contract, the debtor or any other party.

③ If, on the balance sheet date, a financial asset has suffered credit impairment, but one does not purchase or originate a financial asset that has suffered credit impairment, the credit loss is equivalent to the difference between the book balance of the financial asset and the present value of the estimated future cash flow discounted at the original actual interest rate.

Factors reflected in the Company's method of predicting credit losses by quantitative finance tools include: unbiased probability weighted average amount determined by evaluating a series of possible results; time value of money; reasonable and reliable information about past events, current situation and future economic situation forecast that can be obtained on the balance sheet date without unnecessary extra costs or efforts.

- III Significant accounting policies and accounting estimates (continued)
- 11 Financial instruments (continued)
- (6) Impairment of financial instruments (continued)
- (d) Write-off of financial assets

If the Company cannot reasonably expect the contract cash flow of the financial asset to be fully or partially recovered, the book balance of the financial asset will be written off directly. This write-off constitutes the derecognition of relevant financial assets.

(7) Offset of financial assets and financial liabilities

In the balance sheet, financial assets and financial liabilities are shown separately without offsetting each other. However, if the following conditions are met at the same time, the net amount after offset will be listed in the balance sheet:

- (a) The Company has the legal right, which is currently enforceable, to offset the confirmed amount;
- (b) The Company plans to settle on a net basis, or realize the financial assets and settle the financial liabilities at the same time.

### III Significant accounting policies and accounting estimates (continued)

#### 12 Notes receivable

For the determination method and accounting treatment method of the Company's expected credit loss on notes receivable, please refer to 11(6) of note III Impairment of financial instruments.

When sufficient evidence of expected credit loss cannot be evaluated at a reasonable cost at the level of single instrument, the Company will refer to the experience of historical credit loss, combines the current situation and judgment on future economic situation, divides notes receivable into several combinations according to the characteristics of credit risk, and calculates expected credit loss on the basis of combinations.

#### 13 Accounts receivable

For the determination method and accounting treatment method of the Company's expected credit loss on accounts receivable, please refer to 11(6) of note III Impairment of financial instruments.

As for the accounts receivable bill, if there is objective evidence that the company will not be able to recover the money according to the original terms of the accounts receivable, the Company will separately determine its credit loss.

If sufficient evidence of expected credit loss cannot be assessed at reasonable cost at the level of single instrument, the Company will divide the accounts receivable into several combinations according to the credit risk characteristics, and calculate the expected credit loss on the basis of the combinations (with reference to the experience of historical credit loss, and in combination with the current situation with the judgment of future economic situation)

#### 14 Other receivables

For the determination method and accounting treatment method of the Company's expected credit loss of other receivables, please refer to 11(6) of note III Impairment of financial instruments.

For other accounts receivable for which there is objective evidence that the Company will not be able to recover the amount according to the original terms of the accounts receivable, the Company will separately determine its credit loss.

If sufficient evidence of expected credit loss cannot be evaluated at a reasonable cost at the level of single instrument, the Company will refer to the experience of historical credit loss, combine the current situation and judgment on future economic situation, divide other receivables into several combinations according to the characteristics of credit risk, and calculate expected credit loss on the basis of combinations.

#### 15 Inventories

(1) Classification of inventories

The Company classifies inventories into raw materials, in-process products, development costs, and finished products, goods shipped in transit, turnover materials and molds with an expected benefit period of less than one year, depending on the purpose of holding the inventories. Turnover materials include low-value consumables and packaging materials.

(2) Valuation method for inventories shipped in transit All types of inventories are accounted for at actual cost, and actual costs include purchase costs, processing costs and other costs. Inventories are shipped in transit by weighted average method.

- III Significant accounting policies and accounting estimates (continued)
- 15 Inventories (continued)
- (3) Basis for determining the net realizable value of inventories and accrual method for inventory valuation allowance

Ending inventories are measured at cost or net realizable value, whichever is lower. In cases that difference exists due to the net realizable value is less than the cost of inventories, inventory valuation allowance is made based on individual inventory item or inventory category, and the difference is recognized in the current profit and loss.

For inventories of goods directly used for sale, such as finished goods, merchandise inventories and materials for sale, in the normal production and operation process, the net realizable value is determined by the amount of the estimated selling price of the inventory less the estimated sales cost and relevant taxes and fees; for material inventories that need to be processed, in the normal production and operation process, the net realizable value is determined by the amount of the estimated selling price of finished products produced less the estimated cost to be occurred at the time of completion, the estimated selling expenses and related taxes; for inventories held for the execution of sales contracts or labor contracts, the net realizable value is calculated on the basis of the contract price, and if the quantity of inventories held is more than the quantity specified in sales contracts, the net realizable value of excess inventories is calculated based on the general sales price.

At the end of the period, inventory valuation allowance is accrued according to individual inventory items; but for a large number of inventories with lower unit prices, inventory valuation allowance is accrued according to inventory category; for inventories related to the product series produced and sold in the same region with the same or similar end use or purpose, and that is difficult to be measured separately from other items, inventory valuation allowance is accrued combined with other items.

If the influencing factors of the write-down of inventory value have disappeared, the amount written-down is recovered and reversed to the amount of inventory valuation allowance already accrued, and the amount reversed is included in the current profit and loss.

(4) Inventory system

The Company adopts a perpetual inventory system for inventory management.

(5) Amortization method of turnover materials

The Company amortizes turnover materials by the one-off amortization method, and the molds with a benefit period of less than one year are amortized within the period of not exceeding one year according to the expected benefit period.

### III Significant accounting policies and accounting estimates (continued)

#### 16 Long-term equity investments

Long-term equity investments comprise the Company's long-term equity investments in its subsidiaries, and the Company's long-term equity investments in its associates and joint ventures.

Subsidiaries are the investees over which the Company is able to exercise control. A joint venture is a joint arrangement which is structured through a separate vehicle over which the Company has joint control together with other parties and only has rights to the net assets of the arrangement based on legal forms, contractual terms and other facts and circumstances. Associates are the investees that the Company has significant influence on their financial and operating policies.

Investments in subsidiaries are presented in the Company's financial statements using the cost method, and are adjusted to the equity method when preparing the consolidated financial statements. Investments in a joint venture and associates are accounted for using the equity method.

- (1) Recognition of initial investment cost
- (a) Long-term equity investment formed by business combination
  - For long-term equity investment acquired by business combination involving enterprises under common control, the book value of assets and liabilities of the combined party in the consolidated financial statements of the ultimate controlling party as at the date of combination (including the goodwill formed by the ultimate controlling party's acquisition of the combined party) is recognized as investment cost. For long-term equity investment formed by combination, the share of the book value of shareholders' equity of the combined party acquired on the date of combination is recognized as initial investment cost. The difference between the initial investment cost and assets paid as the consideration for combination, the book value of liabilities incurred or assumed and the total par value of shares issued, is used to adjust capital reserve, and when the capital reserve is insufficient, it is used to adjust retained earnings.

For long-term equity investment acquired by business combinations involving enterprises under non-common control, the combination cost is recognized as investment cost of the long-term equity investment. The combination cost is the fair value of assets paid, the liabilities incurred or assumed, and the equity securities issued to acquire the control of acquired party on the date of acquisition. The difference between the higher combination cost and lower fair value of identifiable net assets of the acquired party acquired in the combination is recognized as goodwill; the difference between the lower combination cost and higher fair value of identifiable net assets of the acquired party acquired in the combination is included in the current profit and loss after review. For business combination involving enterprises under non-common control realized step by step through multiple transactions, the sum of the book value of equity investment held by the acquirer before the date of acquisition and the new investment cost on the date of acquisition is recognized as initial investment cost, and the combination cost includes the sum of assets paid, the liabilities incurred or assumed by the acquirer, and the fair value of equity securities issued.

### (b) Long-term equity investment acquired by other means

For long-term equity investment acquired by cash payment, the actual acquisition price is recognized as initial investment cost. The initial investment cost includes expenses, taxes and other necessary expenses directly related to the acquisition of the long-term equity investment; the transaction costs incurred when issuing or acquiring the own equity instruments of acquirer attributed directly to equity transactions can be deducted from the equity.

For long-term equity investment acquired by issuing equity securities, the fair value of equity securities issued is recognized as initial investment cost.

III Significant accounting policies and accounting estimates (continued)

# 16 Long-term equity investments (continued)

Provided that the non-monetary asset exchange contains commercial substance and the fair value of the assets received or assets surrendered can be reliably measured, the initial investment cost of the long-term equity investment received with non-monetary assets is determined based on the fair value of the assets surrendered, except that there is conclusive evidence indicates that the fair value of assets received is more reliable. For non-monetary assets that do not satisfy the above condition, the book value of assets surrendered and related taxes and fees payable are recognized as the initial investment cost of the long-term equity investment.

The initial investment cost of a long-term equity investment acquired by debt restructuring is determined on the basis of fair value.

- (2) Subsequent measurement and recognition of related profit and loss
- (a) Subsequent measurement

The Company adopts the cost method to account for the long-term equity investments under the control of investee, and the consolidated financial statements are adjusted in accordance with the equity method in preparation.

The Company adopts the equity method to account for the long-term equity investments in associates and joint ventures. The difference between the higher initial investment cost and the fair value share of identifiable net assets of the investee enjoyed in the investment is not used to adjust the initial investment cost of the long-term investment; the difference between the lower initial investment cost and the fair value share of identifiable net assets of the investee enjoyed at the time of conducting the investment is included in the current profit and loss.

(b) Recognition of profit and loss

Under the cost method, in addition to the actual payment or the cash dividends or profits included in the consideration that have been declared but not yet paid, the Company recognizes the investment income according to the cash dividends or profits that the investee declared to pay.

Under the equity method, when the investment enterprise confirms that it should enjoy the net profit or net loss of the investee, it should adjust the net profit of the investee based on the fair value of identifiable assets of the investee at the time of conducting the investment before the confirmation, and the part of profit and loss of internal transaction between the investor and associates and joint venture that should be attributed to the investor according to the shareholding ratio, should be offset, and the investment profit and loss should be confirmed on this basis. When the Company confirms that it should assume the loss occurred by the investee, the process hereunder is followed: first, the book value of the long-term equity investment is offset. Secondly, if the book value of the long-term equity that substantially constitutes the net investment of the investee. Finally, after the above-mentioned treatment, if the Company still bears additional obligations in accordance with the investment contract or agreement, the provisions are recognized according to the estimated obligations and included in the current investment losses.

If the investee realizes profit in the future period, the Company shall, after deducting the unconfirmed loss share, conduct the process in the reverse order of the above to write down the book balance of the confirmed liabilities and recover other long-term equity that substantially constitute net investment of the investee and the book value of the long-term equity, and recognize the profit as investment income.

Other changes in the owner's equity other than net profit or loss, other comprehensive income and profit distribution of the investee, are used to adjust the book value of the long-term equity investment and included in capital reserve. The unrealized profit and loss from internal transactions between the Company and the investee attributed to the Company according to the shareholding ratio, is offset, and the investment profit and loss is recognized on this basis. In respect of the internal transaction losses incurred by the Company and the investee, for the part recognized asset impairment losses, the corresponding unrealized losses are not offset.

- III Significant accounting policies and accounting estimates (continued)
- 16 Long-term equity investments (continued)

should be distinguished as follows:

(3) Step-by-step disposal of investment in subsidiaries

When the terms, conditions and economic influence of transactions of the equity investment of the subsidiary conform to one or more of the following, accounting for multiple transactions is treated as a package transaction:

- (a) These transactions are made simultaneously or with consideration of influence on each other;
- (b) These transactions can only achieve a complete business outcome as a whole;
- (c) The occurrence of a transaction depends on the occurrence of at least one of the other transaction;
- (d) A transaction alone is uneconomical, but is economical when considered together with other transactions.
   When an enterprise loses control over the original subsidiary due to disposal of part of the equity investment or other reasons, if the transactions do not belong to a package transaction, the accounting treatment of individual financial statements and consolidated financial statements
- (a) In the individual financial statements, the disposed equity should be accounted for in accordance with the "Accounting Standards for Business Enterprises No. 2 Long-term Equity Investment"; meanwhile, the remaining equity should be recognized as long-term equity or other related financial assets based on its book value. If the remaining equity after disposal can be used to exercise common control or significant influence on the original subsidiary, it shall be accounted for in accordance with the relevant provisions on the conversion of the cost method into the equity method.
- (b) In the consolidated financial statements, the remaining equity should be re-measured in accordance with its fair value on the date of loss of control. The difference between the sum of the consideration acquired from the disposal of the equity and the fair value of the remaining equity, less the share of net assets of the original subsidiary that should be enjoyed in accordance with the original share-holding ratio from the date of acquisition, is included in the current profit and loss of the period in which loss of control occurred. Other comprehensive income related to the original subsidiary's equity investment should be converted into current investment income when control is lost. The enterprise shall disclose in the notes the fair value of the remaining equity after disposal on the date of loss of control and the amount of relevant gains or losses arising from the disposal remeasured based on the fair value.

If the transactions of disposal of equity investment in a subsidiary until the loss of control is a package transaction, the accounting treatment of individual financial statements and consolidated financial statements should be distinguished as follows: :

- (a) In the individual financial statements, the difference between each disposal price and the book value of the long-term equity investment corresponding to the disposed equity before the loss of control is recognized as other comprehensive income, and transferred to the current profit and loss of the period in which the loss of control occurred;
- (b) In the consolidated financial statements, the difference between each disposal price and the disposal of investment corresponding to the share of the net assets of the subsidiary before the loss of control is recognized as other comprehensive income, and transferred to the current profit and loss of the period in which the loss of control occurred.

- III Significant accounting policies and accounting estimates (continued)
- 16 Long-term equity investments (continued)
- (4) Basis for determining control, common control and significant influence on the investee Control means having the power of control over the investee, enjoying variable returns by participating in the relevant activities of the investee, and having the ability to use the power over the investee to influence the amount of returns.

Common control means the control that is common to an arrangement in accordance with the relevant agreement, and the decisions of relevant activities of the arrangement must be made upon agreement of the Company and other parties sharing the control rights.

Significant influence means the power to participate in the decision-making of the financial and operating policies of the investee, but by which cannot control or commonly control together with other parties the formulation of the policies.

(5) Impairment test and allowance for impairment

On the balance sheet date, if there is any indication that the long-term equity investment is impaired due to continuous decline in the market price or deterioration of operating conditions of the investee, the recoverable amount of long-term equity investment is determined according to the net value of a single long-term equity investment less the disposal expenses or the present value of expected future cash flows of the long-term equity investment, whichever is higher. When the recoverable amount of the long-term equity investment is lower than the book value, the book value of assets is written-off to the recoverable amount, and the amount written-down is recognized as asset impairment losses, which is included in the current profit and loss, and the corresponding allowance for asset impairment is made.

For long-term equity investments without significant influence or quotation in an active market and whose fair value cannot be measured in a reliable way, the impairment loss is determined by the difference between the book value and the present value determined by discounting the future cash flows of similar financial assets at the current market rate of return.

Other long-term equity investments with signs of impairment other than goodwill arising from business combination, if the measurement of recoverable amount indicates that the recoverable amount of the long-term equity investment is lower than its book value, the difference is recognized as impairment losses.

Goodwill arising from a business combination is tested for impairment annually, regardless of whether there is any indication of impairment.

Once the impairment loss of long-term equity investment is confirmed, it will not be reversed.

17 Investment property

The Company's investment property means the property held for the purpose of earning rent or capital appreciation, or both, including the land use rights that have been leased, the land use rights that are held for transfer upon appreciation, and the leased buildings. In addition, for the vacant buildings held by the Company for the purpose of leases, if the Board of Directors makes a written resolution that expressly indicates that the buildings will be used for leases and the intention of holding will not change in a short-term, the building will also be reported as investment property.

The Company adopts the cost model for subsequent measurement of investment property. For the purpose of depreciation or amortization method, the same amortization policy adopted for buildings as fixed assets and land use rights as intangible assets are used.

- III Significant accounting policies and accounting estimates (continued)
- 18 Fixed assets
- (1) Recognition criteria for fixed assets

Fixed assets mean tangible assets held for the purpose of producing goods, rendering of services, leases or operation management, whose service life is more than one fiscal year. Fixed assets satisfying the following conditions are recognized:

- (a) The economic benefits associated with the fixed assets are likely to flow into the enterprise;
- (b) The cost of the fixed asset can be measured in a reliable way.

The Company's fixed assets are classified into buildings, machinery and equipment, office and electronic equipment, transportation vehicles and fixed assets renovation in line with capitalization conditions. Where each component of a fixed asset with a different service life provides economic benefits to the Company in different ways and applies different depreciation rates, it is recognized as a single fixed asset.

Fixed assets are initially measured at cost. The cost of purchasing fixed assets includes the purchase price, related taxes, and other expenses attributable to the fixed asset before it is ready for the intended use, such as the expenses on transportation, handling, installation and professional services, etc. When determining the cost of fixed assets, discard expenses should be considered. Subsequent expenditures related to fixed assets that satisfy the recognition criteria of fixed assets are included in the cost of fixed assets; otherwise, they are recognized in profit and loss in the period in which they arise.

(2) Recognition and initial measurement of fixed assets under a financing lease

If one of the following conditions specified in the terms of the lease agreement of an asset singed between the Company and the leasing party, it is recognized as an asset under financing lease:

- (a) The ownership of the leased asset is attributable to the Company upon the expiry of lease;
- (b) The Company has the option to purchase the asset, and the purchase price is much lower than the fair value of the asset when the option is exercised;
- (c) The lease term represents the majority of the service life of the leased asset;
- (d) The present value of the minimum lease payments on the lease start date is not significantly different from the fair value of the asset.

On the date of the lease starts, the Company recognizes the fair value of the leased asset or the present value of the minimum lease payment as the book value of the leased asset, whichever is lower, and recognizes the minimum lease payment amount as the book value of the long-term payable, the difference is recognized as unconfirmed financing costs. Unrecognized financing expenses are apportioned over the lease term by the effective interest method.

- III Significant accounting policies and accounting estimates (continued)
- 18 Fixed assets (continued)
- (3) Depreciation method for fixed assets

Fixed assets are depreciated by the straight-line method. The depreciation rate of various fixed assets is determined according to the estimated service life and estimated residual value (the estimated residual value is 0-10% of the original value). The depreciation rate of classified fixed assets is as follows:

| Asset Category                                | Estimated Service<br>Life | Annual<br>Depreciation<br>Rate |
|---|---------------------------|--------------------------------|
| Houses and buildings                          | 20-50 years               | 2-5%                           |
| Machinery and equipment (exclude mold)        | 5-11 years                | 9-20%                          |
| Mold (with benefit period more than one year) | 1-3 years                 | 33-100%                        |
| Office and electronic equipment               | 3-5 years                 | 20-33%                         |
| Transportation equipment                      | 4-5 years                 | 20-25%                         |
| Other devices                                 | 4-5 years                 | 20-25%                         |

Fixed assets renovation is amortized evenly over the benefit period.

All fixed assets are subject to depreciation, except for fixed assets that have been fully depreciated and continue to be used, and the land that is priced and recorded separately. Fixed assets are depreciated on a monthly basis. Fixed assets added are not depreciated in the current month when being added but from the following month; fixed assets reduced are still depreciated in the current month when being reduced, and no depreciation is made from the following month. Fixed assets that are not profitable for the enterprise or not used temporarily (other than seasonally deactivated) are recognized as idle fixed assets. The estimated life expectancy and depreciation rate of idle fixed assets should be re estimated, and depreciation is directly included in the current profit and loss.

### 19 Construction in progress

Construction in progress refers to the necessary expenses incurred by the Company for the purchase and construction of fixed assets or investment property before being ready for the expected usable status, including engineering materials costs, labor costs, related taxes and fees, borrowing costs that should be capitalized and indirect costs that should be apportioned. Construction in progress is accounted for separately according to individual projects.

After the construction in progress is ready for its intended use, it must be transferred to fixed assets or investment property, whether the final accounting procedures are completed or not.

### III Significant accounting policies and accounting estimates (continued)

#### 20 Borrowing costs

Borrowing costs refer to interest and other related costs incurred by the Company as a result of borrowings, including interest on borrowings, amortization of discounts or premiums, ancillary expenses, and exchange differences arising from foreign currency borrowings.

Borrowing costs that can be directly attributable to the acquisition, construction or production of assets eligible for capitalization are capitalized and included in the relevant asset cost. Other borrowing costs are recognized as expenses in the period in which they are incurred, and are included in the current profit and loss. Assets eligible for capitalization refer to fixed assets, investment property and inventories (only refers to inventories with an acquisition, construction and production process for more than one year) that require a substantial period of acquisition, construction or production activities to get ready for the intended use or sale status.

Borrowing costs refer to the interest of borrowings, the amortization of discounts or premiums, auxiliary expenses and exchange differences arising from foreign currency borrowings incurred by the Company. Borrowing costs begin to be capitalized when the following three conditions are all satisfied:

- (1) Asset expenditure has occurred;
- (2) Borrowing costs have occurred;
- (3) The acquisition, construction or production activities necessary to enable the assets to be ready for the intended usable or saleable state have commenced.

When an asset satisfied the capitalization conditions is abnormally interrupted during the process of acquisition, construction or production and the interruption period lasts for more than three months, the capitalization of the borrowing costs is suspended and recognized as the current expenses until the acquisition, construction or production of the assets starts again. When an asset satisfied the capitalization conditions is ready for its intended use or sale, the capitalization is stopped and the borrowing costs incurred in the future are included in the current profit and loss. The period of capitalization refers to the period from the time when the borrowing costs start to be capitalized to the point when the capitalization is stopped, and the period in which the borrowing costs are suspended for capitalization is not included.

During the period of capitalization, if special borrowings are made for the acquisition, construction or production of assets eligible for capitalization, the amount of the interest expenses actually incurred during the current period of the special borrowings, less the amount of interest income earned by depositing unused borrowing funds in a bank or investment income earned by temporary investment, is recognized as the amount of capitalization. When a general loan is occupied for the purpose of purchasing, constructing or producing assets satisfied the capitalization conditions, the amount of capitalization is determined according to the weighted average of the accumulated asset expenditure exceeding the special loan portion multiplied by the capitalization rate of the general loan occupied; the capitalization rate is determined based on the weighted average interest rate of general borrowings.

### III Significant accounting policies and accounting estimates (continued)

#### 21 Intangible assets

Intangible assets are recorded at the actual cost at the time of acquisition. The service life of intangible assets is analyzed and judged at the time of acquisition. Intangible assets with a finite service life are amortized on the shortest of the estimated service lives, the beneficial period of the contract and the effective period specified by law from the time when the intangible assets are available for use. The amortization period is as follows:

| Category               | Amortization years   |
|------------------------|--|
| Land use rights        | The shorter of the years of the land use rights and the operating years of the Company |
| Patents and non-patent | 10 years or the shorter of service life, beneficiary years and                         |
| technologies           | legally valid years  |
| Other                  | Beneficiary period   |

The Company reviews the service life and amortization method of intangible assets with limited service life at least at the end of each year, and made adjustment if necessary.

If an intangible asset is unforeseen to bring economic benefits to the Company, it is regarded as an intangible asset with an indefinite service life, which will be reviewed in each accounting period. If there is evidence indicates that the service life of the intangible asset is limited, then it is converted to an intangible asset with limited service life. Intangible assets with indefinite service lives are not amortized.

The expenditures of the Company's internal research and development projects are classified into expenditures in the research phase and expenditures in the development phase. Research means an original, planned survey of acquiring and understanding new scientific or technical knowledge. Development means the application of research results or other knowledge to a plan or design to produce new or substantially improved materials, devices, products, etc. prior to commercial production or use.

The expenditures in the research phase of the Company's internal research and development projects are included in the current profit and loss when incurred; expenditures in the development phase are recognized as intangible assets only when the following conditions are all satisfied:

- (1) It is technically feasible to complete the intangible asset to enable it to be used or sold;
- (2) There is intent to complete the intangible asset and use or sell it;
- (3) The intangible assets can bring economic benefits;
- (4) There are sufficient technical, financial and other resources to support the development of the intangible assets as well as ability to use or sell the intangible assets;
- (5) Expenditures attributable to the development stage of the intangible asset can be measured in a reliable way.

If the above conditions cannot be all satisfied, the expenditures are included in the current profit and loss when incurred.

- III Significant accounting policies and accounting estimates (continued)
- 22 Long-term prepaid expense

Long-term prepaid expenses refer to various expenses that the Company has paid and whose period of amortization is more than one year, such as the improvement expenses incurred in renting fixed assets by operating leases. Long-term prepaid expenses are amortized on a straight-line basis within the beneficial period of the expense items.

23 Impairment of long-lived assets

The impairment of assets other than inventories, financial assets and deferred income tax assets is determined by the Company as follows:

On the balance sheet date, if there is evidence indicates that the asset is idle, there is a use termination plan or the market price drops sharply, or the external environment changes significantly, impairment test should be conducted. The difference between the recoverable amount of the asset and its book value is recognized as impairment loss and included in the current profit and loss, and corresponding allowance for asset impairment is made. For the goodwill formed by business combination and the intangible assets with indefinite service life, impairment test is carried out every year regardless of whether there is any indication of impairment. The recoverable amount is determined based on the net amount of fair value of assets less the disposal expenses, or the present value of estimated future cash flows of the assets, whiche ver is lower. The Company estimates the recoverable amount based on the individual assets. If it is difficult to estimate the recoverable amount of the individual assets, the recoverable amount of the asset is determined based on the asset belongs. After the asset impairment loss is recognized, the depreciation or amortization expense of the impaired assets will be adjusted accordingly in the future period.

Once the asset impairment loss is confirmed, it cannot be reversed in the future accounting period.

Treatment of goodwill impairment: in the impairment test of goodwill, the book value of goodwill is apportioned to the asset group or asset group portfolio expected to benefit from the synergy of business combination, and the book value of goodwill is apportioned to the relevant asset group or asset group combination in a reasonable way. In the case of impairment test, the asset group or asset group portfolio that does not contain goodwill is tested for impairment first to confirm the corresponding asset impairment loss, and then the asset group or asset group containing goodwill is tested for impairment to confirm the corresponding goodwill impairment loss.

24 Asset transfer with repurchase conditions

When the Company sells products or transfers other assets, it signs a product or a transfer asset repurchase agreement with the purchaser, and determines whether the sales commodity satisfies the revenue recognition conditions according to the terms of the agreement. If the after-sales repurchase is a financing transaction, the Company does not recognize the sales revenue when the product or asset is delivered. If the repurchase price is greater than the difference between the sales prices, interest of the difference is accrued on time during the repurchase period, and included in financial expenses.

- III Significant accounting policies and accounting estimates (continued)
- 25 Provisions

When the Company is involved in any litigation, debt guarantee, contract loss or reorganization, which is likely in need of future delivery of assets or rendering of services, and the amount of which can be measured in a reliable way, it is recognized as provisions.

(1) Recognition criteria of provisions

When an obligation related to the contingent events satisfies all the following conditions, it is recognized by the Company as provisions:

- (a) The obligation is the current obligation of the Company;
- (b) The fulfillment of the obligation is likely to cause economic benefits to flow out of the Company;
- (c) The amount of the obligation can be measured in a reliable way.
- (2) Measurement of provisions

The provisions of the Company are initially measured on the basis of the best estimate of the expenditure required to perform the relevant current obligations.

When determining the best estimate, the Company considers factors such as risks, uncertainties and time value of money related to contingent events. Where the time value of money has a significant impact, the best estimate is determined by discounting the relevant future cash outflows.

The best estimates are handled as follows:

In case that there is a continuous range (or interval) of required expenditures, within which the possibility of occurrence of various results is the same, the best estimate is determined by the average of the middle value of the range, that is, the average of the upper and lower limits.

In case that there is no continuous range (or interval) of required expenditures, or there is a continuous range but the possibility of various results in the range is different, if the contingency involves a single item, the best estimate is determined based on the most probable amount; if a contingency involves multiple items, the best estimate is determined based on various possible outcomes and associated probabilities.

If all or part of the expenses required by the Company to settle the provisions are expected to be compensated by a third party, the compensation amount is separately recognized as an asset when it is basically confirmed to be received, and the recognized compensation amount should not exceed the book value of provisions.

26 Contract liabilities

The Company recognizes as contract liabilities the part of the obligation to transfer the goods to the customer due to received or receivable consideration from the customer.

- III Significant accounting policies and accounting estimates (continued)
- 27 Employee benefits

Employee benefits include short-term employee benefits, post-employment benefits, termination benefits and other long-term employee benefits provided in various forms of consideration in exchange for service rendered by employees or compensations for the termination of employment relationship.

(a) Short-term employee benefits

Short-term employee benefits include employee wages or salaries, bonus, allowances and subsidies, staff welfare, premiums or contributions on medical insurance, work injury insurance and maternity insurance, housing funds, union running costs and employee education costs, and short-term paid absences. The employee benefit liabilities are recognized in the accounting period in which the service is rendered by the employees, with a corresponding charge to the profit or loss for the current period or the cost of relevant assets. Non-monetary benefits are measured at their fair value.

(b) Post-employment benefits

The Company classifies post-employment benefit plans as either defined contribution plans or defined benefit plans. Defined contribution plans are post-employment benefit plans under which the Company pays fixed contributions into a separate fund and will have no obligation to pay further contributions; and defined benefit plans are post-employment benefit plans other than defined contribution plans. During the Reporting Period, the Company's defined contribution plans mainly include basic pensions and unemployment insurance.

(c) Termination benefits

If the Company terminates the labor relationship with an employee before the labor contract expires, or offers compensation for encouraging the employee to accept the redundancies voluntarily, the liabilities arising from the termination of labor relations with the employee is determined, and also included in the current profit and loss, at the time when the group cannot unilaterally withdraw the termination of the labor relationship plan or redundancies proposal, or the time when the cost associated with reorganization involving payment of termination benefits is confirmed, whichever is earlier.

(d) Other long-term employee benefits

Other long-term employee benefits refer to all employee benefits except short-term employment benefits, post-employment benefits and termination benefits.

### III Significant accounting policies and accounting estimates (continued)

#### 28 Share-based payments

The share-based payments of the Company are mainly equity-settled share-based payments, and only allow to be exercised by employees after the completion of their services in the waiting period. On each balance sheet date in the waiting period, based on the best estimate of the number of vesting equity instruments, the services obtained in the current period are included in the relevant costs or expenses and capital reserve based on the fair value at the grant date of the equity instruments.

The fair value of equity instruments is determined by the external appraiser or management based on the binomial distribution method. The best estimate of the vesting equity instrument is determined by the management based on historical statistics on the vesting weights and turnover rates on the balance sheet date.

Equity-settled share-based payments are measured based on the fair value of the equity instruments granted to employees. In case that the vesting right is available immediately after the grant, it is included in relevant cost or expense based on the fair value of the equity instrument on the grant date, and the capital reserve is increased accordingly. In case that the vesting right is available after the completion of services in the waiting period or satisfaction of stipulated performance conditions, on each balance sheet day during the waiting period, the services acquired in the current period are included into the relevant costs or expenses and capital reserve on the basis of the best estimate of the number of feasible equity instruments and at the fair value of the date on which the equity instruments are granted. No adjustments are made to the identified related costs or expenses or total owner's equity after the vesting date.

29 Revenue recognition (applicable before 31 December 2019)

Revenue is recognized only when economic benefits are likely to flow in and the amount of income and associated costs can be measured in a reliable way, and the following conditions are all satisfied:

(1) Sales of goods

The Company has transferred the main risks and rewards of ownership of the goods to the purchaser, and no longer retains any continuing management right or effective control of the goods, which are usually linked to the ownership, and recognizes the realization of sales revenue of the goods.

(2) Sales of property development products

The realization of sales revenue is recognized when the sales of property is completed and acceptance of the property is qualified, the terms of delivery stipulated in the sales contract are satisfied, and the buyer has obtained the certificate of payment for the delivery of the property stipulated in the sales contract (usually the first payment of the sales contract is received and the payment arrangement of the remaining payment is confirmed).

(3) Rendering of services

In the case that the transaction results of service rendering can be estimated in a reliable way, the Company confirms the relevant labor revenue according to the percentage of completion method on the balance sheet date; otherwise, the revenue is recognized based on the amount of labor costs that have occurred and are expected to be compensated.

(4) Interest income

Accounted for according to the time and effective interest rate of the Company's monetary assets used by others.

- III Significant accounting policies and accounting estimates (continued)
- 29 Revenue recognition (continued)
- (5) Royalties income

Accounted for according to the time and method of charging as stipulated in the relevant contract or agreement.

30 Revenue recognition (applicable from 1 January 2020)

The Company shall recognize the revenue according to the transaction price assigned to the performance obligation when any due performance obligation is fulfilled (namely when the client obtains the control over relevant commodities or services).

(1) General principles applied to revenue recognition

The Company shall recognize the revenue according to the transaction price assigned to the performance obligation when any due performance obligation is fulfilled (namely when the client obtains the control over relevant commodities or services). Performance Obligation means that, under the contract, the Company promises to transfer commodities or services that can be clearly distinguished to the client. "Obtain the control over relevant commodities or services" refers to the ability to completely dominate the use of commodities and obtain almost all economic benefits. From the contract's effectiveness date, the Company shall evaluate the contract, recognize each single performance obligation included and determine whether each performance obligation is fulfilled within a certain period or at a time point.

When any of the following conditions is met, for performance obligation to be fulfilled within a certain period, the Company shall recognize corresponding revenue within the period as scheduled:

- (a) While fulfilling the due obligation in the Company, the client obtains and consumes the resulting economic benefit;
- (b) The client is able to control the commodities under construction during the Company's fulfillment;
- (c) Commodities generated from the Company's fulfillment possess irreplaceable purpose and the Company has the right to charge all fulfilled performance obligations within the whole contract period; otherwise, the Company shall recognize corresponding revenue when the client obtains the control over relevant commodities or services.

For any performance obligation with a certain period, the Company shall apply the output method/input method to determine the appropriate fulfillment schedule based on the specific nature of commodities and services. The output method is to determine the fulfillment schedule according to the value of commodities transferred to the client (while the input method is to determine the fulfillment schedule according to the Company's input to fulfill the performance obligation). If the fulfillment schedule cannot be reasonably determined and the Company's cost is predicted to be compensated, corresponding revenue shall be recognized based on the specific cost amount till the fulfillment schedule could be reasonably determined.

- III Significant accounting policies and accounting estimates (continued)
- 30 Revenue recognition (continued)
- (2) Principles of handling revenues from specific transactions
- (a) For the contract containing the sales return article: When the client obtains the control over relevant commodities, corresponding revenue shall be recognized according to the consideration amount (excluding the amount predicted to be returned due to sales return) predicted to be duly charged from transferring commodities to the client, and corresponding liabilities shall be recognized based on the amount predicted to be returned due to sales return. Meanwhile, when commodities are sold, the balance through deducting the predicted cost from taking back commodities from the book value of commodities predicted to be returned (including the impairment of value of returned commodities) shall be checked and calculated under "Returned Commodities Cost Receivable".
- (b) For the contract containing the quality assurance article: it's required to evaluate whether the quality assurance involves any separable service except for the promise (to the client) that commodities conform to established standards. If the Company provides additional service, it shall be deemed as a single performance obligation and subject to the accounting treatment according to relevant revenue criteria provisions; otherwise, the quality assurance liability shall be subject to the accounting treatment according to the accounting criteria provisions on Contingency.
- (c) For the sales contract containing the client's additional purchase option: the Company shall evaluate whether the option provides the client with any significant right. If any, it shall be deemed as a single performance obligation and the transaction price shall be apportioned to the performance obligation, and corresponding revenues shall be recognized when the client executes the purchase option right and obtains the control over relevant commodities in the future or when the option becomes invalid. If the separable selling price applied to the Client's additional purchase option right cannot be directly observed, it's required to comprehensively consider the difference in discounts between the client's execution of option right and the client's non-execution of option right and analyze the possibility for the client to execute the option right and other relevant information. Then, corresponding reasonable estimate shall be made.
- (d) The contract licensing the IP right to the client: It's required to evaluate whether the IP right license constitutes any single performance obligation; if any, it is necessary to determine whether the performance obligation fulfillment is fulfilled within a certain period or at a time point. If any IP right license is granted to the client and royalties are charged based on the client's actual sales or usage, corresponding revenues shall be recognized at a later time between the following dates: the day when the client's subsequent selling or usage occurs; the day when the Company fulfills relevant performance obligation.
- (3) Specific revenue recognition method

(a) Product sales contract

According to the contract terms, for the selling of products subject to performance obligation fulfillment conditions at a time point and other products, the Company shall recognize the realization of sales revenues when the client obtains the control over relevant commodities or services according to the delivery condition agreed in the sales contract upon signed by the client after commodities are received.

- (b) Technical service contract The Company shall recognize corresponding revenues by using the straight line method within the lease term agreed in the lease contract.
- (c) Royalties income

If revenues are recognized within a certain period based on the technical service contract, corresponding revenues shall be recognized according to the performance schedule.

- III Significant accounting policies and accounting estimates (continued)
- 31 Contract cost
- (1) Contract performance cost

For the cost resulting from performing the contract which is not included in other ASBE except the revenue standards and meets the following conditions, the Company shall recognize it as an asset :

- (a) The cost is directly related to a current or predicted contract, including the direct labor, direct material and manufacturing expenses (or similar expenses), the cost borne by the client and other costs resulting from the contract;
- (b) The cost adds various resources that can be applied by the Company to fulfill due performance obligations.
- (c) The cost is predicted to be recovered.

The asset shall be presented and reported in inventory or other non-current assets, which depends on whether the amortization period exceeds a normal operating cycle during the initial recognition.

(2) Contract acquisition cost

If the increment cost resulting from the Company's acquisition of contract is predicted to be recovered, it shall be recognized as an asset as the contract acquisition cost. Increment Cost refers to the cost which only results from the contract acquisition, like the sales commission. If the amortization period is less than one year, it shall be included in current profit and loss.

(3) Contract cost amortization

The asset related to the contract cost shall adopt the same basis for the recognition of commodities or services revenues related to the asset, be amortized during the period of fulfilling the performance obligation or according to the fulfillment schedule and be included into current profit and loss.

(4) Impairment of contract cost

For the asset related to the contract cost as mentioned above, if the book value is higher than the difference between the residual consideration predicted to be obtained from the Company's transfer of commodities related to the asset and the cost to be incurred due to such transfer, depreciation reserves shall be calculated and withdrawn for the surplus which shall also be recognized as the asset impairment loss.

After the impairment allowances are established, if changes in depreciation factors during previous periods have made the above different higher than the asset's book value, it shall be restituted to previously established asset impairment allowances and included in current profit and loss. However, the book value of restituted asset shall not exceed the book value of the asset on the date of restitution without establishing impairment allowances.

- III Significant accounting policies and accounting estimates (continued)
- 32 Government grants
- (1) Category

Government grants are transfers of monetary or non-monetary assets from the government to the Group at nil consideration. According to the grants targets stipulated in the relevant government documents, government grants are classified into government grants related to assets and government grants related to income.

(2) Recognition of government grants

If a government grant is a monetary asset, it is measured at the amount received or receivable. If a government grant is a non-monetary asset, it is measured at fair value. If the fair value cannot be obtained in a reliable way, it is measured at the nominal amount (RMB1). Government grants measured at nominal amounts are recognized directly in the current profit and loss.

(3) Accounting treatment

Government grants related to assets offset the book value of the underlying assets.

If the government grants related to income are used to compensate related costs or losses in the subsequent period, it is recognized as deferred income and included in the current profit and loss or offset costs in the period in which the related costs or losses are recognized; government grants used to compensate costs or losses incurred by the enterprise are directly included in the current profit or loss or offset related costs. For government grants related to the daily activities of the enterprise, the R&D and VAT-related subsidies are included in other income; other government grants offset related costs according to the nature of economic activities. Government grants not related to daily activities of the Company are included in the non-operating income and expenditure. For preferential loans for policy discount, if the government finance department appropriates the discounted funds to the lending bank, the borrowing cost is accounted for according to the principal of the loan and the policy preferential interest rate, with the amount actually received as the entry value of the loan. If the government finance department directly appropriates the interest grant funds to the Company, the grants offset the related borrowing costs.

In case that a confirmed government grant is required to be returned, the book value of the asset is adjusted if the book value of relevant assets is offset at the initial recognition; if there is related deferred income, the book balance of deferred income is offset, and the excess is included in the current profit and loss; in case of other circumstances, it is directly included in the current profit and loss.

- III Significant accounting policies and accounting estimates (continued)
- 33 Deferred income tax assets and deferred income tax liabilities

The income taxes of the Company include current income tax and deferred income tax. Both current income tax and deferred income tax are recognized in the current profit and loss as income tax expense or gain, except for the following:

- (1) Adjusting goodwill due to income tax arising from business combination;
- (2) Income tax related to transactions or events directly included in shareholders' equity is included in shareholders' equity.

On the balance sheet date, the Company recognizes the deferred income tax assets or deferred income tax liabilities in accordance with the balance sheet liability method on temporary differences between the book value of assets or liabilities and their tax base.

The Company recognizes all taxable temporary differences as deferred tax liabilities except the taxable temporary differences incurred in the following transactions:

- (1) Initial recognition of goodwill; or initial recognition of assets or liabilities arising from transactions with the following characteristics: the transaction is not a business combination, and does not affect the accounting profits or the amount of taxable income when occurs;
- (2) For taxable temporary differences related to investments in subsidiaries, associates and joint ventures, the timing of the reversal of the temporary differences can be controlled and the temporary differences are unlikely to be reversed in the foreseeable future.

The Company recognizes deferred income tax assets arising from deductible temporary differences, subject to the amount of taxable income likely to be obtained to offset the deductible temporary differences, except the deductible temporary differences incurred in the following transactions:

- (1) The transaction is not a business combination, and does not affect the accounting profits or the amount of taxable income when occurs;
- (2) The deductible temporary differences related to investment in subsidiaries, associates and joint ventures cannot satisfy all the following: the temporary differences are likely to be reversed in the foreseeable future and are likely to be used for deduction of deductible taxable income for temporary differences in the future.

On the balance sheet date, the Company measures the deferred income tax assets and deferred income tax liabilities according to the tax law based on the applicable tax rate during the period of expectation of recovering the assets or paying off the liabilities, and reflects the income tax impact of the expected recovery of assets or liquidation of liabilities on the balance sheet date.

On the balance sheet date, the Company reviews the book value of deferred income tax assets. If it is probable that no sufficient taxable income will be available in the future to offset the benefits of deferred tax assets, the book value of deferred tax assets is written down. When it is probable that sufficient taxable income will be available, the amount written-down will be reversed.

- III Significant accounting policies and accounting estimates (continued)
- 34 Leases
- (1) Accounting treatment of operating leases
- (a) The rental fees paid by the Company for the lease of assets are apportioned on a straight-line basis over the entire lease term without deduction of the rent-free period and included in the current expenses. The initial direct costs associated with the lease transactions paid by the Company are included in the current expenses.

When the lessor of an asset bears the expenses related to the lease that should be borne by the Company, the Company deducts the part of the expenses from the total rent. The deducted rental expenses are apportioned during the lease term and included in the current expenses.

(b) The rental fees charged by the Company for renting out assets are apportioned on a straight-line basis over the entire lease term without deduction of the rent-free period and is recognized as rental income. The initial direct expenses related to lease transactions paid by the Company are included in the current expenses; if the amount is a significant one, it is capitalized and included in the current income in the same period as the lease income is recognized throughout the lease period.

When the Company bears the lease-related expenses that should be borne by the lessee, the Company deducts the part of the expenses from the total rental income, and distributes the deducted rental expenses within the lease term.

(2) Financial leased assets

On the date when lease starts, the Company recognizes the fair value of the leased asset or the present value of the minimum lease payment as the book value of the leased asset, whichever is lower, and recognizes the minimum lease payment amount as the book value of the long-term payable, and the difference between the two is recognized as unconfirmed financing expenses. The Company adopts the effective interest rate method to amortize the unrecognized financing expenses during the asset lease period and includes them in financial expenses.

(3) Financial leasing assets

On the date when lease starts, the Company recognizes the receivable of the financial lease, the difference between the sum of unsecured residual value and its present value as unrealized financing income, and recognizes the lease income in the future period of the lease. The initial direct costs incurred by the Company in connection with lease transactions are included in the initial measurement of financial lease receivable, and the amount of income recognized during the lease term is reduced.

35 Related parties

If one party controls, commonly controls or exerts a significant influence on the other party, and two or more parties are under the control, common control or significant influence of the other party, they constitute related parties.

36 Discontinued operations

The Company recognizes a component disposed of or classified as a component that can be separately distinguished from the category held for sale and satisfied any of the following as a component of discontinued operations: (1) The component represents an independent major business or a separate major business area; (2) This component is part of a related plan to dispose of an independent major business or a separate major operating area; (3) This component is a subsidiary that is acquired for resale. Operating profit and loss, such as impairment losses for discontinued operations and the amount reversed, and disposal profit and loss are presented in the income statement as profit and loss of discontinued operations.

- III Significant accounting policies and accounting estimates (continued)
- 37 Changes to major accounting policies and estimates
- (1) Changes to accounting policies

The Company has adopted since 1 January 2020 the Accounting Standard No. 14 for Business Enterprises-Revenue revised by the Ministry of Finance in 2017. For details of the changed accounting policies, please refer to Item 30 in Note III to the financial statements in this report.

As required by the new revenue standard, retained earnings and other relevant financial statement items at the beginning of the period when the new revenue standard was first adopted (1 January 2020) should be adjusted according to the cumulative effects arising from the first adoption of the new revenue standard, and data of the comparable periods should not be adjusted.

When executing the new revenue standard, the Company considered adjustments only for the cumulative effects in respect of the outstanding contracts on the date of the standard's first adoption; and did not make retrospective adjustments in respect of the changes that had occurred to contracts before the beginning of the earliest comparable period or before the beginning of 2020, but according to the final arrangements of the contract changes, identified the fulfilled and unfulfilled performance obligations, determined the transaction price and distributed the transaction price to the fulfilled and unfulfilled performance obligations.

The effects of the adoption of the new revenue standard on the presentation of the balance sheet items as at the beginning of the current period are as follows:

| Item                      | Carrying amount as<br>per the former<br>revenue standard | Effect of re classification | Effect of re<br>measurement | Carrying amount<br>as per the revised<br>revenue standard |
|---------------------------|--|-----------------------------|-----------------------------|---|
| Advances from customers   | 141,749  | (136,249)                   | -                           | 5,500   |
| Contract<br>liabilities   | -  | 133,818                     | -                           | 133,818   |
| Other current liabilities | 69,022   | 2,431                       | -                           | 71,453  |

(2) Changes to accounting estimates

No change occurred to the major accounting estimates in the Reporting Period.

38 Correction of previous accounting errors

No previous accounting errors were identified and corrected in the Reporting Period.

# IV Taxes

#### 1 Value-added tax

Starting from 1 April 2019, output tax was calculated at 6%, 9% or 13% of the taxable income of general taxpayers and the value added-tax was paid based on the difference after deducting the allowance deduction of input tax in the current period. The value added-tax payment for the Company's directly exported goods is executed in accordance with the regulations of "Exemption, Offset and Refund". Starting from 1 April 2019, the tax refund rate is 0%-13%.

# 2 Urban maintenance and construction tax

Subject to the relevant tax laws and regulations of the state and local regulations, urban maintenance and construction tax is paid based on the proportion stipulated by the state according to the individual circumstances of each member of the Company.

3 Education surcharges

Education surcharges are paid according to the individual circumstances of each member of the Company based on the proportion stipulated by the state in accordance with the relevant national tax regulations and local regulations.

4 Dike protection fee

Dike protection fee is paid according to relevant national tax regulations and local regulations.

5 Property tax

Property tax is paid on the houses with property rights according to the proportion stipulated by the state in accordance with the relevant national tax regulations and local regulations.

6 Corporate income tax

The corporate income tax rate for the Company was 25% in the Current Period (2019: 25%).

According to Article 28 of the Enterprise Income Tax Law of the People's Republic of China, a reduced corporate income tax rate of 15% is applied to important high-tech enterprises that the government supports.

# IV Taxes (continued)

# 6 Corporate income tax (continued)

The following subsidiaries are entitled to tax preferences, overseas subsidiaries adopt the local tax rates, and the other subsidiaries of the Company are all taxed at a rate of 25%.

Subsidiaries entitled to tax preferences:

| Company name  | Preferenti<br>al tax rate | Reason                  |
|---|---------------------------|-------------------------|
| TCL China Star Optoelectronics Technology Co., Ltd.                               | 15%                       | High-tech<br>enterprise |
| Shenzhen China Star Optoelectronics<br>Semiconductor Display Technology Co., Ltd. | 15%                       | High-tech<br>enterprise |
| Wuhan China Star Optoelectronics Technology Co., Ltd.                             | 15%                       | High-tech<br>enterprise |
| Qingdao Blue Business Consulting Co., Ltd.  | 15%                       | High-tech<br>enterprise |
| Wuhan China Star Optoelectronics<br>Semiconductor Display Technology Co., Ltd.    | 15%                       | High-tech<br>enterprise |

7 Individual income tax

Individual income tax of income paid to employees by the Company is withheld by the Company on behalf of employees in accordance with to the relevant national tax regulations.

# V Notes to Consolidated Financial Statements

#### 1 Monetary assets

|                                 | 30 June 2020 | 31 December 2019 |
|---------------------------------|--------------|------------------|
| Cash on hand                    | 686          | 966              |
| Ban k deposits                  | 20,681,078   | 17,636,777       |
| Deposits with the central bank  | 251,029      | 570,999          |
| Interest receivable on deposits | 133,107      | 64,970           |
| Other monetary assets           | 476,728      | 374,473          |
|                                 | 21,542,628   | 18,648,185       |

#### Note Monetary assets with restricted use rights

|  | 30 June 2020 | 31 December 2019 |
|--|--------------|------------------|
| TCL Finance's statutory reserve deposits with the central bank | 251,029      | 570,999          |
| Other monetary assets  | 132,337      | 374,473          |
| Interest receivable on deposits                                | 133,107      | 64,970           |
|  |              |                  |
|  | 516,473      | 1,010,442        |

As at 30 June 2020, the Company's bank deposits of RMB251,029 thousand (31 December 2019: 570,999 thousand) are statutory reserve deposits placed in the central bank by TCL Finance Co., Ltd., a subsidiary of the Company.

As at 30 June 2020, the Company's monetary assets abroad amounted to RMB697,796 thousand (31 December 2019: RMB523,583 thousand), all of which were owned by the overseas subsidiaries of the Company.

# TCL Technology Group Corporation Notes to Financial Statements (For the period from 1 January 2020 to 30 June 2020) (The amounts in tables are expressed in thousands of RMB)

# V Notes to Consolidated Financial Statements (Continued)

# 2 Held-for-trading financial assets

|     |  | 30 June 2020         | 31 December 2019     |
|-----|--|----------------------|----------------------|
|     | Debt instrument investments<br>Equity instrument investments | 8,619,290<br>370,041 | 5,772,747<br>302,004 |
|     |  | 8,989,331            | 6,074,751            |
| 3   | Derivative financial assets                                  |                      |                      |
|     |  | 30 June 2020         | 31 December 2019     |
|     | Foreign exchange forwards<br>Interest rate swaps             | 144,216              | 121,255<br>7,727     |
|     | Others   | 42,996               | 30,054               |
| 4   | Notes receivable   |                      |                      |
| (1) | Notes receivable by category                                 |                      |                      |
|     |  | 30 June 2020         | 31 December 2019     |
|     | Bank acceptance notes<br>Trade acceptance notes              | 26,133               | 207,713<br>21,229    |
|     |  | 26,133               | 228,942              |

#### 4 Notes receivable (continued)

### (1) Notes receivable by category (continued)

|   | Gross  | 30 amount      | dou        | 0<br>ince for<br>btful<br>ounts | Carrying | Gross at |                | ecember 2<br>Allowar<br>doub<br>acco | nce for<br>otful | Carrying |
|---|--------|----------------|------------|---------------------------------|----------|----------|----------------|--------------------------------------|------------------|----------|
|   | Amount | Percenta<br>ge | Amou<br>nt | Percen<br>tage                  | amount   | Amount   | Percent<br>age | Amount                               | Percen<br>tage   | amount   |
| Notes receivable<br>for which the<br>allowance for<br>doubtful accounts<br>were established<br>on the grouping<br>basis | 26,133 | 100%           | -          | -                               | 26,133   | 228,942  | 100%           | -                                    | -                | 228,942  |
| By aging analysis   | 26,133 | 100%           | -          | -                               | 26,133   | 228,942  | 100%           | -                                    | -                | 228,942  |

(2) As at 30 June 2020, there were no notes receivable in pledge or endorsed or discounted notes receivable that were undue on the balance sheet date.

#### 5 Accounts receivable

|   | 30 June 2020        | 31 December 2019    |
|---|---------------------|---------------------|
| Accounts receivable<br>Less: allowance for doubtful<br>accounts | 9,769,829<br>39,045 | 8,385,374<br>45,020 |
|   | 9,730,784           | 8,340,354           |

### 5 Accounts receivable (continued)

 Accounts receivable in the period from 1 January 2020 to 30 June 2020 are classified as follows by how the allowances for doubtful accounts were established:

|  | Gross amount | 30 June 2020<br>Allowance for doub | otful accounts |
|--|--------------|------------------------------------|----------------|
|  |              | Lifetime ECL rate                  | Gross amount   |
| Accounts receivable for which the<br>related allowances for doubtful<br>accounts were established on the<br>individual basis       |              |                                    |                |
| Of which:  |              |                                    |                |
| Accounts receivable1   | 7,453        | 22.18%                             | 1,653          |
| Accounts receivable for which the<br>slated allowances for doubtful accounts<br>ere established on the grouping basis<br>Of which: |              |                                    |                |
| Group 1: by aging analysis   | 7,560,428    | 0.49%                              | 36,970         |
| Group 2: by related party grouping   | 2,201,948    | 0.02%                              | 422            |
|  | 9,762,376    |                                    | 37,392         |
|  | 9,769,829    |                                    | 39,045         |

(2) The aging of accounts receivable is analysed as follows:

|               | 30 June 2 | 020        | 31 Decemb | er 2019    |
|---------------|-----------|------------|-----------|------------|
|               | Amount    | Percentage | Amount    | Percentage |
| Within 1 year | 9,715,829 | 99.44%     | 8,258,361 | 98.49%     |
| 1-2 years     | 35,873    | 0.37%      | 96,100    | 1.15%      |
| 2-3 years     | 5,737     | 0.06%      | 10,451    | 0.12%      |
| Over 3 years  | 12,390    | 0.13%      | 20,462    | 0.24%      |
|               | 9,769,829 | 100%       | 8,385,374 | 100%       |

### 5 Accounts receivable (continued)

6

### (3) Allowances for doubtful accounts receivable are analysed as follows:

|                                | 30 June 2020 | 31 December 2019 |
|--------------------------------|--------------|------------------|
| End of the prior year          | 45,020       | 434,893          |
| Changes in accounting policies | -            | 3,879            |
| Adjusted beginning             | 45,020       | 438,772          |
| Current accrual                | 5,712        | 46,633           |
| Reversal of current period     | (1,532)      | (11,940)         |
| Write-off of current period    | (10,237)     | (8,604)          |
| Reduced subsidiaries           | -            | (419,974)        |
| Exchange adjustment            | 82           | 133              |
| Ending amount                  | 39,045       | 45,020           |

(4) There is no debt owed by shareholders holding 5% or more voting shares in this account balance.

### (5) As at 30 June 2020, the accounts receivable of the top five balances are as follows:

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Total amount owed by the top five       | 5,892,013    | 3,991,332        |
| Proportion of total accounts receivable | 60.31%       | 47.60%           |
| Receivables financing                   |              |                  |
|   | 30 June 2020 | 31 December 2019 |
| Receivables financing                   | 106,755      |                  |

Note Endorsed or discounted notes receivable and accounts receivable that were outstanding on the balance sheet date as at the period-end are as follows:

|                       | Derecognized<br>amount at period-end | Un-derecognized amount at period-end |
|-----------------------|--------------------------------------|--------------------------------------|
| Receivables financing | 136,455                              |                                      |

# TCL Technology Group Corporation Notes to Financial Statements (For the period from 1 January 2020 to 30 June 2020) (The amounts in tables are expressed in thousands of RMB)

| (The amounts in tables are ex                                      | pressed in thousands of RM   | B)  |
|--|--|---|
| Notes to Consolidated Financial Statements (Con                    | tinued)  |   |
| Prepayments  |  |   |
| Prepayments are analyzed as follows:                               |  |   |
|  | 30 June 2020   | 31 December 2019  |
| Within 1 year  | 694,616  | 364,423   |
| As at 30 June 2020, the prepayments of the top fi                  | ive balances are as follows:   |   |
|  | 30 June 2020   | 31 December 2019  |
| Total amount owed by the top five                                  | 373,439  | 169,266   |
| As % of total prepayments  | 53.76%   | 46.45%  |
| Other receivables  |  |   |
|  | 30 June 2020   | 31 December 2019  |
| Dividends receivable<br>Other receivables                          | 374,627<br>4,709,419   | 5,771<br>2,744,271  |
| _  | 5,084,046  | 2,750,042   |
| Other receivables mainly included current accounts.                |  |   |
| Dividends receivable   |  |   |
|  | 30 June 2020   | 31 December 2019  |
| Bank of Shanghai Co., Ltd.<br>Fantasia Holdings Group Co., Limited | 316,955<br>57,672  | -   |
| Wuxi TCL Venture Capital Partnership (Limited Partnership)         | -  | 5,771   |
| -  | 374,627  | 5,771   |
| Other receivables  | 30 June 2020   | 31 December 2019  |
| Other receivables  | 4,787,398  | 2,844,737   |
| Less: allowance for doubtful accounts                              | 77,979   | 100,466   |
|  | 4,709,419  | 2,744,271   |
|  | Notes to Consolidated Financial Statements (Con         Prepayments         Prepayments are analyzed as follows:         Within 1 year         As at 30 June 2020, the prepayments of the top fit         Total amount owed by the top five         As % of total prepayments         Other receivables         Dividends receivable         Other receivables         Other receivables         Dividends receivable         Other receivables         Cother receivables         Other receivables         Other receivables         Other receivables         Other receivables | Prepayments are analyzed as follows:         30 June 2020         Within 1 year       694,616         As at 30 June 2020, the prepayments of the top five balances are as follows:         30 June 2020         Total amount owed by the top five       30 June 2020         Total amount owed by the top five       373,439         As % of total prepayments       53,76%         Other receivables       374,627         Other receivables       374,627         Other receivables       374,627         Other receivables       374,627         Other receivables       310 June 2020         Dividends receivable       30 June 2020         Bank of Shanghai Co., Ltd.       316,955         Fantasia Holdings Group Co., Limited       316,955         Wuxi TCL Venture Capital Partnership (Limited       374,627         Wuxi TCL Venture Capital Partnership (Limited       316,955         Partnership)       374,627         Other receivables       30 June 2020         Other receivables       30 June 2020 |

8 Other receivables (continued)

- (2) Other receivables (continued)
- (a) Nature of other receivables is analyzed as follows:

|                               | 30 June 2020 | 31 December 2019 |
|-------------------------------|--------------|------------------|
| Subsidy receivable            | 1,460,824    | 1,354,557        |
| External unit current account | 749,122      | 993,962          |
| Deposit and security deposit  | 2,196,172    | 162,934          |
| Others                        | 303,301      | 232,818          |
|                               | 4,709,419    | 2,744,271        |

(b) Allowance for doubtful other receivables is analyzed as follows:

|                             | In the next 12<br>months<br>Expected credit<br>loss | Expected credit<br>loss for the entire<br>duration (incurred<br>credit<br>impairment) | Total    |
|-----------------------------|---|---|----------|
| Beginning amount            | 45,157  | 55,309  | 100,466  |
| Current accrual             | 500   | -   | 500      |
| Reversal of current period  | (74)  | (601)   | (675)    |
| Write-off in current period | -   | (22,459)  | (22,459) |
| Exchange adjustment         | 147   | -   | 147      |
|                             |   |   |          |
| 30 June 2020                | 45,730  | 32,249  | 77,979   |
|                             |   |   |          |

(c) The aging of other receivables is analyzed as follows:

|                   | 30 June 2020       |              | 31 Decembe         | r 2019     |
|-------------------|--------------------|--------------|--------------------|------------|
|                   | Carrying<br>amount | Percentage   | Carrying<br>amount | Percentage |
| Within 1 year     | 4,521,311          | 94.44%       | 2,635,597          | 92.65%     |
| 1 to 2 years      | 157,548            | 3.29%        | 77,938             | 2.74%      |
| 2 to 3 years      | 55,809             | 1.17%        | 48,704             | 1.71%      |
| More than 3 years | 52,730             | 0 1.10% 82,4 |                    | 2.90%      |
|                   | 4,787,398          | 100%         | 2,844,737          | 100%       |

(d) There is no debt owed by shareholders holding 5% or more voting shares in this account balance.

- 8 Other receivables (continued)
- (2) Other receivables (continued)
- (e) As at 30 June 2020, the other receivables of the top five balances are as follows:

|                                   | 30 June 2020 | 31 December 2019 |
|-----------------------------------|--------------|------------------|
| Total amount owed by the top five | 3,380,220    | 1,830,213        |
| As % of total other receivables   | 70.61%       | 64.34%           |

(f) As at 30 June 2020, there is no transfer of other receivables that do not conform to the conditions for derecognition in the balance of this account; no transaction arrangement for asset securitization with other receivables as the subject asset; and no financial instrument that is the subject of securitization and does not conform to the conditions for derecognition.

#### 9 Inventories

(1) Inventory is classified as follows:

| ý                     | 30 June 2020    |                                     | 31 December 2019   |                 | 19  |                    |
|-----------------------|-----------------|-------------------------------------|--------------------|-----------------|---|--------------------|
|                       | Gross<br>amount | Inventory<br>valuation<br>allowance | Carrying<br>amount | Gross<br>amount | Inventor<br>y valuati<br>on allow<br>ance | Carrying<br>amount |
| Raw materials         | 1,229,001       | 153,745                             | 1,075,256          | 1,033,927       | 129,254                                   | 904,673            |
| Goods in process      | 894,195         | 121,765                             | 772,430            | 760,881         | 149,624                                   | 611,257            |
| Finished goods        | 3,724,193       | 294,882                             | 3,429,311          | 4,066,809       | 172,044                                   | 3,894,765          |
| Turnover<br>materials | 265,239         | 818                                 | 264,421            | 268,086         | 818                                       | 267,268            |
|                       | 6,112,628       | 571,210                             | 5,541,418          | 6,129,703       | 451,740                                   | 5,677,963          |

As at 30 June 2020, the Company has no inventory for liabilities guarantee.

(2) Inventory valuation allowances are analyzed as follows:

|                       | 1 Januar<br>y 2020 | Current<br>accrual | Resersal in<br>current<br>period | Write-off in<br>current<br>period | Exchang<br>e adjust<br>ment | 30 June 2020 |
|-----------------------|--------------------|--------------------|----------------------------------|-----------------------------------|-----------------------------|--------------|
| Raw<br>materials      | 129,254            | 26,518             | (1,899)                          | (128)                             | -                           | 153,745      |
| Goods in process      | 149,624            | 43,275             | (71,134)                         | -                                 | -                           | 121,765      |
| Finished<br>goods     | 172,044            | 339,870            | (8,027)                          | (209,620)                         | 615                         | 294,882      |
| Turnover<br>materials | 818                | -                  |                                  | -                                 |                             | 818          |
|                       | 451,740            | 409,663            | (81,060)                         | (209,748)                         | 615                         | 571,210      |

10 Other current assets

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Debt investments  | 1,348,462    | 1,596,741        |
| VAT to be deducted, to be certified, etc.                 | 2,788,833    | 2,299,416        |
| Current portion of loans and advances to customers (note) | 3,867,422    | 1,968,056        |
| Others  | 75,398       | 47,614           |
|   | 8,080,115    | 5,911,827        |

Note The current portion of loans and advances is loans due within the next year issued by subsidiaries TCL Finance Co., Ltd., Guangzhou TCL Internet Microcredit Co., Ltd. and Huizhou Zhongkai TCL Zhirong Technology Microcredit Co., Ltd., of which interest receivable is RMB110,380 thousand.

| 11 | Loans and advances to customers |           |
|----|---------------------------------|-----------|
|    |                                 | 30 June 2 |

|  | 50 June 2020 | 51 Determoer 2017 |
|--|--------------|-------------------|
| Loans and advances to customers (note) | 1,941,271    | 3,637,768         |

2020

31 December 2010

Note Loans and advances to customers are loans granted by subsidiaries TCL Finance Co., Ltd., Guangzhou TCL Internet Microcredit Co., Ltd. and Huizhou Zhongkai TCL Zhirong Technology Microcredit Co., Ltd.

12 Debt investments

|                      | 30 June 2020 | 31 December 2019 |
|----------------------|--------------|------------------|
| National debt (note) | 20,116       | 20,373           |

Note As at 30 June 2020, there were no significant debt investments.

13 Long-term equity investments

|                    |                 | 30 June 2020             |                    | 31 December 2019 |                                 |                    |  |
|--------------------|-----------------|--------------------------|--------------------|------------------|---------------------------------|--------------------|--|
|                    | Gross<br>amount | Impairmen<br>t allowance | Carrying<br>amount | Gross<br>amount  | Impairm<br>ent<br>allowanc<br>e | Carrying<br>amount |  |
| Associates (1)     | 18,568,017      | 15,773                   | 18,552,244         | 17,042,572       | 22,846                          | 17,019,726         |  |
| Joint ventures (2) | 54,008          | -                        | 54,008             | 174,558          | -                               | 174,558            |  |
|                    | 18,622,025      | 15,773                   | 18,606,252         | 17,217,130       | 22,846                          | 17,194,284         |  |

As at 30 June 2020, the Company has established impairment allowances for long-term equity investments in investees with poor management and insolvent assets. Other than that, there are no major restrictions on the realization of investment and the remittance of return on investment for long-term equity investments.

# TCL Technology Group Corporation Notes to Financial Statements (For the period from 1 January 2020 to 30 June 2020) (The amounts in tables are expressed in thousands of RMB)

# V Notes to Consolidated Financial Statements (Continued)

# 13 Long-term equity investments (continued)

(1) Associates

| Increase or decrease in current period   |                                      |  |  |  |                               |  |                         |  |                 |
|--|--------------------------------------|--|--|--|-------------------------------|--|-------------------------|--|-----------------|
| Name of investee   | Amount<br>at<br>beginning<br>of year | Increase<br>or<br>decrease<br>in<br>investmen<br>t in<br>current<br>period | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehe n<br>sive<br>income<br>adjustme nt | Other<br>equty<br>change<br>s | Declared cash<br>dividends or<br>profits | Impairment<br>allowance | Other<br>increases<br>and<br>decrease<br>s | 30 June<br>2020 |
| Bank of Shanghai Co., Ltd.   | 9,314,611                            | 792,028  | 591,599  | 64,718   | -                             | (316,955)                                | -                       | -  | 10,446,001      |
| China Innovative Capital Management Limited  | 877,920                              | -  | 6,044  | -  | -                             | -  | -                       | -  | 883,964         |
| Tianjin 712 Communication & Broadcasting Co., Ltd.                                 | 762,470                              | -  | 19,511   | -  |                               | (14,725)                                 | -                       | -  | 767,256         |
| LG Electronics(Hui Zhou) INC.  | 92,583                               | -  | 4,164  |  | -                             | -  | -                       | -  | 96,747          |
| Shenzhen Qianhai Qihang Supply Chain<br>Management Co., Ltd.                       | 40,837                               | -  | (136)  | -  | -                             | -  | -                       | -  | 40,701          |
| Shenzhen Jucai Supply Chain Technology Co.,<br>Ltd.                                | 5,342                                | 300  | 207  | -  | -                             | -  | -                       | -  | 5,849           |
| Shenzhen Tixiang Management Technology<br>Co., Ltd.                                | 2,078                                | -  | 160  | -  | -                             | -  | -                       | -  | 2,238           |
| TCL Nanyang Electric Appliance (Guangzhou)<br>Co., Ltd.                            | 1,815                                | -  | (86)   | -  | -                             | -  | -                       | -  | 1,729           |
| TCL Air Conditioner (Wuhan) Co., Ltd.  | 37,666                               | -  | 582  | -  |                               | -  | -                       | -  | 38,248          |
| TCL Finance (Hong Kong) Co., Limited   | 972                                  | -  | (972)  |  | -                             | -  | -                       | -  | -               |
| Zhihui Xinyuan Commercial (Huizhou) Co.,<br>Ltd.                                   | 8,688                                | -  | 4,135  | -  | -                             | (595)                                    | -                       | -  | 12,228          |
| Shenzhen Tianyi Hemeng Education Co., Ltd.   | 6,325                                | -  | (1,889)  | -  | -                             | -  | -                       | -  | 4,436           |
| Yizheng Zeyu Electric Light Co., Ltd.  | 2,507                                | -  | -  | -  | -                             | -  | -                       | -  | 2,507           |
| Urumqi TCL Equity Investment Management Co., Ltd.                                  | 870                                  | -  | 348  | -  | -                             | (1,118)                                  | -                       | -  | 100             |
| Hubei Changjiang Hezhi Equity Investment<br>Fund Partnership (Limited Partnership) | 1,137,499                            | (49,367)   | 96,771   | -  | -                             | -  | -                       | -  | 1,184,903       |

# V Notes to Consolidated Financial Statements (Continued)

## 13 Long-term equity investments (continued)

|  |                                      |  |  | Increase or de                                       | crease in cur                 | rent period                              |                         |  |                 |
|--|--------------------------------------|--|--|--|-------------------------------|--|-------------------------|--|-----------------|
| Name of investee   | Amount<br>at<br>beginning<br>of year | Increase<br>or<br>decrease<br>in<br>investmen<br>t in<br>current<br>period | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehe n<br>sive<br>income<br>adjustme nt | Other<br>equty<br>change<br>s | Declared cash<br>dividends or<br>profits | Impairment<br>allowance | Other<br>increases<br>and<br>decrease<br>s | 30 June<br>2020 |
| Xinjiang Dongpeng Weichuang Equity<br>Investment Partnership (Limited Partnership)             | 585,223                              | (16,291)   | 82,441   | 5  | -                             | (48,608)                                 | -                       | -  | 602,770         |
| Deqing Puhua Equity Investment Fund<br>Partnership (Limited Partnership)                       | 205,476                              | -  | (756)  | -  | -                             | -  | -                       | -  | 204,720         |
| Xinjiang Dongpeng Heli Equity Investment<br>Partnership (Limited Partnership)                  | 199,603                              | (13,484)   | 22,818   | -  | -                             | (8,957)                                  | -                       | -  | 199,980         |
| Wuxi TCLAisikai Semiconductor Industry<br>Investment Fund Partnership (Limited<br>Partnership) | 114,768                              | 55,167   | 2,846  | -  | -                             | -  | -                       | -  | 172,781         |
| Wuxi TCL Venture Capital Partnership (Limited Partnership)                                     | 34,546                               | -  | 657  | (8)  | -                             | -  | -                       | -  | 35,195          |
| Ningbo Meishan Bonded Port Qiyu Investment<br>Management Partnership (Limited Partnership)     | 67,768                               | -  | (583)  | -  | -                             | -  | -                       | -  | 67,185          |
| Shanghai Chuangxiang Venture Capital<br>Partnership (Limited Partnership)                      | 29,667                               | -  | 9,552  | 15   | -                             | (9,094)                                  | -                       | -  | 30,140          |
| Nanjing Zijin A Dynamic Investment<br>Partnership (Limited Partnership)                        | 25,982                               | -  | (5)  | 4  | -                             | -  | -                       | -  | 25,981          |

# V Notes to Consolidated Financial Statements (Continued)

# 13 Long-term equity investments (continued)

|  |                                      |  |  | Increase or  | decrease in c                 | urrent period                            |                         |  |                 |
|--|--------------------------------------|--|--|--|-------------------------------|--|-------------------------|--|-----------------|
| Name of investee   | Amount<br>at<br>beginning<br>of year | Increase<br>or<br>decrease<br>in<br>investmen<br>t in<br>current<br>period | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehe n<br>sive<br>income<br>adjustme nt | Other<br>equty<br>change<br>s | Declared cash<br>dividends or<br>profits | Impairment<br>allowance | Other<br>increases<br>and<br>decrease<br>s | 30 June<br>2020 |
| Huizhou Kaichuang Venture Investment   | 8,754                                | -  | (95)   | -  | -                             | -  | -                       | -  | 8,659           |
| Partnership (Limited Partnership)<br>Beijing A Dynamic Venture Capital Center<br>(Limited Partnership) | 21,008                               | (2,600)  | (43)   | -  | -                             | -  | -                       | -  | 18,365          |
| Yixing Jiangnan Tianyuan Venture Capital<br>Company (Limited Partnership)                              | 17,931                               | (4,552)  | 617  | 2  | -                             | -  | -                       | 1  | 13,999          |
| Shenzhen A Dynamic New Industry Investment<br>Fund Enterprise (Limited Partnership)                    | 11,437                               | -  | -  | -  | -                             | -  | -                       | -  | 11,437          |
| Hubei Changjiang Hezhi Equity Investment<br>Fund Management Co., Ltd.                                  | 4,301                                | -  | (264)  | -  | -                             | -  | -                       | -  | 4,037           |
| Huizhou Kaimeng Angel Investment<br>Partnership (Limited Partnership)                                  | 2,869                                | -  | (209)  | -  | -                             | -  | -                       | -  | 2,660           |
| Shenzhen Jiutian Matrix Investment<br>Management Co., Ltd.   | 1,953                                | -  | 17   | -  | -                             | -  | -                       | -  | 1,970           |
| Urumqi Qixinda Equity Investment<br>Management Co., Ltd.   | 1,396                                | -  | (29)   | -  | -                             | -  | -                       | -  | 1,367           |
| Urumqi TCL Create Dynamic Equity<br>Investment Management Co., Ltd.                                    | 760                                  | -  | (1)  | -  | -                             | -  | -                       | -  | 759             |
| Beijing A Dynamic Investment Consulting Co.,<br>Ltd.   | 555                                  | -  | (78)   | -  | -                             | -  | -                       | -  | 477             |
| Shanghai Gen Auspicious Investment<br>Management Co., Ltd.   | 518                                  | -  | (3)  | -  | -                             | -  | -                       | -  | 515             |

# V Notes to Consolidated Financial Statements (Continued)

# 13 Long-term equity investments (continued)

|  |                                      |  |  | Increase or  | decrease in cu                | urrent period                            |                         |  |                 |
|--|--------------------------------------|--|--|--|-------------------------------|--|-------------------------|--|-----------------|
| Name of investee   | Amount<br>at<br>beginning<br>of year | Increase<br>or<br>decrease<br>in<br>investmen<br>t in<br>current<br>period | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehe n<br>sive<br>income<br>adjustme nt | Other<br>equty<br>change<br>s | Declared cash<br>dividends or<br>profits | Impairment<br>allowance | Other<br>increases<br>and<br>decrease<br>s | 30 June<br>2020 |
| Changzhou A Dynamic Fund Management Co.,<br>Ltd.   | 536                                  | -  | 1  | -  | -                             | -  | -                       | -  | 537             |
| Nanjing A Dynamic Equity Investment Fund<br>Management Co., Ltd.   | 287                                  | -  | (8)  | -  | -                             | -  | -                       | -  | 279             |
| Wuxi TCL Medical Imaging Technology Co.,<br>Ltd.   | 50,264                               | -  | (2,544)  | -  | -                             | -  | -                       | 10   | 47,730          |
| Beijing WeMed Medical Equipment Co., Ltd.  | 11,972                               | (136)  | (1,279)  | -  | -                             | -  | (7,073)                 | 3,591                                      | 7,075           |
| Shanghai Huiying Medical Technology Co.,<br>Ltd.   | 442                                  | -  | (264)  | -  | -                             | -  | -                       | -  | 178             |
| AGC New Electronic Display Glass (Shenzhen)<br>Co., Ltd.   | 279,442                              | 225,733  | 11,100   | -  | -                             | -  | -                       | -  | 516,275         |
| TCL Ventures Fund L.P.   | 39,609                               | -  | (1,283)  | -  | -                             | -  | -                       | (1,527)                                    | 36,799          |
| Getech Ltd.  | 7,576                                | 4,451  | (2,038)  | -  | -                             | -  | -                       | 15,910                                     | 25,899          |
| Huizhou TCL Environmental Resource Co.,<br>Ltd.  | 79,990                               | -  | 8,158  | -  | -                             | -  | -                       | -  | 88,148          |
| Guangdong Rongchuang Lingyue Intelligent<br>Manufacturing and Information Technology<br>Industry Equity Investment Fund Partnership<br>(Limited Partnership) | 375,020                              | -  | (4,832)  | -  | -                             | -  | -                       | -  | 370,188         |

# V Notes to Consolidated Financial Statements (Continued)

### 13 Long-term equity investments (continued)

|   |  |           |  | Increase or  | decrease in c                 | current period                           |                         |  |                 |
|---|--|-----------|--|--|-------------------------------|--|-------------------------|--|-----------------|
| Name of investee  | Increase<br>or<br>Amount decrease<br>at in<br>beginning investmen<br>of year t in<br>current<br>period |           | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehe n<br>sive<br>income<br>adjustme nt | Other<br>equty<br>change<br>s | Declared cash<br>dividends or<br>profits | Impairment<br>allowance | Other<br>increases<br>and<br>decrease<br>s | 30 June<br>2020 |
| Guangdong Utrust Emerging Industry Equity<br>Investment Fund Partnership (Limited<br>Partnership) | 149,493  | -         | (1,180)  | -  | -                             | -  | -                       | -  | 148,313         |
| TCL Intelligent Technology (Ningbo) Co., Ltd.   | -  | 12,500    | 594  | -  | -                             | -  | -                       | -  | 13,094          |
| Others  | 2,398,397  |           | 27,595   | (5,842)  | -                             | (57,672)                                 | -                       | 45,347                                     | 2,407,825       |
|   | 17,019,726   | 1,003,749 | 871,340  | 58,894   |                               | (457,724)                                | (7,073)                 | 63,332                                     | 18,552,244      |

# V Notes to Consolidated Financial Statements (Continued)

#### 13 Long-term equity investments (continued)

(2) Joint ventures

|   |                                |  |  | Increase   | e or decrease in o        | current period                              |                              |                                  |                 |
|---|--------------------------------|--|--|--|---------------------------|---|------------------------------|----------------------------------|-----------------|
| Name of investee  | Amount at beginning<br>of year | Increase<br>or<br>decrease<br>in<br>investment<br>in current<br>period | Investment<br>gains and losses<br>recognized by<br>equity method | Other<br>compre<br>hensive<br>income<br>adjustm<br>ent | Other<br>equty<br>changes | Declared<br>cash<br>dividends or<br>profits | Impairmen<br>t allowanc<br>e | Other increases<br>and decreases | 30 June<br>2020 |
| TV University Online Distance<br>Education Technology Co., Ltd. | 137,903                        | -  | (10,537)   | -  | -                         | -   | -                            | (127,366)                        | -               |
| Huizhou TCL Taidong Shihua<br>Investment Co., Ltd.              | 12,779                         | -  | (9,432)  | -  | -                         | -   | -                            | (3,347)                          | -               |
| Shanxi TCL Huirong Venture<br>Investment Co., Ltd.              | 22,633                         | -  | 30,097   | -  | -                         | -   | -                            | -                                | 52,730          |
| TCL Huizhou City, Kai Enterprise<br>Management Limited          | 1,243                          | -  | 35   | -  | -                         | -   | -                            |                                  | 1,278           |
|   | 174,558                        |  | 10,163   |  |                           |   |                              | (130,713)                        | 54,008          |

13 Long-term equity investments (continued)

# (3) Impairment allowances for long-term equity investments

|  | 1 January 2020 | Increase<br>in<br>current<br>period | Decrease in<br>current<br>period | 30 June 2020 | Notes  |
|--|----------------|-------------------------------------|----------------------------------|--------------|--------|
| Pride Telecom Limited                        | 1,624          | -                                   | -                                | 1,624        | Note 1 |
| Beijing WeMed Medical<br>Equipment Co., Ltd. | 21,222         | -                                   | (7,073)                          | 14,149       | Note 1 |
|  | 22,846         |                                     | (7,073)                          | 15,773       |        |

Not Impairment allowances were established for the long-term investments in these investees at the recoverable amounts

e 1 because continuous operating loss occurred to these investees with poor management.

# V Notes to Consolidated Financial Statements (Continued)

| 14 | Investments in other                   | equity instrur                   | nents                        |                           | 30  | ) June 2020  | 31 E                         | December 2019  |
|----|--|----------------------------------|------------------------------|---------------------------|---|--|------------------------------|--|
|    | Non-trading equity ins                 | truments                         |                              |                           |   | 270,923  |                              | 279,884  |
|    | Item name                              | Dividend<br>income<br>recognized | Accu<br>mulat<br>ed<br>gains | Accum<br>ulated<br>losses | Amount of<br>other<br>comprehensive<br>income<br>transferred to<br>retained<br>earnings | Reasons design<br>measured at fai<br>and whose c<br>are included i<br>comprel<br>i | r value<br>hanges<br>n other | Reasons for<br>other<br>comprehensiv<br>e income<br>transferred to<br>retained<br>earnings |
|    | Non-trading equity instruments         | 1,136                            | -                            | (154,111)                 | 4   | Non-trading<br>instr   | equity<br>uments             | Sale in cur<br>rent period   |
| 15 | Other non-current fin                  | nancial assets                   |                              |                           |   |  |                              |  |
|    |  |                                  |                              |                           | 30  | 0 June 2020  | 31 E                         | December 2019  |
|    | Equity investments<br>Debt investments |                                  |                              |                           |   | 2,664,744<br>11,342  |                              | 2,531,111<br>11,578  |
|    |  |                                  |                              |                           |   | 2,676,086  |                              | 2,542,689  |

#### 16 Investment property

|  | Housing and<br>buildings | Land use right | Total     |
|--|--------------------------|----------------|-----------|
| Gross amount:  |                          |                |           |
| 1 January 2020   | 134,644                  | 477            | 135,121   |
| Increase   |                          |                |           |
| Increase in current period                             | 9,362                    | -              | 9,362     |
| Reclassified from fixed assets and                     | -                        | 103,007        | 103,007   |
| intangible assets<br>Reclassified from construction in |                          |                |           |
| progress   | 985,667                  | -              | 985,667   |
| Decrease   |                          |                |           |
| Reclassified to fixed assets and intangible assets     | (8,045)                  | -              | (8,045)   |
| intaligible assets                                     |                          |                |           |
| 30 June 2020   | 1,121,628                | 103,484        | 1,225,112 |
| Accumulated depreciation and amortization:             |                          |                |           |
| 1 January 2020   | 52,742                   | 106            | 52,848    |
| Increase   |                          |                |           |
| Increase in current period                             | 8,827                    | 1,088          | 9,915     |
| Reclassified from fixed assets and intangible assets   | -                        | 2,137          | 2,137     |
| Decrease   |                          |                |           |
| Reclassified to fixed assets and                       | (2.495)                  |                | (2 195)   |
| intangible assets                                      | (3,485)                  |                | (3,485)   |
| 30 June 2020   | 58,084                   | 3,331          | 61,415    |
|  | )                        | - ,            | - , .     |
| Investment property, net:                              |                          |                |           |
| 30 June 2020   | 1,063,544                | 100,153        | 1,163,697 |
| 1 January 2020   | 81,902                   | 371            | 82,273    |
|  |                          |                |           |

# V Notes to Consolidated Financial Statements (Continued)

#### 17 Fixed assets

|  | Housing and<br>buildings | Fixed<br>assets<br>renovation | Machinery<br>equipment | Office and<br>electronic<br>equipment | Means of<br>transpor<br>t | Total      |
|--|--------------------------|-------------------------------|------------------------|---------------------------------------|---------------------------|------------|
| Gross amount:                              | 16 407 245               | 6 57 1                        | 56 420 706             | 1 750 555                             | 04 5 97                   | 74 (07 754 |
| 1 January 2020                             | 16,407,245               | 6,571                         | 56,430,796             | 1,758,555                             | 84,587                    | 74,687,754 |
| Increase                                   |                          |                               |                        |                                       |                           |            |
| Purchase                                   | 1,659                    | -                             | 688,608                | 33,213                                | 2,243                     | 725,723    |
| Reclassified from investment property      | 8,045                    | -                             | -                      | -                                     | -                         | 8,045      |
| Reclassified from construction in progress | 435,967                  | -                             | 16,974,544             | 34,795                                | 868                       | 17,446,174 |
| Decrease                                   |                          |                               |                        |                                       |                           |            |
| Written down with government grants        | -                        | -                             | (13,756)               | -                                     | -                         | (13,756)   |
| Reduced subsidiaries                       | -                        | -                             | -                      | (2,655)                               | (1,037)                   | (3,692)    |
| Other decreases                            | (14,645)                 | -                             | (217,059)              | (344,965)                             | (515)                     | (577,184)  |
| Exchange adjustment                        | (460)                    |                               |                        | 114                                   | 60                        | (286)      |
| 30 June 2020                               | 16,837,811               | 6,571                         | 73,863,133             | 1,479,057                             | 86,206                    | 92,272,778 |
| Accumulated                                |                          |                               |                        |                                       |                           |            |
| depreciation:                              |                          |                               |                        |                                       |                           |            |
| 1 January 2020                             | 1,875,286                | 4,293                         | 26,629,564             | 652,321                               | 50,663                    | 29,212,127 |
| Increase                                   |                          |                               |                        |                                       |                           |            |
| Accrual                                    | 286,940                  | 431                           | 3,093,378              | 95,141                                | 5,742                     | 3,481,632  |
| Reclassified from                          | 3,485                    | -                             | -                      | -                                     | -                         | 3,485      |
| investment property<br>Decrease            | -,                       |                               |                        |                                       |                           | -,         |
| Written down with                          |                          |                               |                        |                                       |                           |            |
| government grants                          | (17,108)                 | -                             | (234,207)              | -                                     | -                         | (251,315)  |
| Reduced subsidiaries                       | -                        | -                             | -                      | (2,477)                               | (855)                     | (3,332)    |
| Other decreases                            | (6,486)                  | -                             | (30,886)               | (3,155)                               | (162)                     | (40,689)   |
| Exchange adjustment                        |                          |                               |                        | 70                                    | 33                        | 103        |
| 30 June 2020                               | 2,142,117                | 4,724                         | 29,457,849             | 741,900                               | 55,421                    | 32,402,011 |
| Fixed assets, net:                         |                          |                               |                        |                                       |                           |            |
| 30 June 2020                               | 14,695,694               | 1,847                         | 44,405,284             | 737,157                               | 30,785                    | 59,870,767 |
| 1 January 2020                             | 14,531,959               | 2,278                         | 29,801,232             | 1,106,234                             | 33,924                    | 45,475,627 |

#### 17 Fixed assets (continued)

|                             | Housing and buildings | Fixed<br>assets<br>renovation | Machinery equipment | Office and<br>electronic<br>equipment | Means of<br>transpor<br>t | Total      |
|-----------------------------|-----------------------|-------------------------------|---------------------|---------------------------------------|---------------------------|------------|
| Impairment allowance:       |                       |                               |                     |                                       |                           |            |
| 1 January 2020              | -                     | -                             | 6,666               | 9,891                                 | -                         | 16,557     |
| Current accrual             | -                     | -                             | -                   | -                                     | -                         | -          |
| Write-off in current period | -                     | -                             | (3,268)             | -                                     | -                         | (3,268)    |
| Exchange adjustment         |                       |                               |                     |                                       |                           |            |
| 30 June 2020                |                       |                               | 3,398               | 9,891                                 |                           | 13,289     |
| Fixed assets, net:          |                       |                               |                     |                                       |                           |            |
| 30 June 2020                | 14,695,695            | 1,847                         | 44,401,886          | 727,266                               | 30,785                    | 59,857,478 |
| 1 January 2020              | 14,531,959            | 2,278                         | 29,794,566          | 1,096,343                             | 33,924                    | 45,459,070 |

Please refer to Item 75 of Note V for information on fixed asset mortgage. As at 30 June 2020, the Company has no temporarily idle fixed assets; the gross amount of the fixed assets that were sufficiently depreciated and still in use was RMB11,634,643 thousand.

Fixed assets with pending ownership certificates at the end of the current period:

|                              | Gross amount | Accumulated depreciation | Provision<br>for<br>impairment | Carrying<br>amount | Expected time of<br>obtaining ownership<br>certificate |
|------------------------------|--------------|--------------------------|--------------------------------|--------------------|--|
| Housing and buildings (Note) | 7,482,134    | 366,007                  | -                              | 7,116,127          | Within 2021  |

No As at 30 June 2020, the fixed assets with pending ownership certificates of the Company are mainly the housing and buildings of CSOT's t3, t4 and t6 manufacturing bases and Huizhou module factory.

#### V Notes to Consolidated Financial Statements (Continued)

33,578,290

5,876,756 (17,446,174)

# 18 Construction in progress

| Project name                           | Budget     | Amount at<br>beginning of<br>year | Increase in<br>current<br>period | Reclassified<br>to fixed assets<br>in current<br>period | Other<br>decreases | 30 June 2020 | In vestment<br>as<br>% of<br>budget | Progres<br>s | Cumulative<br>capitalized<br>interest | Of whch:<br>capitalized<br>interest in<br>current period | Interest<br>capitalizat<br>ion rate<br>for current<br>period | Funding source                        |
|--|------------|-----------------------------------|----------------------------------|---|--------------------|--------------|-------------------------------------|--------------|---------------------------------------|--|--|---------------------------------------|
| t6 production line of LCD panel        | 33,149,000 | 17,267,442                        | 374,490                          | (16,099,035)  | -                  | 1,542,897    | 82%                                 | 98%          | 796,952                               | 220,984  | 4.69%  | Self-funded +<br>external-loan-funded |
| t7 production line of<br>LCD panel     | 35,337,000 | 3,350,136                         | 2,727,744                        | -   | -                  | 6,077,880    | 19%                                 | 19%          | 8,505                                 | 8,505  | 4.00%  | Self-funded +<br>external-loan-funded |
| t4 production line of LCD panel        | 27,081,000 | 10,024,509                        | 1,193,941                        | (218,097)   | (1,290)            | 10,999,063   | 58%                                 | 58%          | 625,646                               | 151,710  | 3.40%  | Self-funded +<br>external-loan-funded |
| Huizhou modular<br>integration project | 5,930,000  | 1,441,460                         | 802,081                          | (792,704)   | -                  | 1,450,837    | 79%                                 | 75%          | 14,486                                | -  | -  | Self-funded +<br>external-loan-funded |
| Others                                 | N/A        | 1,494,743                         | 778,500                          | (336,338)   | (990,180)          | 946,725      | N/A                                 | N/A          | N/A                                   | N/A  | N/A  | N/A                                   |
|  |            |                                   |                                  |   |                    |              |                                     |              |                                       |  |  |                                       |

21,017,402

(991,470)

19 Intangible assets

|                             | Land use right                    | Non-patented<br>technologies<br>/patents | Trademark use<br>rights | Other     |
|-----------------------------|-----------------------------------|--|-------------------------|-----------|
| Gross amount:               | <b>2</b> ( <b>55 0</b> ( <b>0</b> |  |                         |           |
| 1 January 2020              | 3,477,919                         | 3,301,461                                | 778,796                 | 7,558,176 |
| Increase                    |                                   |  |                         |           |
| Purchase                    | 154,657                           | 46,546                                   | 25,004                  | 226,207   |
| Reclassified from           |                                   |  |                         |           |
| investment property         | -                                 | -  | -                       | -         |
| Reclassified from           |                                   | _  | 1,290                   | 1,290     |
| construction in progress    | -                                 | -  | 1,270                   | 1,270     |
| Reclassified from           |                                   | 866,080                                  |                         | 866,080   |
| development costs           | -                                 | 800,000                                  | -                       | 800,080   |
| Decrease                    |                                   |  |                         |           |
| Sale and disposal           | -                                 | -  | (1,927)                 | (1,927)   |
| Reclassified to             | (103,007)                         | -  | -                       | (103,007) |
| investment property         | (105,007)                         |  |                         | (105,007) |
| Reduced subsidiaries        | -                                 | -  | (8,155)                 | (8,155)   |
| Exchange adjustment         | -                                 | 2,156                                    | 2                       | 2,158     |
| 30 June 2020                | 3,529,569                         | 4,216,243                                | 795,010                 | 8,540,822 |
| Accumulated amortization:   |                                   |  |                         |           |
| 1 January 2020              | 334,894                           | 1,080,538                                | 401,055                 | 1,816,487 |
| Increase                    | ,                                 | , ,                                      | ,                       | , ,       |
| Accrual                     | 52,746                            | 193,780                                  | 55,128                  | 301,654   |
| Reclassified from           |                                   |  |                         |           |
| investment property         |                                   |  |                         |           |
| Decrease                    |                                   |  |                         |           |
| Sale and disposal           | -                                 | -  | (1,889)                 | (1,889)   |
| Reclassified to             | (2.127)                           |  |                         | (2.127)   |
| investment property         | (2,137)                           | -  | -                       | (2,137)   |
| Reduced subsidiaries        | -                                 | -  | (6,479)                 | (6,479)   |
| Written down with           | (2, 41.0)                         |  |                         | (2, 41.0) |
| government grants           | (3,418)                           | -  | -                       | (3,418)   |
| Exchange adjustment         | -                                 | 481                                      | 1                       | 482       |
| 30 June 2020                | 382,085                           | 1,274,799                                | 447,816                 | 2,104,700 |
| Intangible assets, net:     |                                   |  |                         |           |
| 30 June 2020                | 3,147,484                         | 2,941,444                                | 347,194                 | 6,436,122 |
| 1 January 2020              | 3,143,025                         | 2,220,923                                | 377,741                 | 5,741,689 |
| Impairment allowance:       |                                   |  |                         |           |
| 1 January 2020              | -                                 | 34,881                                   | 22,224                  | 57,105    |
| Accrual                     | -                                 | -  | -                       | -         |
| Write-off in current period | -                                 | -  | -                       | -         |
| Exchange adjustment         | -                                 | 517                                      | -                       | 517       |
| 30 June 2020                | -                                 | 35,398                                   | 22,224                  | 57,622    |
| 50 5 and 2020               |                                   | · · · · · · · · · · · · · · · · · · ·    |                         | •         |
| Intangible assets, net:     |                                   |  |                         |           |
|                             | 3,147,484                         | 2,906,046                                | 324,970                 | 6,378,500 |

Please refer to Item 75 of Note V for information on collateralized intangible assets.

20 Development costs

Development costs are as follows:

|            | 30 June 2020 | 31 December 2019 |
|------------|--------------|------------------|
| LCD panels | 895,325      | 1,548,471        |

#### 21 Goodwill

#### (1) Gross amount of goodwill

|   |               |                  | Increase in c   | urrent | Decrease ir     | n current |         |
|---|---------------|------------------|-----------------|--------|-----------------|-----------|---------|
|   |               | Beginning amount | period          |        | perio           | od        | Es d'as |
| Name of investee or item incuuring goodwill   |               |                  | Incurred in     |        |                 | _         | Ending  |
|   |               |                  | business Others | Others | Disposal Others | amount    |         |
|   |               |                  | combination     |        |                 |           |         |
|   |               |                  |                 |        |                 |           |         |
| TCL Medical Radiological Technology (Beijing) | Note 1        | 28,967           |                 |        |                 |           | 28,967  |
| Co., Ltd.                                     | Note 1 28,967 | -                | -               | -      | -               | 28,907    |         |
| Qingdao Blue Business Consulting Co., Ltd.    | Note 2        | 2,452            | -               | -      | -               | -         | 2,452   |
|   | _             |                  |                 |        |                 |           |         |
|   |               | 31,419           | -               | -      | -               | -         | 31,419  |
|   | _             |                  |                 |        |                 |           |         |

# (2) Goodwill impairment allowance

| Name of investee or item incuuring goodwill                | Beginning | Increase in perio |        | Decrease in perio |        | Ending |
|--|-----------|-------------------|--------|-------------------|--------|--------|
|  | amount    | Accrual           | Others | Disposal          | Others | amount |
| TCL Medical Radiological Technology (Beijing) Co.,<br>Ltd. | 28,967    | -                 | -      | -                 | -      | 28,967 |

- V Notes to Consolidated Financial Statements (Continued)
- 21 Goodwill (continued)
- (2) Goodwill impairment allowance (continued)
- Note The Company acquired in 2010 a 51.82% interest in TCL Medical Radiological Technology (Beijing) Co., Ltd.
  (hereinafter referred to as "TCL Medical Radiological Technology") with a capital of RMB 52,319 thousand. As such, the difference between the accumulated investment of the Company in TCL Medical Radiological Technology (corresponding to a 51.82% interest) and the fair value of the identifiable net assets of TCL Medical Radiological Technology attributable to the Company on the settlement date (equal to RMB 28,967 thousand) was recorded in the Company's goodwill. An impairment allowance of RMB 28,967 thousand had been established on this goodwill item for 2018.
- Note Highly Information Industry Co., Ltd., a subsidiary of the Company, acquired in October 2016 a 60% interest in
  2 Qingdao Blue Business Consulting Co., Ltd. (hereinafter referred to as "Blue Business Consulting") with a capital of RMB 10,000 thousand. As such, the difference between the accumulated investment of Highly Information Industry Co., Ltd. in Blue Business Consulting (corresponding to a 60% interest) and the fair value of the identifiable net assets of Blue Business Consulting attributable to Highly Information Industry Co., Ltd. on the settlement date (equivalent to RMB 2,452 thousand) was recorded in the Company's goodwill.
- Note On 30 June 2020, the Company tested asset groups inclusive of goodwill for impairment. Upon the test, goodwill isnot impaired.

- V Notes to Consolidated Financial Statements (Continued)
- 21 Goodwill (continued)
- (3) The Company tested goodwill acquired from business combination that has been allocated to the following asset groups or asset group combinations for impairment:

The Company distributes goodwill to the following independent asset groups:

Business asset group of Qingdao Blue: fixed assets and goodwill of Qingdao Blue Business Consulting Co., Ltd. are the asset group where goodwill is located.

(a) The carrying amount of each asset group including goodwill and the amount of allocated goodwill are as follows:

|   | 30 June 202                    | 20                        |
|---|--------------------------------|---------------------------|
|   | Carrying amount of asset group | Allocated goodwill amount |
| Business asset group of Qingdao<br>Blue | 3,028                          | 2,452                     |

(b) The recoverable amount of the asset group and the asset group combination is calculated based on the five-year budget approved by the management and the cash flow after the detailed annual forecast period at a specific long-term average growth rate, and is calculated using the present value model of future cash flow. Key assumptions used include:

|                                       | Business asset group of Qingdao<br>Blue |
|---------------------------------------|---|
| Income growth rate in forecast period | 10%                                     |
| Income growth rate in stable period   | 3%                                      |
| Net profit rate in forecast period    | 5%                                      |
| Net profit rate in stable period      | 4%                                      |
| Discount rate                         | 8%                                      |

(c) Goodwill impairment test results

At the end of the Reporting Period, the Company tested the above goodwill for impairment. During the impairment test, the Company compared the carrying amount of the relevant asset group including goodwill with its recoverable amount. If the recoverable amount is lower than the carrying amount, the relevant difference is included in the current profits and losses. According to the goodwill impairment test, the goodwill of Business asset group of Qingdao Blue is not impaired.

# 22 Long-term prepaid expense

|   | 1 January 2020 | Increase in current period | Amortization in current period | Others   | 30 June 2020 |
|---|----------------|----------------------------|--------------------------------|----------|--------------|
| Improvement<br>expense on<br>leased fixed<br>assets | 1,528,158      | 134,323                    | (62,539)                       | (1,533)  | 1,598,409    |
| Others  | 39,533         | 825,831                    | (378,072)                      | (11,960) | 475,332      |
|   | 1,567,691      | 960,154                    | (440,611)                      | (13,493) | 2,073,741    |

### 23 Deferred income tax assets and deferred income tax liabilities

#### (1) Unoffset deferred income tax assets

|                       | 30 June 2020 |            | 31 Dec     | ember 2019 |
|-----------------------|--------------|------------|------------|------------|
|                       | Deductible   | Deferred   | Deductible | Deferred   |
|                       | temporary    | income tax | temporary  | income tax |
|                       | difference   | assets     | difference | assets     |
|                       |              |            |            |            |
| Provisions            | 228,516      | 37,125     | 177,421    | 28,473     |
| Asset impairment      | 474 450      | 77 776     | 111 675    | 74 208     |
| allowances            | 474,459      | 77,776     | 444,625    | 74,208     |
| Changes in fair value | 2,862        | 429        | 2,862      | 429        |
| Deductible losses     | 3,905,283    | 625,818    | 4,202,964  | 671,868    |
| Others                | 679,575      | 119,453    | 353,392    | 65,896     |
|                       |              |            |            |            |
|                       | 5,290,695    | 860,601    | 5,181,264  | 840,874    |

- 23 Deferred income tax assets and deferred income tax liabilities (continued)
- (2) Unoffset deferred income tax liabilities

|                       | 30 June 2020 |                 | 31 December | er 2019     |
|-----------------------|--------------|-----------------|-------------|-------------|
|                       | Taxable      | Deferred Income | Taxable     | Deferred    |
|                       | temporary    | Tax Liabilities | temporary   | Income Tax  |
|                       | differences  |                 | differences | Liabilities |
| Accelerated           |              |                 |             |             |
| depreciation of fixed | 4,941,869    | 786,502         | 4,924,463   | 782,644     |
| assets                |              |                 |             |             |
| Changes in fair value | 396,405      | 93,004          | 242,663     | 54,491      |
| Government grants     | 124,429      | 29,159          | 314,595     | 52,290      |
| Other                 | 400,726      | 86,474          | 307,929     | 63,253      |
|                       | 5,863,429    | 995,139         | 5,789,650   | 952,678     |

# (3) Unrecognized deferred income tax assets

|                                     | 30 June 2020 | 31 December 2019 |
|-------------------------------------|--------------|------------------|
| Deductible temporary<br>differences | 464,094      | 314,937          |
| Deductible losses                   | 582,051      | 340,140          |
|                                     | 1,046,145    | 655,077          |

(4) There were no deferred income tax assets or liabilities presented at the net amount after offsetting.

- 23 Deferred income tax assets and deferred income tax liabilities (continued)
- (5) Deductible losses in respect of unrecognized deferred income tax assets will expire in the following years:

|      | 30 June 2020 | 31 December 2019 |
|------|--------------|------------------|
| 2020 | -            | 9                |
| 2021 | <u>-</u>     | 805              |
| 2022 | -            | 672              |
| 2023 | 6,575        | 6,575            |
| 2027 | 19,202       | 19,202           |
| 2028 | 128,689      | 139,065          |
| 2029 | 173,812      | 173,812          |
| 2030 | 253,773      | <u> </u>         |
|      |              |                  |
|      | 582,051      | 340,140          |
|      |              |                  |

# 24 Other non-current assets

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Advance payment for equipment<br>and land use rights (Note) | 8,150,900    | 3,336,619        |
| Advance payment for patents                                 | 251,429      | 225,576          |
| Others  | 684,023      | 688,464          |
|   | 9,086,352    | 4,250,659        |

Note The Company reclassifies long-lived assets such as advance payment for equipment and land use rights reflected in prepaid accounts to other non-current assets.

#### 25 Short-term borrowings

|                      | 30 June 2020 | 31 December 2019 |
|----------------------|--------------|------------------|
| Unsecured borrowings | 15,718,031   | 11,291,664       |
| Pledge borrowings    | 739,084      | 754,794          |
| Interest payable     | 34,056       | 23,199           |
|                      | 16,491,171   | 12,069,657       |

As at 30 June 2020, the short-term pledged borrowings of the Company amounted to RMB739,084 thousand (31 December 2019: RMB754,794 thousand), which was pledged by held-for-trading financial assets of about RMB1,840,612 thousand (31 December 2019: RMB1,743,204 thousand).

As at 30 June 2020, the Company does not have any short-term borrowings that have expired and have not been repaid.

#### 26 Borrowings from central bank

As at 30 June 2020, the balance of the borrowings of TCL Finance Co., Ltd., a subsidiary of the Company, from the central bank was RMB1,404,722 thousand (31 December 2019: RMB573,222 thousand).

#### 27 Customer deposits and deposits from banks and other financial institutions

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Customer deposits and deposits from banks and | 2 (17 520    | 1.355.129        |
| other financial institutions                  | 3,617,529    | 1,535,129        |

Customer deposits and deposits from banks and other financial institutions are the deposits of related and non-related enterprises absorbed by TCL Finance Co., Ltd., a subsidiary of the Company, within the business scope approved by the regulatory authority.

# V Notes to Consolidated Financial Statements (Continued)

#### 28 Loans from other banks and financial institutions

|    |  | 30 June 2020 | 31 December 2019 |
|----|--|--------------|------------------|
|    | Loans from other banks and financial institutions          | 500,000      |                  |
| 29 | Held-for-trading financial liabilities                     |              |                  |
|    |  | 30 June 2020 | 31 December 2019 |
|    | Financial liabilities at fair value through profit or loss | 403,530      | 188,220          |
| 30 | Derivative financial liabilities                           |              |                  |
|    |  | 30 June 2020 | 31 December 2019 |
|    | Derivative financial liabilities                           | 156,664      | 84,705           |
| 31 | Notes payable  |              |                  |
|    |  | 30 June 2020 | 31 December 2019 |
|    | Bank acceptance notes                                      | 1,838,732    | 1,595,901        |
|    | Trade acceptance notes                                     | 455,175      | 124,501          |
|    |  | 2,293,907    | 1,720,402        |

There is no amount payable to shareholders holding 5% or more voting shares in the Company in the account balance.

32 Accounts payable

|                          | 30 June 2020 | 31 December 2019 |
|--------------------------|--------------|------------------|
| Amounts due to suppliers | 11,436,883   | 11,549,133       |

As at 30 June 2020, there were no significant accounts payable with an age of over one year. There is no amount payable to shareholders holding 5% or more voting shares in this account.

# V Notes to Consolidated Financial Statements (Continued)

#### 33 Advances from customers

|                         | 30 June 2020 | 1 January 2020 | 31 December 2019 |
|-------------------------|--------------|----------------|------------------|
| Advances from customers | 2,155        | 5,500          | 141,749          |

The Company had no advances from customers of a large amount with an age of over one year.

There is no advance from shareholders holding 5% or more voting shares in this account balance.

#### 34 Contract liabilities

|     |  | 30 June 2020           | 1 January 2020              |
|-----|--|------------------------|-----------------------------|
|     | Advances from customers  | 231,497                | 133,818                     |
| 35  | Financial assets sold under repurchase agreemen  | ts                     |                             |
|     |  | 30 June 2020           | 31 December 2019            |
|     | Financial assets sold under repurchase agreements  | 50,073                 |                             |
| 36  | Employee benefits payable and long-term employee   | oyee benefits payable  |                             |
| (1) | Employee benefits payable  | 30 June 2020           | 31 December 2019            |
|     | Short-term employee benefits payable<br>Defined contribution plans payable<br>Dismissal benefits payable | 799,293<br>22,379<br>- | 1,089,163<br>1,371<br>3,683 |
|     |  | 821,672                | 1,094,217                   |

# V Notes to Consolidated Financial Statements (Continued)

- 36 Employee benefits payable and long-term employee benefits payable (continued)
- (1) Employee benefits payable (continued)

#### (a) Short-term employee benefits payable

|   | 1 January 2020 | Increase in current period | Decrease in current period | 30 June 2020 |
|---|----------------|----------------------------|----------------------------|--------------|
| Wages, bonuses, allowances and subsidies    | 910,703        | 1,975,959                  | (2,210,245)                | 676,417      |
| Employee services and<br>benefits           | 9,623          | 90,788                     | (90,196)                   | 10,215       |
| Social insurance benefits                   | 42,174         | 38,688                     | (57,368)                   | 23,494       |
| Of which: medical insurance                 | 40,454         | 34,764                     | (53,448)                   | 21,770       |
| Employment injury insurance                 | 555            | 461                        | (467)                      | 549          |
| Maternity insurance                         | 1,165          | 3,463                      | (3,453)                    | 1,175        |
| Housing fund                                | 20,008         | 73,717                     | (66,369)                   | 27,356       |
| Trade union funds and staff education funds | 2,050          | 2,521                      | (2,369)                    | 2,202        |
| Others                                      | 104,605        | 28,168                     | (73,164)                   | 59,609       |
| _   | 1,089,163      | 2,209,841                  | (2,499,711)                | 799,293      |

#### (b) Defined contribution plans

|   | 1 January 2020 | Increase in current period | Decrease in current period | 30 June 2020  |
|---|----------------|----------------------------|----------------------------|---------------|
| Basic pension insurance<br>Unemployment insurance | 1,312<br>59    | 58,751<br>1,698            | (38,516)<br>(925)          | 21,547<br>832 |
|   | 1,371          | 60,449                     | (39,441)                   | 22,379        |

#### (2) Long-term employee benefits payable

|  | 30 June 2020 | 31 December 2019 |
|--|--------------|------------------|
| Supplementary pension insurance (note) | 22,408       | 23,018           |

Note This item is the supplementary pension insurance benefits payable to retired employees.

# V Notes to Consolidated Financial Statements (Continued)

#### 37 Taxes and levies payable

|                       | 30 June 2020 | 31 December 2019 |
|-----------------------|--------------|------------------|
| VAT                   | 54,729       | 26,997           |
| Corporate income tax  | 127,504      | 154,027          |
| Individual income tax | 24,594       | 22,666           |
| City construction tax | 1,898        | 1,965            |
| Educational surcharge | 1,386        | 1,450            |
| Others                | 50,098       | 19,701           |
|                       | 260,209      | 226,806          |

Please refer to Note IV for the standards for provisions for taxes and the applicable tax rates.

# 38 Other payables

|                                    | 30 June 2020 | 31 December 2019 |
|------------------------------------|--------------|------------------|
| Dividends payable                  | 5,594        | 11,058           |
| Other payables                     | 12,310,224   | 12,282,508       |
|                                    | 12,315,818   | 12,293,566       |
| (1) Dividends payable              | 30 June 2020 | 31 December 2019 |
| Other minority interests           | 5,594        | 11,058           |
| (2) Other payables                 |              |                  |
|                                    | 30 June 2020 | 31 December 2019 |
| Payables for engineering equipment | 8,268,944    | 8,515,216        |
| Amounts due to external entities   | 2,734,748    | 2,711,596        |
| Unpaid expenses                    | 1,102,011    | 856,377          |
| Deposit and security deposit       | 204,521      | 199,319          |
|                                    | 12,310,224   | 12,282,508       |

There is no amount payable to shareholders holding 5% or more voting shares in this account.

# V Notes to Consolidated Financial Statements (Continued)

#### 39 Current portion of non-current liabilities

|  | Note V | 30 June 2020 | 31 December 2019 |
|--|--------|--------------|------------------|
| Current portion of long-term borrowings (note 1) | 41     | -            | 800,000          |
| Current portion of MTN (note 2)                  |        | 2,498,942    | 499,748          |
| Current portion of interest payable              | -      | 593,452      | 392,215          |
|  | -      | 3,092,394    | 1,691,963        |

Note 1 As at 30 June 2020, there were no current portion of long-term borrowings. And as at 31 December 2019, the interest rate of the current portion of long-term borrowings ranged from 2.33% to 6.00%.

Note 2 The current portion of medium-term notes payable of RMB2,498,942 thousand at the end of the period was reclassified to the item of "current portion of non-current liabilities".

#### 40 Other current liabilities

|                                    | 30 June 2020 | 1 January 2020 | 31 December 2019 |
|------------------------------------|--------------|----------------|------------------|
| After-sales service expense (note) | 56,944       | 35,435         | 35,435           |
| Others                             | 51,712       | 36,018         | 33,587           |
|                                    | 108,656      | 71,453         | 69,022           |

Note After-sales service expense expected to occur within 1 year is reflected in current liabilities.

#### 41 Long-term borrowings

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Mortgage<br>borrowings                            | 36,087,824   | 33,589,761       |
| Unsecured borrowings                              | 10,058,174   | 5,722,298        |
|   | 46,145,998   | 39,312,059       |
| Of which: Current portion of long-term borrowings |              | (800,000)        |
|   | 46,145,998   | 38,512,059       |

The maturities of the Company's long-term borrowings vary from 2021 to 2030.

As at 30 June 2020, the carrying amount of long-term mortgage borrowings was RMB36,087,824 thousand, with land use rights, buildings, machinery and equipment equivalent to RMB38,710,256 thousand as the collateral.

The interest rate of the Company's long-term borrowing ranges from 2.70% to 4.90% in the current period (in 2019: 2.33% to 6.00%).

#### 42 Bonds payable

|                 | 30 June 2020 | 31 December 2019 |
|-----------------|--------------|------------------|
| Corporate bonds | 12,987,168   | 14,483,130       |
| MTN             | 4,990,433    | 1,995,955        |
|                 | 17,977,601   | 16,479,085       |

### V Notes to Consolidated Financial Statements (Continued)

- 42 Bonds payable (continued)
- (1) Movements in bonds payable

| Bond name    | Par value  | Issue date | Maturity   | Issued amount | Beginning<br>amount | Issued in<br>current<br>period | Accrued<br>interest as<br>per par<br>value | Amortizatio<br>n of<br>premium or<br>discount | Repaid in<br>current<br>period | Others (note) | Ending amount |
|--------------|------------|------------|------------|---------------|---------------------|--------------------------------|--|---|--------------------------------|---------------|---------------|
| 16TCL02      | 1,500,000  | 2016-03-16 | 2021-03-16 | 1,500,000     | 1,500,000           | -                              | -  | -   |                                | (1,500,000)   | -             |
| 16TCL03      | 2,000,000  | 2016-07-07 | 2021-07-07 | 2,000,000     | 2,000,000           | -                              | -  | -   | -                              |               | 2,000,000     |
| 17TCL01      | 1,000,000  | 2017-04-19 | 2022-04-19 | 1,000,000     | 1,000,000           | 403,000                        | -  | 1,314   | (403,000)                      |               | 1,001,314     |
| 17TCL02      | 3,000,000  | 2017-07-07 | 2022-07-07 | 3,000,000     | 3,000,000           | -                              | -  | -   | -                              |               | 3,000,000     |
| 18TCL01      | 1,000,000  | 2018-06-06 | 2023-06-06 | 1,000,000     | 998,786             | -                              | -  | 159   | -                              |               | 998,945       |
| 18TCL02      | 2,000,000  | 20180-8-20 | 2023-08-20 | 2,000,000     | 1,995,639           | -                              | -  | 597   | -                              |               | 1,996,236     |
| 18TCL-MTN001 | 2,000,000  | 2018-12-03 | 2021-12-03 | 2,000,000     | 1,995,955           | -                              | -  | 1,047   | -                              |               | 1,997,002     |
| 19TCL01      | 1,000,000  | 2019-05-20 | 2024-05-20 | 1,000,000     | 997,480             | -                              | -  | 287   | -                              |               | 997,767       |
| 19TCL02      | 1,000,000  | 2019-07-23 | 2024-07-23 | 1,000,000     | 997,448             | -                              | -  | 279   |                                |               | 997,727       |
| 19TCL03      | 2,000,000  | 2019-10-21 | 2024-10-21 | 2,000,000     | 1,993,777           | -                              | -  | 1,401   |                                |               | 1,995,179     |
| 20TCL-MTN001 | 3,000,000  | 2020-03-27 | 2023-03-26 | 3,000,000     | -                   | 3,000,000                      | -  | (6,569)                                       |                                |               | 2,993,431     |
| 20TCLD1      | 1,000,000  | 2020-06-08 | 2020-12-05 | 1,000,000     | -                   | 1,000,000                      | -  | (1,058)                                       |                                | (998,942)     | -             |
| _            |            |            |            |               |                     |                                |  |   |                                |               |               |
|              | 20,500,000 |            |            | 20,500,000    | 16,479,085          | 4,403,000                      | -  | (2,543)                                       | (403,000)                      | (2,498,942)   | 17,977,601    |

Note: Others are the current portion of bonds payable reclassified to the current portion of non-current liabilities.

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#### 43 Long-term payables

|                                | 30 June 2020 | 31 December 2019 |
|--------------------------------|--------------|------------------|
| Technological development fund | 24,000       | 24,000           |
| Others                         | 210          | 206              |
|                                | 24,210       | 24,206           |

# 44 Deferred income

|   | 1 January<br>2020 | New<br>grants in<br>current<br>period | Amount<br>recorded<br>in<br>non-opera<br>ting<br>income in<br>current<br>period | Amount<br>recorded in<br>other<br>income in<br>current<br>period | Amount<br>used to<br>offset costs<br>and<br>expenses in<br>current<br>period | Other<br>changes | 30 June<br>2020 |
|---|-------------------|---------------------------------------|---|--|--|------------------|-----------------|
| Government<br>grants related to<br>assets | 220,063           | 181,870                               | (1,466)   | -  | (29,114)   | (14,726)         | 356,627         |
| Government<br>grants related to<br>income | 1,692,358         | 573,120                               | -   | (933,324)  | (77,582)   | (22,024)         | 1,232,548       |
|   | 1,912,421         | 754,990                               | (1,466)   | (933,324)  | (106,696)  | (36,750)         | 1,589,175       |

# V Notes to Consolidated Financial Statements (Continued)

# 45 Share capital

| 1 January              |            | 2020 Increase/decrease in curre |            | crease in current peri | irrent period 30 J |            | June 2020  |  |
|------------------------|------------|---------------------------------|------------|------------------------|--------------------|------------|------------|--|
| (Unit: RMB'000)        | Amount     | Percentage                      | New issues | Others                 | Subtotal           | Amount     | Percentage |  |
|                        |            |                                 |            |                        |                    |            |            |  |
| 1. Restricted shares   | 867,766    | 6.41%                           | -          | 713                    | 713                | 868,479    | 6.42%      |  |
| 2. Unrestricted shares | 12,660,673 | 93.59%                          | -          | (713)                  | (713)              | 12,659,960 | 93.58%     |  |
| 3. Total shares        | 13,528,439 | 100%                            | -          | -                      | -                  | 13,528,439 | 100%       |  |

45 Share capital (continued)

As at 30 June 2020, the Company's total share capital was 13,528,439,000 shares.

Note Except for Chairman of the Board Mr. Li Dongsheng who holds restricted shares subscribed for in a private placement, none of the other incumbent directors, supervisors or senior management hold any restricted shares from a split-share structure reform or a private placement. The shares held by these personnel will stay partially frozen as per the Rules on the Management of Shares Held by the Directors, Supervisors and Senior Management Officers of Listed Companies and the Changes thereof. The trading and information disclosure in relation to these shares shall be in strict compliance with the applicable laws, regulations and rules.

#### 46 Capital reserves

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|                        | 1 January 2020 | Increase in current period | Decrease in current period | 30 June 2020 |
|------------------------|----------------|----------------------------|----------------------------|--------------|
| Share premium          | 4,924,212      | -                          | -                          | 4,924,212    |
| Other capital reserves | 792,455        | 47,741                     |                            | 840,196      |
|                        | 5,716,667      | 47,741                     |                            | 5,764,408    |
| Treasury stock         |                |                            |                            |              |
|                        | 1 January 2020 | Increase in current period | Decrease in current period | 30 June 2020 |
| Incentive shares       | 145,420        | -                          | (7,209)                    | 138,211      |
| Repurchased shares     | 1,807,537      |                            |                            | 1,807,537    |
|                        | 1,952,957      |                            | (7,209)                    | 1,945,748    |

The decrease in incentive shares in the current period was primarily attributed to the repurchase of restricted shares.

#### 48 Surplus reserves

|                                | 1 January 2020 | Increase in<br>current<br>period | Decrease in current period | 30 June 2020 |
|--------------------------------|----------------|----------------------------------|----------------------------|--------------|
| Statutory surplus reserves     | 2,055,498      | -                                | -                          | 2,055,498    |
| Discretionary surplus reserves | 182,870        | -                                | -                          | 182,870      |
|                                | 2,238,368      | -                                | -                          | 2,238,368    |

As per China's Company Law, Articles of Association for Companies, accounting standards, the Company and several of its subsidiaries shall appropriate 10% of net profits as statutory surplus reserves until the reserve amount reaches 50% of the registered capital. According to the aforesaid laws and regulations, part of the statutory surplus reserves can be converted into share capital of the Company, and the remaining amount shall not be lower than 25% of the registered capital.

After the appropriation to the statutory surplus reserves, the Company may appropriate the discretionary surplus reserves. Upon approval, the discretionary surplus reserves can be used to make up the previous loss or increase the share capital.

#### V Notes to Consolidated Financial Statements (Continued)

#### 49 General reserve

|                 | 1 January 2020 | Accrued in current period | Decrease<br>in current<br>period | 30 June 2020 |
|-----------------|----------------|---------------------------|----------------------------------|--------------|
| General reserve | 361            | _                         |                                  | 361          |

As per the General Rules on Financial Affairs of Financial Enterprises and the Guide to the Implementation of the General Rules on Financial Affairs of Financial Enterprises promulgated by the Ministry of Finance, as well as the Articles of Association of TCL Finance Co., Ltd., this subsidiary appropriated 1% of its net profit as general reserve in the previous years.

#### 50 Retained earnings

|   | H1 2020     | H1 2019     |
|---|-------------|-------------|
| Beginning retained earnings                       | 11,115,150  | 10,000,973  |
| Changes in accounting policies                    | -           | (106,833)   |
| Net profit for current period                     | 1,208,066   | 2,092,349   |
| Decrease in current period                        | (1,279,151) | (1,354,663) |
| Including: Appropriated as surplus reserves       | -           | -           |
| Distributed to ordinary shareholders as dividends | (1,279,155) | (1,337,079) |
| Others  | 4           | (17,584)    |
| Ending retained earnings                          | 11,044,065  | 10,631,826  |

# V Notes to Consolidated Financial Statements (Continued)

#### 51 Revenue and cost of sales

|                   | H1 2020    | C             | H1 201     | 9             |
|-------------------|------------|---------------|------------|---------------|
|                   | Revenue    | Cost of sales | Revenue    | Cost of sales |
| Core business     | 29,092,257 | 26,698,363    | 43,364,809 | 37,162,229    |
| Non-core business | 240,954    | 42,530        | 416,805    | 194,899       |
|                   | 29,333,211 | 26,740,893    | 43,781,614 | 37,357,128    |

#### (1) Core business by operating segment

|                        | Revenue    |            | Cost of s  | t of sales Gross profit |           | rofit     |
|------------------------|------------|------------|------------|-------------------------|-----------|-----------|
|                        | H1 2020    | H1 2019    | H1 2020    | H1 2019                 | H1 2020   | H1 2019   |
| Domes<br>tic<br>Overse | 20,814,425 | 23,804,831 | 19,272,087 | 20,230,464              | 1,542,338 | 3,574,367 |
| as                     | 8,277,832  | 19,559,978 | 7,426,276  | 16,931,765              | 851,556   | 2,628,213 |
|                        | 29,092,257 | 43,364,809 | 26,698,363 | 37,162,229              | 2,393,894 | 6,202,580 |

(2) The sales revenue from the top five customers combined was RMB11,621,499 thousand and RMB11,698,539 thousand respectively for H1 2020 and H1 2019, accounting for 39.95% and 26.98% of the core business revenue.

52 Interest income/expense and exchange gain

|                      | H1 2020 | H1 2019  |
|----------------------|---------|----------|
| Interest income      | 85,692  | 78,944   |
| Interest expense     | 16,278  | 8,312    |
| Exchange gain/(loss) | 689     | (11,065) |

The interest income, interest expense and exchange gain/(loss) above occurred with the Company's subsidiary TCL Finance Co., Ltd., which are presented separately herein as required for a financial enterprise.

# V Notes to Consolidated Financial Statements (Continued)

#### 53 Taxes and levies

|    |   | H1 2020  | H1 2019   |
|----|---|----------|-----------|
|    | City maintenance and construction tax                   | 6,053    | 57,345    |
|    | Property tax  | 43,614   | 49,221    |
|    | Stamp tax   | 29,668   | 41,419    |
|    | Educational surcharge                                   | 4,312    | 42,561    |
|    | Land use tax  | 3,280    | 6,757     |
|    | Others  | 357      | 43,886    |
|    |   | 87,284   | 241,189   |
|    | The applicable tax and levy standards are detailed in N | Jote IV. |           |
| 54 | Selling expense   |          |           |
|    |   | H1 2020  | H1 2019   |
|    | Employee salaries and benefits                          | 118,172  | 441,208   |
|    | After-sales service expense                             | 70,833   | 344,590   |
|    | Transport expense                                       | 62,420   | 428,212   |
|    | Others  | 73,240   | 1,168,726 |
|    |   | 324,665  | 2,382,736 |
| 55 | Administrative expense                                  |          |           |
|    |   | H1 2020  | H1 2019   |
|    | Employee salaries and benefits                          | 239,141  | 499,992   |
|    | Depreciation and amortization expense                   | 159,465  | 277,386   |
|    | Expense for hiring intermediary organizations           | 93,429   | 115,099   |
|    | Others  | 277,968  | 374,033   |
|    | _   | 770,003  | 1,266,510 |

# V Notes to Consolidated Financial Statements (Continued)

#### 56 R&D expense

|    |  | H1 2020   | H1 2019   |
|----|--|-----------|-----------|
|    | Depreciation and amortization expense    | 828,746   | 550,111   |
|    | Employee salaries and benefits           | 275,167   | 523,775   |
|    | Material expense                         | 549,480   | 442,272   |
|    | Others                                   | 229,108   | 364,509   |
|    |  | 1,882,501 | 1,880,667 |
| 57 | Finance costs                            |           |           |
|    |  | H1 2020   | H1 2019   |
|    | Interest expense                         | 1,132,442 | 1,096,991 |
|    | Interest income                          | (250,867) | (239,908) |
|    | Exchange loss/(gain)                     | 27,234    | (288,121) |
|    | Others                                   | 7,213     | 35,752    |
|    |  | 916,022   | 604,714   |
| 58 | Other income                             |           |           |
|    |  | H1 2020   | H1 2019   |
|    | R&D subsidies                            | 939,165   | 848,918   |
|    | VAT rebates on software                  | 1,307     | 61,525    |
|    | Over-dedcution in taxable amount for VAT | 8,120     | 434       |
|    | Others                                   | 3,824     | 10,650    |
|    |  | 952,416   | 921,527   |

#### V Notes to Consolidated Financial Statements (Continued)

#### 59 Return on investment H1 2020 H1 2019 Proceeds from disposal of debt instruments at 53,588 132,451 fair value through profit or loss Proceeds from disposal of equity instruments at 21,704 (220,027)fair value through profit or loss Proceeds from holding of equity instruments at 22.482 8,416 fair value through profit or loss Proceeds from holding of debt instruments at 111,645 65,033 fair value through profit or loss Proceeds from holding of equity instruments at 9,632 1,136 fair value through other comprehensive income Share of net income of associates 871,340 643,353 Share of net income of joint ventures 10,163 10,651 Net income from disposal of long-term equity 288,383 1,302,625 investments Others (39,776) 53,605 2,005,739 1,340,665

#### 60 Gain on changes in fair value

|    | Held-for-trading financial assets<br>Derivative financial assets<br>Held-for-trading financial liabilities<br>Derivative financial liabilities | H1 2020<br>106,075<br>16,811<br>(8,860)<br>8 | H1 2019<br>404,132<br>99,603<br>(1,747)<br>(206,458) |
|----|--|--|--|
|    |  | 114,034                                      | 295,530  |
| 61 | Credit impairment loss   |  |  |
|    |  | H1 2020                                      | H1 2019  |
|    | Loss on uncollectible accounts receivable<br>Loss on uncollectible other receivables<br>Other financial assets                                 | 4,180<br>(175)<br>(2,881)                    | 23,812<br>(3,265)                                    |
|    |  | 1,124  | 20,547   |

#### V Notes to Consolidated Financial Statements (Continued)

#### 62 Asset impairment loss

|    |  | H1 2020                 | H1 2019                                       |
|----|--|-------------------------|---|
|    | Inventory valuation loss<br>Loss on impairments of fixed assets<br>Loss on impairment of intangible assets<br>Loss on impairment of goodwill<br>Loss on impairment of other assets | 328,603<br>-<br>-<br>79 | 201,644<br>2,660<br>11,845<br>92,952<br>5,240 |
|    |  | 328,682                 | 314,341                                       |
| 63 | Asset disposal income  | H1 2020                 | H1 2019                                       |
|    | Income/(loss) from disposal of fixed assets<br>Income/(loss) from disposal of intangible assets<br>Income from disposal of other non-current<br>assets                             | 1,320                   | (3,184)<br>(253)<br>9                         |
|    |  | 1,320                   | (3,428)                                       |

## 64 Non-operating income

|    |   | H1 2020 | H1 2019 | Amount through<br>current<br>non-recurring gains<br>and losses |
|----|---|---------|---------|--|
|    | Gains on retired or damaged non-current assets  | 63      | 84      | 63   |
|    | Others  | 491,876 | 46,029  | 491,876  |
|    |   | 491,939 | 46,113  | 491,939  |
| 65 | Non-operating expense                           |         |         |  |
|    |   | H1 2020 | H1 2019 | Amount through<br>current<br>non-recurring gains<br>and losses |
|    | Losses on retired or damaged non-current assets | 139     | 624     | 139  |
|    | Others  | 18,662  | 18,196  | 18,662   |
|    |   | 18,801  | 18,820  | 18,801   |

#### 66 Income tax expense

#### (1) Income tax expense

|   | H1 2020           | H1 2019           |
|---|-------------------|-------------------|
| Current income tax expense<br>Deferred income tax expense | 141,710<br>22,877 | 235,888<br>47,059 |
|   | 164,587           | 282,947           |

# (2) Accounting profit and income tax adjustment process

|  | H1 2020   | H1 2019   |
|--|-----------|-----------|
| Gross profit   | 1,233,711 | 3,020,010 |
| Income tax expense calculated at statutory/applicable tax rate   | 308,428   | 755,002   |
| Impact of different tax rates applied to subsidiaries  | (123,181) | (562,758) |
| Impact of adjusting income tax in previous periods   | 5,403     | 16,018    |
| Impact of non-taxable income   | (83,807)  | (44,442)  |
| Impact of non-deductible costs, expenses and losses  | 3,814     | 10,554    |
| Impact of deductible losses on the use of previously<br>unrecognized deferred income tax assets  | (2,742)   | (18,518)  |
| Impact of deductible temporary differences or deductible<br>losses of unrecognized deferred income tax assets in the<br>current period | 95,350    | 63,827    |
| Others   | (38,678)  | 63,264    |
| Income tax expense   | 164,587   | 282,947   |

## V Notes to Consolidated Financial Statements (Continued)

#### 67 Other comprehensive income

#### (1) Other comprehensive income items, income tax effects and reclassifications to profit or loss

|  | H1 2020  | H1 201    |
|--|----------|-----------|
| I. Items that cannot be reclassified to profit or loss subsequently  |          |           |
| 1. Share of other comprehensive income of investees that will be reclassified to profit or loss under equity method                      | (6,233)  | -         |
| A mount attributable to the Company in the current period  | (6,233)  | -         |
| 2. Changes in fair value of other equity instruments   | (7,149)  | 17,564    |
| Current gain/(loss)  | (7,145)  | (30,761)  |
| Previous other comprehensive income reclassified to retained earnings for<br>current period  | (4)      | 17,584    |
| Income tax effects recorded in other comprehensive income  | -        | (4,387)   |
| II. Items that will be reclassified to profit or loss subsequently   |          |           |
| <ol> <li>Share of other comprehensive income of investees that will be reclassified<br/>to profit or loss under equity method</li> </ol> | 65,127   | 30,931    |
| A mount attributable to the Company in the current period  | 65,127   | 30,931    |
| 2. Changes in fair value of financial assets recorded in other comprehensive income  | (637)    | -         |
| Current gain/(loss)  | (637)    | -         |
| 3. Cash flow hedges  | (76,988) | (86,037)  |
| Current gain/(loss)  | (76,988) | (119,842) |
| Previous other comprehensive income reclassified to profit for current period  | -        | 31,056    |
| Income tax effects recorded in other comprehensive income  | -        | 2,749     |
| 4. Differences arising from translation of foreign currency financial statements of overseas operations                                  | (63,060) | 585,200   |
|  | (88,940) | 512,530   |

## V Notes to Consolidated Financial Statements (Continued)

67 Other comprehensive income(continued)

#### (2) Changes in other comprehensive income items

#### Equity attributable to shareholders of the Company as the parent

|                  | g policy<br>Change recla | Share of other<br>comprehensive<br>ome of investees<br>that will be<br>assified to profit<br>oss under equity<br>method | Gain/loss on<br>changes in fair<br>value of financial<br>assets | on changes | Differences<br>arising from<br>translation<br>of foreign<br>currency-de<br>nominated<br>financial<br>statements | Fair value<br>changes of<br>other equity<br>instruments | Other<br>compreh<br>ensive<br>income<br>transferr<br>ed to<br>retained<br>earnings | Subtotal    | Non-controlling<br>interests | Total other<br>comprehensiv<br>e income |
|------------------|--------------------------|---|---|------------|---|---|--|-------------|------------------------------|---|
| 1 January 2019   | -                        | 188,998   | (350,407)   | 32,251     | (1,045,004)   | -   | -  | (1,174,162) | (221,691)                    | (1,395,853)                             |
| Change in 2019   | 334,950                  | 41,181  | -   | (66,723)   | 311,357   | 19,315  | -  | 640,080     | 183,675                      | 823,755                                 |
| 31 December 2019 | 334,950                  | 230,179   | (350,407)   | (34,472)   | (733,647)   | 19,315  | -  | (534,082)   | (38,016)                     | (572,098)                               |
| Change in 2020   | -                        | 58,518  | (637)   | (35,430)   | (83,770)  | (7,145)   | (4)  | (68,468)    | (20,472)                     | (88,940)                                |
| 30 June 2020     | -                        | 288,697   | (351,044)   | (69,902)   | (817,417)   | 12,170  | (4)  | (602,550)   | (58,488)                     | (661,038)                               |

# TCL Technology Group Corporation

#### Notes to Financial Statements

#### (For the period from 1 January 2020 to 30 June 2020)

#### (The amounts in tables are expressed in thousands of RMB)

| V   | Notes to Consolidated Financial Statements (Continued)                    |            |            |
|-----|---|------------|------------|
| 68  | Earnings per share  |            |            |
| (1) | Basic earnings per share  |            |            |
|     |   | H1 2020    | H1 2019    |
|     | Net profit attributable to shareholders of the Company as the parent      | 1,208,066  | 2,092,349  |
|     | Weighted average outstanding ordinary shares (in thousand shares)         | 12,956,324 | 13,338,143 |
|     | Basic earnings per share (RMB yuan/share)                                 | 0.0932     | 0.1569     |
| (2) | Diluted earnings per share  |            |            |
|     |   | H1 2020    | H1 2019    |
|     | Net profit attributable to shareholders of the Company as the parent      | 1,208,066  | 2,092,349  |
|     | Diluted weighted average outstanding ordinary shares (in thousand shares) | 13,528,439 | 13,549,649 |
|     | Diluted earnings per share (RMB yuan/share)                               | 0.0893     | 0.1544     |

#### 69 Cash generated from other operating activities

Cash generated from other operating activities in the consolidated cash flow statement was RMB1,133,384 thousand (H1 2019: RMB911,336 thousand), which primarily consisted of other current payments received and government grants.

70 Cash used in other operating activities

Cash used in other operating activities in the consolidated cash flow statement was RMB1,707,145 thousand (H1 2019: RMB3,402,183 thousand), which primarily consisted of various expenses.

71 Cash used in other investing activities

Cash used in other investing activities in the consolidated cash flow statement was RMB920 thousand (H1 2019: RMB7,118,896 thousand), which primarily consisted of cash used in other investing activities.

72 Cash used in other financing activities

Cash used in other financing activities in the consolidated cash flow statement was RMB612,872 thousand (H1 2019: RMB1,850,155 thousand), which was mainly cash paid to acquire non-controlling interests.

#### TCL Technology Group Corporation

#### Notes to Financial Statements

#### (For the period from 1 January 2020 to 30 June 2020)

#### (The amounts in tables are expressed in thousands of RMB)

#### V Notes to Consolidated Financial Statements (Continued)

#### 73 Supplementary information for the cash flow statement

#### (1) Reconciliation of net profit to net cash generated from/used in operating activities

|   | H1 2020     | H1 2019      |
|---|-------------|--------------|
| Net profit  | 1,069,124   | 2,737,063    |
| Add: Asset impairment allowance   | 329,806     | 334,888      |
| Depreciation of fixed assets  | 3,491,547   | 3,776,389    |
| Amortization of intangible assets   | 301,654     | 264,149      |
| Amortization of long-term prepaid expense   | 440,611     | 298,132      |
| Loss/(Income) from disposal of fixed assets, intangible assets<br>and other long-lived assets | (1,320)     | 3,428        |
| Loss on retired or damaged fixed assets   | 76          | 540          |
| Loss/(Gain) on changes in fair value  | (114,034)   | (295,530)    |
| Financial Expenses  | 1,175,265   | 828,247      |
| Return on Investment  | (1,340,665) | (2,005,739)  |
| Decrease/(Increase) in deferred income tax assets   | (19,727)    | 462,246      |
| Increase/(Decrease) in deferred income tax liabilities  | 42,461      | (49,255)     |
| Decrease/(Increase) in inventory  | 136,545     | 15,454,388   |
| Decrease/(Increase) in operating receivables  | (3,060,866) | 10,111,819   |
| Increase/(Decrease) in operating receivables  | 4,335,225   | (26,222,512) |
| Others  | 562,108     | 452,570      |
| Net cash generated from/used in operating activities  | 7,347,810   | 6,150,823    |

#### (2) There were no net cash payments for acquisition of subsidiaries in the current period.

#### (3) Net cash proceeds from disposal of subsidiaries in the current period

| Cash or cash equivalents received in current period due to disposal of subsidiary in current period                     | Amount 219,596 |
|---|----------------|
| Less: cash and cash equivalents held by subsidiary on the date<br>when the Company's control over the subsidiary ceased | 20,293         |
| Add: cash or cash equivalents received in current period due to disposal of subsidiary in prior periods                 | -              |
| Net cash proceeds from disposal of subsidiaries   | 199,303        |

#### TCL Technology Group Corporation

#### Notes to Financial Statements

#### (For the period from 1 January 2020 to 30 June 2020)

#### (The amounts in tables are expressed in thousands of RMB)

#### V Notes to Consolidated Financial Statements (Continued)

#### 73 Supplementary information for the cash flow statement

(4) Breakdown of cash and cash equivalents

|    | <ol> <li>Cash         Of which: Cash on hand             Bank deposits available for payment on demand             Other monetary assets available for payment on demand         Cash equivalents         </li> </ol> | 30 June 2020<br>21,026,155<br>686<br>20,681,078<br>344,391 | 31 December 2019<br>17,637,743<br>966<br>17,636,777 |
|----|---|--|---|
|    | 3. Cash and cash equivalents, end of the period   | 21,026,155   | 17,637,743  |
| 74 | Changes in cash and cash equivalents, net   | H1 2020  | H1 2019   |
|    | Ending cash and cash equivalents<br>Less: Beginning cash  | 21,026,155<br>17,637,743                                   | 15,800,824<br>25,702,384                            |
|    | Net increase in cash and cash equivalents   | 3,388,412  | (9,901,560)   |
|    | Analysis of ending cash and cash equivalents:   |  |   |
|    | Ending monetary assets<br>Less: Ending non-cash equivalents (note)  | 21,542,628<br>516,473                                      | 16,442,086<br>641,262                               |
|    | Ending cash and cash equivalents  | 21,026,155   | 15,800,824  |

Note The ending non-cash equivalents primarily included interest receivable on bank deposits, the statutory
 reserve deposits placed by TCL Finance Co., Ltd. in the central bank and other monetary assets. For further information, see Note V, item 1.

#### V Notes to Consolidated Financial Statements (Continued)

#### 75 Assets with restricted ownership or use rights

|                                   | 30 June 2020 | Reason for restriction                             |
|-----------------------------------|--------------|--|
| Monetary assets                   | 251,029      | Statutory reserve deposit<br>s in the central bank |
| Monetary assets                   | 265,444      | Other monetary assets                              |
| Held-for-trading financial assets | 1,840,612    | In pedge for loan                                  |
| Fixed assets                      | 36,094,192   | As collateral for loan                             |
| Intangible assets                 | 2,616,064    | As collateral for loan                             |
|                                   | 41,067,341   |  |

#### 76 Foreign currency monetary items

|                     | 30 June 2020             |                 |             |  |  |  |  |  |
|---------------------|--------------------------|-----------------|-------------|--|--|--|--|--|
|                     | Foreign currency balance | Conversion rate | RMB balance |  |  |  |  |  |
| Monetary assets     |                          |                 |             |  |  |  |  |  |
| Including: USD      | 307,134                  | 7.0795          | 2,174,352   |  |  |  |  |  |
| HKD                 | 207,347                  | 0.9134          | 189,391     |  |  |  |  |  |
| Accounts receivable |                          |                 |             |  |  |  |  |  |
| Including: USD      | 404,683                  | 7.0795          | 2,864,953   |  |  |  |  |  |
| HKD                 | 99,127                   | 0.9134          | 90,543      |  |  |  |  |  |
| Accounts payable    |                          |                 |             |  |  |  |  |  |
| Including: USD      | 104,069                  | 7.0795          | 736,756     |  |  |  |  |  |
| HKD                 | 1,171,248                | 0.9134          | 1,069,818   |  |  |  |  |  |
| JPY                 | 2,649,347                | 0.0657          | 174,062     |  |  |  |  |  |
| INR                 | 1,955,588                | 0.0937          | 183,239     |  |  |  |  |  |
| Other receivables   |                          |                 |             |  |  |  |  |  |
| Including: USD      | 32,344                   | 7.0795          | 228,979     |  |  |  |  |  |
| HKD                 | 60,976                   | 0.9134          | 55,695      |  |  |  |  |  |
| JPY                 | 11,970                   | 0.0657          | 786         |  |  |  |  |  |
| PLN                 | 149                      | 1.7877          | 266         |  |  |  |  |  |
| INR                 | 786,528                  | 0.0937          | 73,698      |  |  |  |  |  |
| KRW                 | 95,000                   | 0.0059          | 563         |  |  |  |  |  |

#### V Notes to Consolidated Financial Statements (Continued)

#### 76 Foreign currency monetary items (continued)

|   | 30 June 2020             |                 |             |  |  |  |  |  |
|---|--------------------------|-----------------|-------------|--|--|--|--|--|
|   | Foreign currency balance | Conversion rate | RMB balance |  |  |  |  |  |
| Other payables                          |                          |                 |             |  |  |  |  |  |
| Including: USD                          | 21,408                   | 7.0795          | 151,558     |  |  |  |  |  |
| HKD                                     | 76,967                   | 0.9134          | 70,302      |  |  |  |  |  |
| JPY                                     | 135,536                  | 0.0657          | 8,905       |  |  |  |  |  |
| INR                                     | 37,610                   | 0.0937          | 3,524       |  |  |  |  |  |
| PLN                                     | 4,920                    | 1.7877          | 8,795       |  |  |  |  |  |
| KRW                                     | 21,149                   | 0.0059          | 125         |  |  |  |  |  |
| Short-term borrowings<br>Including: USD | 174,401                  | 7.0795          | 1,234,672   |  |  |  |  |  |
| Long-term borrowings<br>Including: USD  | 2,006,000                | 7.0795          | 14,201,477  |  |  |  |  |  |

#### VI Changes in Consolidation Scope

#### 1 Newly consolidated entities for current period

|   | Name of investee  | Consolidated period | Reason for change  | Registered capital   | The<br>Company'<br>s interest |
|---|---|---------------------|--------------------|--|-------------------------------|
|   | TCL Optoe lectronics Korea Co., Ltd   | AprJun. 2020        | Newly incorporated | KRW100,000,000   | 100%                          |
|   | TCL Technology Investments Limited(BVI)   | AprJun. 2020        | Newly incorporated | USD1   | 100%                          |
|   | Admiralty Harbour Strategic Investment Limited  | Jun. 2020           | Newly incorporated | USD10,000  | 100%                          |
| 2 | Deconsolidated entities for current period  |                     |                    |  |                               |
|   | Name of investee  | Time of dec         | onsolidation       |  | Reason                        |
|   | TCL Light Electrical Appliances (Longmen)<br>Co., Ltd.  |                     | Jan. 2020          | De   | e-registered                  |
|   | TCL Educational Web Ltd. and its subsidiaries   |                     | Mar. 2020          | 7  | Fransferred                   |
|   | 3 Subsidiaries disposed in current period   |                     |                    |  |                               |
|   | Name of subsidiary  |                     | TCL Educat         | ional Web Ltd. and its   | subsidiaries                  |
|   | Price for equity interest disposal  |                     |                    |  | 420,000                       |
|   | % equity interest disposed  |                     |                    |  | 100%                          |
|   | Way of disposal   |                     |                    | -  | Fransferred                   |
|   | Time of loss of control   |                     |                    |  | Mar. 2020                     |
|   | Determination basis for time of loss of control   |                     |                    | the rights and obligations in relat<br>the target equity interest have all<br>transi |                               |
|   | Difference between the disposal price and the<br>Company's share of the subsidiary's net assets in<br>the consolidated financial statements relevant to<br>the disposed equity interest |                     |                    |  | 270,788                       |

#### VII Interests in Other Entities

#### 1 Interests in subsidiaries

#### (1) Principal subsidiaries

|   |                       |                             | Princ ipal           | Compar | ny's interest |  |
|---|-----------------------|-----------------------------|----------------------|--------|---------------|--|
| Name of investee  | Place of registration | Nature of business          | place of<br>business | Direct | Indidrect     | subsidiary<br>was<br>obtained  |
| TCL China Star Optoelectronics Technology Co., Ltd.   | Shenzhen              | Manufacturin g and sales    | Shenzhen             | 91.56% | -             | Incorporated   |
| Shenzhen China Star Optoelectronics<br>Semiconductor Display Technology Co., Ltd.           | Shenzhen              | Manufacturin g and sales    | Shenzhen             | -      | 54.12%        | Incorporated   |
| Guangzhou China Ray Optoe lectronic<br>Materials Co., Ltd.                                  | Guangzho<br>u         | Research and development    | Guangzhou            | -      | 100%          | Incorporated   |
| Wuhan China Star Optoelectronics<br>Technology Co., Ltd. (note 1)                           | Wuhan                 | Manufacturin g and sales    | Wuhan                | -      | 45.55%        | Incorporated   |
| Wuhan China Star Optoe lectronics<br>Semiconductor Display Technology Co., Ltd.<br>(note 1) | Wuhan                 | Manufacturin g and sales    | Wuhan                | -      | 33.88%        | Incorporated   |
| Shenzhen CPT Display Technology Co., Ltd.   | Shenzhen              | Manufacturin<br>g and sales | Shenzhen             | -      | 100%          | Obtained in<br>a business<br>combination<br>not under<br>common<br>control |
| China Star Optoe lectronics International (HK) Limited                                      | Hong<br>Kong          | Sales                       | Hong Kong            | -      | 100%          | Incorporated   |
| China Display Optoe lectronics Technology<br>Holdings Limited                               | Bermuda               | Investment<br>holding       | Bermuda              | -      | 64.21%        | Obtained in<br>a business<br>combination<br>not under<br>common<br>control |
| China Display Optoe lectronics Technology<br>(Huizhou) Co., Ltd.                            | Huizhou               | Manufacturin g and sales    | Huizhou              | -      | 100%          | Incorporated   |
| Wuhan China Display Optoe lectronics<br>Technology Co., Ltd.                                | Wuhan                 | Manufacturin g and sales    | Wuhan                | -      | 100%          | Incorporated   |
| Beijing HAWK Cloud Information<br>Technology Co., Ltd.                                      | Beijing               | Internet service            | Beijing              | 100%   | -             | Incorporated   |
| TCL Culture Media (Shenzhen) Co., Ltd.  | Shenzhen              | Ad planning                 | Shenzhen             | 100%   | -             | Incorporated   |
| Highly Information Industry Co., Ltd.   | Beijing               | Product<br>distribution     | Beijing              | 73.69% | -             | Incorporated   |
| Beijing Sunpiestore Technology Co., Ltd.<br>Beijing Lingyun Data Technology Co., Ltd.       | Beijing<br>Beijing    | Sales<br>Sales              | Beijing<br>Beijing   | -      | 60%<br>60%    | Incorporated<br>Incorporated   |
| TCL Finance Holdings Group (Guangzhou)<br>Co., Ltd.   | Guangzho              | Financ ia l                 | Guangzhou            | 100%   | -             | Incorporated   |
| TCL Finance Co., Ltd.   | u<br>Huizhou          | Financ ia l                 | Huizhou              | 82%    | 18%           | Incorporated   |
| TCL Finance Technology (Shenzhen) Co., Ltd.   | Shenzhen              | Financial                   | Shenzhen             | -      | 100%          | Incorporated   |
| Shenzhen Baisi Asset Management Co., Ltd.   | Shenzhen              | Asset<br>management         | Shenzhen             | -      | 100%          | Incorporated   |
| TCL Financial Service (Guangzhou) Co., Ltd.   | Guangzho<br>u         | Financial<br>services       | Guangzhou            | -      | 100%          | Incorporated   |
| TCL Commercial Factoring (Shenzhen) Co., Ltd.   | Shenzhen              | Commercial factoring        | Shenzhen             | -      | 100%          | Incorporated   |

#### 1 Interests in subsidiaries (continued)

#### (1) Principal subsidiaries (continued)

|   |                       |                          |                                | Compa  | ny's interest | How                           |  |
|---|-----------------------|--------------------------|--------------------------------|--------|---------------|-------------------------------|--|
| Name of investee  | Place of registration | Nature of business       | Principal place<br>of business | Direct | Indidrect     | subsidiary<br>was<br>obtained |  |
| Huizhou Zhongka i TCL Zhirong Technology<br>Microcredit Co., Ltd.   | Huizhou               | Financial                | Huizhou                        | 89.94% | -             | Purchased                     |  |
| Xinjiang TCL Equity Investment Co., Ltd                             | Xinjiang              | Investment<br>business   | Xinjiang                       | 100%   | -             | Incorporated                  |  |
| TCL Technology Park (Huizhou) Co., Ltd.                             | Huizhou               | Property management      | Huizhou                        | -      | 100%          | Incorporated                  |  |
| Winshero Investment Limited   | The Virgin<br>Islands | Investment<br>business   | The Virgin<br>Islands          | -      | 100%          | Incorporated                  |  |
| TCL Research America Inc.   | U.S.                  | Research and development | U.S.                           | -      | 100%          | Incorporated                  |  |
| TCL Industrial Technology Research Institute<br>(Hong Kong) Limited | Hong<br>Kong          | Research and development | Hong Kong                      | -      | 100%          | Incorporated                  |  |
| TCL Technology Investments Limited                                  | Hong<br>Kong          | Investment<br>business   | Hong Kong                      | 100%   | -             | Incorporated                  |  |

- Note 1 TCL China Star Optoelectronics Technology Co., Ltd. (hereinafter referred to as "TCL CSOT"), a subsidiary of the Company, has a 45.55% interest in Wuhan China Star Optoelectronics Technology Co., Ltd. (hereinafter referred to as "Wuhan CSOT") and a 33.88% interest in Wuhan China Star Optoelectronics Semiconductor Display Technology Co., Ltd. (hereinafter referred to as "Wuhan CSOT Optoelectronics Semiconductor"). TCL CSOT appoints key management personnel of Wuhan CSOT and Wuhan CSOT Optoelectronics Semiconductor and decides its business and financial policies, so TCL CSOT is considered to have substantial control over Wuhan CSOT. Therefore, Wuhan CSOT is included in the Company's consolidated financial statements.
- (2) Subsidiaries with significant non-controlling interests

| Name of subsidiary                                     | Non-controlling<br>interests | Current period<br>Profit or loss<br>attributable to<br>non-controlling<br>interests | Current period<br>Dividends distributed<br>to non-controlling<br>interests | Ending equity<br>attributable to<br>non-controlling<br>interests |
|--|------------------------------|---|--|--|
| TCL China Star Optoelectronics<br>Technology Co., Ltd. | 8.44%                        | (156,898)   | 349,027  | 34,412,835   |
| Highly Information Industry Co., Ltd.                  | 26.31%                       | 1,328   | 32,731   | 247,688  |

1 Interests in subsidiaries (continued)

#### (2) Subsidiaries with significant non-controlling interests (continued)

The main financial information of the above subsidiary is listed as follows:

|   | 30 June 2020      |                       |              | 31 December 2019    |                                |                      |                |                        |              |                     |                                |                      |
|---|-------------------|-----------------------|--------------|---------------------|--------------------------------|----------------------|----------------|------------------------|--------------|---------------------|--------------------------------|----------------------|
|   | Current<br>assets | Non-current<br>assets | Total assets | Current liabilities | Non-curre<br>nt<br>liabilities | Total<br>liabiliites | Current assets | Non-curre<br>nt assets | Total assets | Current liabilities | Non-curre<br>nt<br>liabilities | Total<br>liabiliites |
| TCL China Star<br>Optoe lectronics<br>Technology Co.,<br>Ltd. | 45,915,354        | 102,202,156           | 148,117,510  | 44,137,998          | 42,680,582                     | 86,818,580           | 39,784,300     | 90,798,110             | 130,582,410  | 36,200,599          | 39,150,594                     | 75,351,193           |
| Highly<br>Information<br>Industry Co., Ltd.                   | 4,290,290         | 35,359                | 4,325,649    | 3,026,359           | 313,587                        | 3,339,946            | 4,482,847      | 37,662                 | 4,520,509    | 3,484,042           | 33,587                         | 3,517,629            |

|  | H1 2020    |            |                                  |   | H1 2019    |            |                                  |   |
|--|------------|------------|----------------------------------|---|------------|------------|----------------------------------|---|
| _  | Revenue    | Net profit | Total<br>comprehensive<br>income | Net cash generate<br>from/used in<br>operating activities | Revenue    | Net profit | Total<br>comprehensive<br>income | Net cash generate<br>from/used in<br>operating activities |
| TCL China Star<br>Optoelectronics<br>Technology Co.,<br>Ltd. | 19,512,205 | (139,252)  | (210,542)                        | 6,728,060   | 16,275,667 | 1,018,706  | 942,406                          | 3,596,443   |
| Highly Information<br>Industry Co., Ltd.                     | 9,126,806  | 100,311    | 100,311                          | (529,200)   | 8,814,034  | 87,682     | 87,682                           | (336,484)   |

#### 2 Interests in joint ventures and associates

#### (1) Basic information about principal joint ventures and associates

| Name of investee                                      | Principal<br>place of<br>business/plac | Nature of business | Strategic to the Group's activities or | The Company's interest |          |
|---|--|--------------------|--|------------------------|----------|
|   | e of registration                      |                    | not                                    | Direct                 | Indirect |
| Associates-   |  |                    |  |                        |          |
| Tianjin 712 Communication & Broadcasting Co.,<br>Ltd. | Tianjin                                | Communication      | Yes                                    | 19.07%                 | -        |
| Bank of Shanghai Co., Ltd. (note 1)                   | Shanghai                               | Financial          | Yes                                    | 5.58%                  | -        |

Note For the Reporting Period, the Company had a 5.58% interest in Bank of Shanghai Co., Ltd. and appointed one of its directors to be a member of the Risk Management Committee under the Board of the Bank of Shanghai. Therefore, the Company is deemed to have significant influence on the Bank of Shanghai, and this long-term equity investment is thus measured using the equity method.

#### (2) Key financial information of major associates

|  | 30 June 2   | 2020                          | 31 December 2019  |                                  |  |
|--|---|-------------------------------|---|----------------------------------|--|
| -  | Tianjin 712<br>Communication &<br>Broadcasting Co.,<br>Ltd. | Bank of Shanghai<br>Co., Ltd. | Tianjin 712<br>Communication &<br>Broadcasting Co.,<br>Ltd. | Bank of<br>Shanghai<br>Co., Ltd. |  |
| Current assets   | 4,669,040   | N/A                           | 4,747,834   | N/A                              |  |
| Non-current assets   | 716,945   | N/A                           | 716,851   | N/A                              |  |
| Total assets   | 5,385,985   | 2,388,229,360                 | 5,464,685   | 2,237,081,943                    |  |
| Current liabilities  | 2,685,900   | N/A                           | 2,844,594   | N/A                              |  |
| Non-current liabilities  | 115,750   | N/A                           | 61,820  | N/A                              |  |
| Total liabilities  | 2,801,650   | 2,205,052,909                 | 2,906,414   | 2,059,855,312                    |  |
| Non-controlling interests  | -   | 528,204                       | -   | 518,019                          |  |
| Equity attributable to shareholders of the Company as the parent | 2,584,336   | 182,648,247                   | 2,558,272   | 176,708,612                      |  |
| Share of equity in proportion to the Company's interest          | 492,833   | 10,187,422                    | 487,862   | 9,077,778                        |  |
| Carrying amount of investment in associate                       | 767,256   | 10,446,001                    | 762,470   | 9,314,611                        |  |

#### 2 Interests in joint ventures and associates (continued)

#### (2) Key financial information of major associates (continued)

| -   | H1 202  | 0                             | H1 2019   |                               |  |
|---|---|-------------------------------|---|-------------------------------|--|
|   | Tianjin 712<br>Communication &<br>Broadcasting Co.,<br>Ltd. | Bank of Shanghai<br>Co., Ltd. | Tianjin 712<br>Communication &<br>Broadcasting Co.,<br>Ltd. | Bank of Shanghai<br>Co., Ltd. |  |
| Revenue   | 839,937   | 25,411,782                    | 723,326   | 25,150,585                    |  |
| Net profit  | 103,264   | 11,148,126                    | 53,860  | 10,739,685                    |  |
| Other comprehensive income                              | -   | 491,004                       | -   | 496,321                       |  |
| Total comprehensive income                              | 103,264   | 11,639,130                    | 53,860  | 11,236,006                    |  |
| Dividends from associate to the Group in current period | 14,725  | 316,955                       | 7,362   | 245,337                       |  |

#### (3) Financial information of insignificant joint ventures and associates combined respectively

| <b>.</b>  | H1 2020   | H1 2019   |
|---|-----------|-----------|
| Joint ventures:   |           |           |
| Aggregated carrying amount of investments<br>Aggregate of following items calculated in<br>proportion to the Company's interest | 54,008    | 148,373   |
| Net profit (note)   | 10,163    | 10,651    |
| Other comprehensive income (note)   | -         | -         |
| Total comprehensive income  | 10,163    | 10,651    |
| Associates:   |           |           |
| Aggregated carrying amount of investments<br>Aggregate of following items calculated in<br>proportion to the Company's interest | 7,338,987 | 6,723,710 |
| Net profit (note)   | 260,230   | 112,683   |
| Other comprehensive income (note)   | (5,824)   | (1,012)   |
| Total comprehensive income  | 254,406   | 111,671   |

(4) The Company had no significant joint ventures in the Reporting Period.

Note: The net profit and other comprehensive income have taken into account the impacts of both the fair value of the identifiable assets and liabilities upon the acquisition of investment and accounting policies unifying.

#### VIII Risks Related to Financial Instruments

The purpose of the Company's risk management is to achieve a right balance between the risk and the benefit and maximally reduce the adverse impact of financial risks on the Company's financial performance. Based on such purpose, the Company has established various risk management policies to recognize and analyze possible risks to be encountered by the Company, set an appropriate risk acceptable level and designed corresponding internal control procedures so as to control the Company's risk level. In addition, the Company will regularly review these risk management policies and relevant internal control system in order to adapt to the market or handle various changes in the Company's operating activities. Meanwhile, the Company's internal audit department will also regularly or randomly check whether the implementation of internal control system conforms to relevant risk management policies. In fact, the Company has applied proper diversified investment and business portfolio to disperse various financial instrument risks and worked out corresponding risk management policies to reduce the risk of concentrating on one single industry, specific region or specific counterpart.

Main risks caused by the Company's financial instruments include the credit risk, the liquidity risk and the market risk (including the foreign exchange risk and the interest rate risk).

(1) Credit risk

Credit risk refers to the risk of financial loss caused by any party of financial instruments to another party due to the failure in fulfilling performance obligations. The Group controls the credit risk based on the specific group classification, and credit risk mainly results from bank deposit, due from central bank, bills receivable, account receivable, issued loan and monies advanced and other receivables.

The Group's bank deposits and due from central bank are mainly deposited in stated-owned banks and other large and medium-sized listed banks. The Group considers no significant credit risk existed and no significant loss will be caused by the counterpart's breach of contract.

For notes receivable, accounts receivable, loans and advances to customers and other receivables, the Group has established relevant policies to control the credit risk exposure, and will evaluate the client's credit qualification and determine corresponding credit period based on the client's financial status, the possibility of obtaining guarantees from the third party, relevant credit records and other factors (like the current market situation). In the meantime, the Group will regularly monitor the client's credit records. For any client with unfavorable credit records, the Group will issue written reminders, shorten the credit period or cancel the credit period so as to keep the Group's overall credit risk controllable.

As at 30 June 2020, no significant guarantee or other credit enhancements held due to the debtor's mortgage was found in the Group.

(2) Liquidity risk

Liquidity risk refers to the risk of capital shortage the Company encounters when the Company is fulfilling the obligation of settlement in the form of cash or other financial assets. Various subsidiaries under the Group shall be responsible for predicting their own cash flow. The financial department of the headquarters shall firstly summarize predictions on the cash flow of various subsidiaries and then continuously monitor the short-term and long-term fund demand at the Group's level so as to maintain sufficient cash reserves and negotiable securities that can be realized at any time; meanwhile, special effort shall also be made to continuously monitor whether provisions stated in the loan agreement are observed and to make major financial institutions promise to provide sufficient reserve fund so as to satisfy the short-term and long-term capital demand.

VIII Risks Related to Financial Instruments (Continued)

- (3) Market risk
- (a) Foreign exchange risk

The Group has carried out various economic activities around the world including manufacturing, selling, investment and financing etc., and corresponding interest rate fluctuation risks exist in the Group's foreign currency assets and liabilities and future foreign currency transactions.

The Group always regards "Locking the Cost and Avoiding Possible Risks" as the foreign currency risk management goal. Through the natural hedging of settlement currency, matching with the foreign currency liabilities, signing simple derivative products closely related to the owner's operation and meeting corresponding hedge accounting treatment requirements and applying other management methods, the foreign currency risk exposure can be controlled within a reasonable scope and the impact of interest rate fluctuations on the Group's overall profit and loss will be reduced.

On June 30, the Group priced the foreign currency liabilities having significant interest rate risk exposure in USD; after corresponding management measures were taken, the total risk exposure of the item in USD was the net asset exposure USD130,454,222.10 which could be converted into RMB923,550,665.37 based on the spot rate on the balance sheet day. The translation reserve was not included.

The Group applies the following exchange rate of RMB against USD:

|         | Average exchange<br>rate | Exchange rate at period-end |
|---------|--------------------------|-----------------------------|
|         | H1 2020                  | 30 June 2020                |
| USD/RMB | 7.0413                   | 7.0795                      |

It shall be assumed that other risk variables remained unchanged except the interest rate, on which basis, changes in the Group's exchange rate of RMB against USD made RMB increased/decreased 5% and the shareholder's equity/net profit increased/decreased RMB46,177,533.

The above-mentioned sensitivity analysis is made based on the assumption that the interest rate changes on the balance sheet day and financial instruments held by the Group on the balance sheet day based on the changed interest rate having the foreign exchange risk are re-calculated. The above analysis shall not include the translation reserve difference.

(b) Interest risk

The Group's interest rate risk mainly results from the bank liability with interest adopting the floating interest rate, and the Group has determined the proportion of fixed interest rate and floating interest rate based on the market environment and the risk tolerance. Up to 30 June 2020, the Group's liabilities with interest based on the floating interest rate occupied 39%. However, the Group will continuously monitor the specific interest rate level and make corresponding adjustment according to the specific market changes so as to avoid any possible interest rate risk.

#### IX Classification of Financial Instruments and Fair Value

Fair value of financial instruments and levels

1. Fair value is divided into the following levels in measurement and disclosure:

Level 1 refers to the (unadjusted) quotation of the same type of assets or liabilities on the active market; and the Company mainly adopts the closing price as the value of a financial asset. Financial instruments of level 1 mainly include exchange listed stocks and bonds.

Level 2 refers to the directly or indirectly observable input of a financial asset or liability that does not belong to level 1.

Level 3 refers to the input of a financial asset or liability determined based on variables other than the observable market data (non-observable input).

2. Basis for determining the market value of items measured at continuous level 1 fair value

The Company adopts the active market quotation as the fair value of a level 1 financial asset.

3. Items measured at continuous level 2 fair value adopt the following valuation techniques and parameters:

The Company's receivables financing was bank acceptance notes and trade acceptance notes, of which the market prices were determined based on the transfer or discounted amounts.

Derivative financial assets and liabilities are multiple IRS and CCS signed between the Group and financial institutions. The Company adopts the quotation provided by the financial institution in valuation.

4. Items measured at continuous level 3 fair value adopt the following valuation techniques and parameters (nature and quantity):

Other non-current financial assets measured at continuous level 3 fair value are mainly unlisted equity investments held by the Company. In measuring the fair value, the Company mainly adopts the valuation technique of comparison with listed companies, taking into account the price of similar securities and liquidity discount.

Held-for-trading financial assets measured at continuous level 3 fair value are mainly wealth management products held by the Company. In valuation of the fair value, the Company adopts the method of discounting future cash flows based on the agreed expected yield rate.

#### IX Classification of Financial Instruments and Fair Value (Continued)

#### 5 Financial instruments measured at three levels of fair value

| Financial assets   |           |         |           |            |
|--|-----------|---------|-----------|------------|
| Item   | Level 1   | Level 2 | Level 3   | Total      |
| Held-for-trading financial assets (see Note V, 2)          | 2,879,210 | 388,178 | 5,721,943 | 8,989,331  |
| Derivative financial assets (see Note V, 3)                | -         | 187,212 | -         | 187,212    |
| Receivables financing (see Note V, 6)                      | -         | 106,755 | -         | 106,755    |
| Investments in other equity instruments (see Note V, 14)   | 182,443   | -       | 88,480    | 270,923    |
| Other non-current financial assets (see<br>Note V, 15)     | -         | -       | 2,676,086 | 2,676,086  |
| Total assets continuously measured at fair value           | 3,061,653 | 682,145 | 8,486,509 | 12,230,307 |
| Financial liabilities                                      |           |         |           |            |
| Item   | Level 1   | Level 2 | Level 3   | Total      |
| Held-for-trading financial liabilities (see<br>Note V, 29) | 240,427   | 163,103 | -         | 403,530    |
| Derivative financial liabilities (see Note V, 30)          | -         | 156,664 | -         | 156,664    |
| Total liabilities continuously measured at fair value      | 240,427   | 319,767 |           | 560,194    |

- X Related Parties and Related-Party Transactions
- 1 Actual controller and its acting-in-concert parties

The Company has no controlling shareholder.

Mr. Li Dongsheng and Xinjiang Jiutian Liancheng Equity Investment Partnership (Limited Partnership) have become acting-in-concert parties due to the signing of the Concerted Action Agreement. They hold a total of 1,158.5994 million shares in the Company, which makes them the largest shareholder of the Company.

As per Article 217 of the Company Law, a controlling shareholder refers to a shareholder who owns over 50% of a limited liability company's total capital or over 50% of a joint stock company's total share capital; or, despite the ownership of less than 50% of a limited liability company's total capital or less than 50% of a joint stock company's total number of shares, who can still prevail in the resolution of a meeting of shareholders or a general meeting of shareholders according to the voting rights corresponding to his interest in the limited liability company's total capital or the joint stock company's total number of shares. According to the definition above, the Company has no controlling shareholder or actual controller.

## X Related Parties and Related-Party Transactions (Continued)

#### 2 Related parties that do not control or are not controlled by the Company

Information about such related parties:

| Related party  | Relationship with the Company |
|--|-------------------------------|
| AGC New Electronic Display Glass (Shenzhen) Co., Ltd.  | Associate                     |
| TCL Intelligent Technology (Ningbo) Co., Ltd.  | Associate                     |
| LG Electronics (Hui Zhou) INC.   | Associate                     |
| Wuxi TCL Medical Imaging Technology Co., Ltd.  | Associate                     |
| Beijing WeMed Medical Equipment Co., Ltd.  | Associate                     |
| TCL Nanyang Electric Appliance (Guangzhou) Co., Ltd.   | Associate                     |
| Shenzhen Tixiang Management Technology Co., Ltd.   | Associate                     |
| Shenzhen Jucai Supply Chain Technology Co., Ltd.   | Associate                     |
| Petro AP (Hong Kong) Company Limited   | Associate                     |
| Shenzhen Qianhai Qihang Supply Chain Management Co., Ltd.                                    | Associate                     |
| Shenzhen Qianhai Qihang International Supply Chain Management Co.,<br>Ltd.                   | Associate                     |
| Wuxi TCL Venture Capital Partnership (Limited Partnership)                                   | Associate                     |
| Nanjing Zijin A Dynamic Investment Partnership (Limited Partnership)                         | Associate                     |
| Xinjiang Dongpeng Weichuang Equity Investment Partnership (Limited Partnership)              | Associate                     |
| Xinjiang Dongpeng Heli Equity Investment Partnership (Limited Partnership)                   | Associate                     |
| Hubei Changjiang Hezhi Equity Investment Fund Management Co., Ltd.                           | Associate                     |
| Urumqi Dongpeng Chuangdong Equity Investment Management<br>Partnership (Limited Partnership) | Associate                     |
| Shenzhen Tianyi Hemeng Education Co., Ltd.   | Associate                     |
| Bank of Shanghai Co., Ltd.   | Associate                     |
| Shanghai Huiying Medical Technology Co., Ltd.  | Associate                     |
| Zhihui Xinyuan Commerce (Huizhou) Co., Ltd.  | Associate                     |
| Fantasia Holdings Group Co., Limited   | Associate                     |
| TCL Finance (HK) Limited   | Associate                     |
|  |                               |

# X Related Parties and Related-Party Transactions (Continued)

2 Related parties that do not control or are not controlled by the Company (continued)

| Related party   | Relationship with the Company                      |
|---|--|
| Getech Ltd. and its subsidiaries                                  | Associate  |
| TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries        | Associate  |
| Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries | Associate  |
| Huizhou TCL Real Estate Development Co., Ltd.                     | Associate's subsidiary                             |
| Qihang Import&Export Limited                                      | Associate's subsidiary                             |
| Elite Excellent Investments Limited                               | Associate's subsidiary                             |
| Huixing Holdings Limited  | Associate's subsidiary                             |
| Marvel Paradise Limited   | Associate's subsidiary                             |
| Union Dynamic Investment Limited                                  | Associate's subsidiary                             |
| Esteem Venture Investment Limited                                 | Associate's subsidiary                             |
| Zijinshan Investment Co., Ltd.                                    | Associate's subsidiary                             |
| Purplevine IP Operating (Shenzhen) Co. Ltd                        | Associate's subsidiary                             |
| Shenzhen Xirang International Business Travel Co., Ltd.           | Associate's subsidiary                             |
| PETRO AP S.A.   | Associate's subsidiary                             |
| Qihang International Import & Export Limited                      | Associate's subsidiary                             |
| TCL Industries Holdings Inc. and its subsidiaries                 | Under control of the same director                 |
| CJ Speedex Logistics Co., Ltd.                                    | Significantly influenced by the Company's director |

# X Related Parties and Related-Party Transactions (Continued)

# 3 Major related-party transactions

|     |  |           | H1 2020   | H1 2019   |
|-----|--|-----------|-----------|-----------|
| (1) | Selling raw materials and finished products to related parties             | Note<br>1 |           |           |
|     | TCL Industries Holdings Inc. and its subsidiaries                          |           | 5,240,451 | 2,311,111 |
|     | Shenzhen Qianhai Qihang International Supply<br>Chain Management Co., Ltd. |           | 234,209   | -         |
|     | Shenzhen Qianhai Qihang Supply Chain<br>Management Co., Ltd.               |           | 137,086   | 430,845   |
|     | Qihang International Import & Export Limited                               |           | 107,240   | -         |
|     | Qihang Import&Export Limited   |           | 96,347    | 661,114   |
|     | Huizhou TCL Environmental Resource Co., Ltd.<br>and its subsidiaries       |           | 2,389     | -         |
|     | Purplevine IP Operating (Shenzhen) Co. Ltd                                 |           | 508       | 329       |
|     | Saipu TCL Electronic Industrial Technology Co.,<br>Ltd.                    |           | -         | 252,078   |
|     | TCL Sun, Inc.  |           | -         | 79,594    |
|     | TCT Mobile - Telefones LTDA  |           | -         | 44,889    |
|     | CJ Speedex Logistics Co., Ltd.   |           | -         | 84,809    |
|     | T2Mobile International Limited   |           | -         | 23,346    |
|     | Taiyang Electro-optic (Huizhou) Co., Ltd.                                  |           | -         | 336       |
|     | Palm Venture Group   |           | -         | 238       |
|     | Beijing Shangdao Yuetu Technology Co., Ltd.                                |           | -         | 240       |
|     | Shenzhen Thunderbird Smart Products Co.,Ltd.                               |           | -         | 116       |
|     | Shenzhen Tixiang Enterprise Management<br>Technology Co., Ltd.             |           | -         | 40        |
|     | Huizhou Gaoshengda Technology Co., Ltd.                                    |           | -         | 15        |
|     | Beijing National Center for Open & Distance Education Co., Ltd.            |           |           | 12        |
|     |  |           | 5,818,230 | 3,889,112 |

| Х   | Related Parties and Related-Party Transaction                        | ons (Continued) |           |
|-----|--|-----------------|-----------|
| 3   | Major related-party transactions (continued                          | )               |           |
|     |  | H1 2020         | H1 2019   |
| (2) | Purchasing raw materials and finished products from related parties  | Note 2          |           |
|     | AGC New Electronic Display Glass<br>(Shenzhen) Co., Ltd.             | 1,142,086       | 242,826   |
|     | TCL Industries Holdings Inc. and its subsidiaries                    | 266,602         | 250,290   |
|     | Shenzhen Jucai Supply Chain Technology<br>Co., Ltd.                  | 63,237          | 13,277    |
|     | Huizhou TCL Environmental Resource Co.,<br>Ltd. and its subsidiaries | 10,190          | -         |
|     | Shenzhen Qianhai Qihang Supply Chain<br>Management Co., Ltd.         | 141             | 95,648    |
|     | TCL Intelligent Technology (Ningbo) Co.,<br>Ltd.                     | 7               | -         |
|     | Huizhou Gaoshengda Technology Co., Ltd.                              | -               | 154,843   |
|     | CJ Speedex Logistics Co., Ltd.                                       | -               | 78,847    |
|     | Taiyang Electro-optic (Huizhou) Co., Ltd.                            | -               | 50,882    |
|     | TCL Very Lighting Technology (Huizhou)<br>Co., Ltd.                  | -               | 41,946    |
|     | Wuhan Shangde Plastics Technology Co., Ltd.                          | -               | 33,866    |
|     | Huizhou Shenghua Industrial Co., Ltd.                                | -               | 20,659    |
|     | Amlogic Co., Limited   | -               | 13,947    |
|     | Qihang Import&Export Limited   | -               | 3,529     |
|     | Huizhou TCL Taidong Shihua Investment Co.,<br>Ltd.                   | -               | 1,551     |
|     | Shenzhen Thunderbird Network Media Co.,<br>Ltd.                      | -               | 695       |
|     | Shenzhen Thunderbird Smart Products Co.,Ltd.                         | -               | 370       |
|     | Canyon Circuit Technology (Huizhou) Co.,<br>Ltd.                     | -               | 58        |
|     |  | 1,482,263       | 1,003,234 |

# X Related Parties and Related-Party Transactions (Continued)

#### 3 Major related-party transactions (continued)

| (3) Receiving fundings from related parties $\frac{Note}{3}$<br>Zhihui Xinyuan Commerce (Huizhou) Co., Ltd. 1,839,450 1,000,000<br>TCL Finance (HK) Limited 1,510,089 1,832,048<br>Xinjiang Dongpeng Weichuang Equity Investment 77,054 82,009<br>Partnership (Limited Partnership) 77,054 82,009<br>Shenzhen Qianhai Qihang Supply Chain Management 42,653 12,684<br>Shenzhen Qianhai Qihang International Supply Chain Management Co., Ltd. 36,224 20,428<br>Shenzhen Qianhai Qihang International Supply Chain 17,844<br>Qihang Import&Export Limited 3,415 26,880<br>Qihang International Import & Export Limited 2,626<br>Shenzhen Tuxiang Enterprise Management Technology Co., Ltd. 4,891<br>Co., Ltd. 5,266<br>Shenzhen Tuxiang Enterprise Management Technology 2,574 4,891<br>Co., Ltd. 661 663<br>Marvel Paradise Limited 661 663<br>Marvel Paradise Limited 478 4482<br>Xinjiang Dongpeng Heli Equity Investment Partnership 241<br>Qithang Interneting Limited 122 3,391<br>Esteem Venture Investment Limited 123<br>Alt 'Co., Ltd. 1 6<br>TCL Industries Holdings Inc. and its subsidiaries<br>Zijnehan Investment Co., Ltd. and its<br>Zijnehan Investment Co., Ltd<br>HI 2020 HI 2019<br>(4) Providing fundings for related parties $\frac{Note}{3}$<br>TCL Industries Holdings Inc. and its subsidiaries<br>TCL Industries Holdings Inc. and its subsidiaries<br>Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd<br>22,00,072<br>24,228<br>24,2428<br>24,2428<br>24,2428<br>24,2424<br>24,2424<br>24,2424<br>24,2424<br>24,2424<br>24,2424<br>24,2 |     |  |   | H1 2020    | H1 2019    |
|---|-----|--|---|------------|------------|
| TCL Finance (HK) Limited       1,510,089       1,832,048         Xinjiang Dongpeng Weichuang Equity Investment       77,054       82,009         Partnership (Limited Partnership)       77,054       82,009         Shenzhen Qianhai Qihang Supply Chain Management       42,653       12,684         Co, Ltd.       362,224       20,428         Shenzhen Qianhai Qihang Supply Chain Technology Co., Ltd.       362,224       20,428         Shenzhen Qianhai Qihang International Supply Chain       17,844       -         Qihang Inport&Export Limited       2,626       -         Shenzhen Tixiang Enterprise Management Technology       2,574       4,891         Co, Ltd.       661       663         Marvel Paratise Limited       650       642         Union Dynamic Investment Limited       478       482         Xinjiang Dongpeng Heli Equity Investment Partnership       241       -         Petro AP (Hong Kong) Company Limited       122       3,391         Esteem Venture Investment Limited       1       6         TCL Environmental Resource Co., Ltd. and its       1       6         TCL Air Conditioner (Wuhan) Co., Ltd. and its       1       6         TCL Air Conditioner (Wuhan) Co., Ltd. and its       1       6         TCL Indus   | (3) | Receiving fundings from related parties  |   |            |            |
| Partnership17.034\$2.009Shenzhen Jucai Supply Chain Technology Co., Ltd.36.22420.428Shenzhen Jucai Supply Chain Technology Co., Ltd.36.22420.428Shenzhen Jucai Supply Chain Technology Co., Ltd.36.22420.428Shenzhen Qianhai Qihang International Supply Chain17.844-Qihang Inport&Export Limited3.41526.880Qihang International Import & Export Limited2.626-Shenzhen Tixiang Enterprise Management Technology2.5744.891Co., Ltd.2.1872.167Huixing Holdings Limited661663Marvel Paradise Limited650642Union Dynamic Investment Limited478482Xinjiang Donggeng Heli Equity Investment Partnership241-Petro AP (Hong Kong) Company Limited1223.391Esteem Wenture Investment Limited12Subsidiaries16TCL. Air Conditioner (Wuhan) Co., Ltd. and its16TCL Industries Holdings Inc. and its subsidiaries-14.186Beijing National Center for Open & Distance Education<br>Co., Ltd3.813Quart Co., Ltd469-TV University Online Distance Education Technology<br>Co., Ltd2.622(4)Providing fundings for related parties2.733,7312.882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22.42883.819 <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>   |     |  |   |            |            |
| Co., Ltd.42.05312,084Shenzhen Jucai Supply Chain Technology Co., Ltd.36,22420,428Shenzhen Qianha Qihang International Supply Chain17,844-Management Co., Ltd.17,844-Qihang Import & Export Limited3,41526,880Qihang International Import & Export Limited2,626-Shenzhen Tixiang Enterprise Management Technology2,5744,891Co., Ltd.2,1872,167Elite Excellent Investments Limited661663Marvel Paradise Limited650642Union Dynamic Investment Limited478482Xinjiag Dongpeng Heli Equity Investment Partnership241-(Limited Partnership)241-Petro AP (Hong Kong) Company Limited99-Huizhou TCL Environmental Resource Co., Ltd. and its16TCL Air Conditioner (Wuhan) Co., Ltd. and its5-zbidiaries-14,186-Beijing National Center for Open & Distance Education-3,813Co., Ltd469-TV Uni versity Online Distance Education Technology-262Co., Ltd469-TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its244,714-Shenzhen Qianhai Qihang Supply Chain Management22,42883,819Co., Ltd22,42883,819   |     | Partnership (Limited Partnership)  |   | 77,054     | 82,009     |
| Shenzhen Uucai Supply Chain Technology Co., Ltd. 36,224 20,428<br>Shenzhen Qianhai Qihang International Supply Chain 17,844 -<br>Management Co., Ltd. 2,626 -<br>Shenzhen Tixiang Enterprise Management Technology 2,574 4,891<br>Co., Ltd. 2,187 2,167<br>Huixing Holdings Limited 661 663<br>Marvel Paradise Limited 661 663<br>Marvel Paradise Limited 661 663<br>Marvel Paradise Limited 748 4482<br>Xinjiang Dongpeng Heli Equity Investment Partnership 241 -<br>(Limited Partnership) 241 -<br>Huizing Holdings Kong) Company Limited 122 3,391<br>Esteem Venture Investment Limited 99 -<br>Huizhou TCL Environmental Resource Co., Ltd. and its 14 -<br>subsidiaries 5 -<br>Zijinshan Investment Co., Ltd. and its 5 -<br>Zijinshan Investment Co., Ltd. and its 46<br>Beijing National Center for Open & Distance Education -<br>Co., Ltd 469<br>TV University Online Distance Education Technology 2<br>Co., Ltd 469<br>TVL Industries Holdings Inc. and its subsidiaries -<br>TCL. Industries Holdings Inc. and its subsidiaries 2,733,731 2,882,797<br>Huizhou TCL Environmental Resource Co., Ltd. and its 244,714 -<br>Shenzhen Qianhai Qihang Supply Chain Management 22,428 83,819<br>Co., Ltd. 2,2428 83,819<br>Co., Ltd 22,428 83,819  |     |  |   | 42,653     | 12,684     |
| Management Co., Lid.17,844-Qihang Import&Export Limited3,41526,880Qihang International Import & Export Limited2,626-Shenzhen Tixiang Enterprise Management Technology2,5744,891Co., Ltd.2,1872,167Huixing Holdings Limited661663Marvel Paradise Limited478482Union Dynamic Investment Limited478482Xinjiang Dongpeng Heli Equity Investment Partnership241-(Limited Partnership)241-Petro AP (Hong Kong) Company Limited1223,391Esteem Venture Investment Limited14-Huizhou TCL Environmental Resource Co., Ltd. and its16TCL Air Conditioner (Wuhan) Co., Ltd. and its5-zijinshan Investment Co., Ltd.16649TV Uni versity Online Distance Education-3,813Hua Tech Co., Ltd4697TV Uni versity Online Distance Education Technology-262(4)Providing fundings for related parties2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its244,714-subsidiaries2,733,7312,882,797447,714Governder2,42883,8192,42883,819Co., Ltd.22,42883,8192,42883,819   |     | Shenzhen Jucai Supply Chain Technology Co., Ltd.   |   | 36,224     | 20,428     |
| Qihang Import&Export Limited $3,415$ $26,880$ Qihang International Import & Export Limited $2,626$ -Shenzhen Tixiang Enterprise Management Technology $2,574$ $4,891$ Co., Ltd. $2,187$ $2,167$ Hitising Holdings Limited $661$ $663$ Marvel Paradise Limited $650$ $642$ Union Dynamic Investment Limited $478$ $482$ Xinjiag Dongpeng Heli Equity Investment Partnership $241$ -(Limited Partnership) $241$ -Petro AP (Hong Kong) Company Limited $99$ -Esteem Venture Investment Limited $99$ -Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries $14$ -TCL Air Conditioner (Wuhan) Co., Ltd. and its<br>subsidiaries $1$ $6$ TCL Industries Holdings Inc. and its subsidiaries- $14,186$ Beijing National Center for Open & Distance Education<br>Co., Ltd $469$ TV University Online Distance Education Technology<br>Co., Ltd $469$ TV University Online Distance Education Technology<br>Co., Ltd $2,536,387$ Augustriang TCL Industries Holdings Inc. and its subsidiaries $2,733,731$ $2,882,797$ Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries $2,428$ $83,819$ (4)Providing fundings for related parties $2,733,731$ $2,882,797$ Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries $2,42,28$ $83,819$  |     |  |   | 17,844     | -          |
| Co., Ltd.2,0744,891Elite Excellent Investments Limited2,1872,167Huixing Holdings Limited661663Marvel Paradise Limited650642Union Dynamic Investment Limited478482Xinjiang Dongpeng Heli Equity Investment Partnership241-(Limited Partnership)241-Petro AP (Hong Kong) Company Limited1223,391Esteem Venture Investment Limited99-Huizhou TCL Environmental Resource Co., Ltd. and its14-subsidiaries5-Zijinshan Investment Co., Ltd.16TCL Industries Holdings Inc. and its subsidiaries-14,186Beijing National Center for Open & Distance Education-3,813Co., Ltd469-TV University Online Distance Education Technology-262Co., Ltd469TV University Online Distance Education Technology-2,733,731(4)Providing fundings for related parties2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819  |     | Qihang Import&Export Limited<br>Qihang International Import & Export Limited               |   |            | 26,880     |
| Elite Excellent Investments Limited2,1872,167Huixing Holdings Limited661663Marvel Paradise Limited650642Union Dynamic Investment Limited478482Xinjiang Dongpeng Heli Equity Investment Partnership241-(Limited Partnership)241-Petro AP (Hong Kong) Company Limited1223,391Esteem Venture Investment Limited99-Huizhou TCL Environmental Resource Co., Ltd. and its14-subsidiaries5-Zijinshan Investment Co., Ltd.16TCL Industries Holdings Inc. and its subsidiaries-14,186Beijing National Center for Open & Distance Education<br>Co., Ltd3,813Huan Tech Co., Ltd469-TV University Online Distance Education Technology<br>Co., Ltd262(4)Providing fundings for related parties2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Guestion Co., Ltd3,536,387TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   |     |  |   | 2,574      | 4,891      |
| Xinjiang Dongpeng Heli Equity Investment Partnership<br>(Limited Partnership)241-Petro AP (Hong Kong) Company Limited1223,391Esteem Venture Investment Limited99-Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries14-TCL. Air Conditioner (Wuhan) Co., Ltd. and its<br>subsidiaries5-Zijinshan Investment Co., Ltd.16TCL Industries Holdings Inc. and its subsidiaries-14,186Beijing National Center for Open & Distance Education<br>Co., Ltd3,813Huan Tech Co., Ltd469TV Uni versity Online Distance Education Technology<br>Co., Ltd262(4)Providing fundings for related parties3TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries24,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   |     | Elite Excellent Investments Limited<br>Huixing Holdings Limited<br>Marvel Paradise Limited |   | 661<br>650 | 663<br>642 |
| Petro AP (Hong Kong) Company Limited       122       3,391         Esteem Venture Investment Limited       99       -         Huizhou TCL Environmental Resource Co., Ltd. and its       14       -         subsidiaries       14       -         TCL Air Conditioner (Wuhan) Co., Ltd. and its       5       -         zijinshan Investment Co., Ltd.       1       6         TCL Industries Holdings Inc. and its subsidiaries       -       14,186         Beijing National Center for Open & Distance Education       -       3,813         Huan Tech Co., Ltd.       -       469         TV University Online Distance Education Technology       -       262         Co., Ltd.       -       3,536,387       3,005,021         (4)       Providing fundings for related parties       2,733,731       2,882,797         Huizhou TCL Environmental Resource Co., Ltd. and its       244,714       -         Shenzhen Qianhai Qihang Supply Chain Management Co., Ltd.       22,428       83,819  |     | Xinjiang Dongpeng Heli Equity Investment Partnership                                       |   | 241        | -          |
| subsidiaries       14       -         TCL Air Conditioner (Wuhan) Co., Ltd. and its<br>subsidiaries       5       -         Zijinshan Investment Co., Ltd.       1       6         TCL Industries Holdings Inc. and its subsidiaries       -       14,186         Beijing National Center for Open & Distance Education<br>Co., Ltd.       -       14,186         Huan Tech Co., Ltd.       -       469         TV Uni versity Online Distance Education Technology<br>Co., Ltd.       -       262         3,536,387       3,005,021         H1 2020       H1 2019         (4)       Providing fundings for related parties       Note<br>3         TCL Industries Holdings Inc. and its subsidiaries       2,733,731       2,882,797         Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries       244,714       -         Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.       22,428       83,819   |     | Petro AP (Hong Kong) Company Limited   |   |            | 3,391      |
| TCL Air Conditioner (Wuhan) Co., Ltd. and its<br>subsidiaries       5       -         Zijinshan Investment Co., Ltd.       1       6         TCL Industries Holdings Inc. and its subsidiaries       -       14,186         Beijing National Center for Open & Distance Education<br>Co., Ltd.       -       3,813         Huan Tech Co., Ltd.       -       469         TV University Online Distance Education Technology<br>Co., Ltd.       -       262         (4)       Providing fundings for related parties       Note<br>3       -       11 2020         H1 2020       H1 2019       H1 2019       -       2,536,387       3,005,021         (4)       Providing fundings for related parties       Note<br>3       2,733,731       2,882,797         Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries       2,733,731       2,882,797         Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries       244,714       -         Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.       22,428       83,819   |     |  |   | 14         | -          |
| TCL Industries Holdings Inc. and its subsidiaries-14,186Beijing National Center for Open & Distance Education<br>Co., Ltd3,813Huan Tech Co., Ltd469TV Uni versity Online Distance Education Technology<br>Co., Ltd262(4)Providing fundings for related partiesNote<br>3-TCL Industries Holdings Inc. and its subsidiaries<br>Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd.244,714Co., Ltd.22,42883,819   |     | TCL Air Conditioner (Wuhan) Co., Ltd. and its  |   | 5          | -          |
| Beijing National Center for Open & Distance Education<br>Co., Ltd3,813Huan Tech Co., Ltd469TV University Online Distance Education Technology<br>Co., Ltd2623,536,3873,005,021(4)Providing fundings for related partiesNote<br>3-TCL Industries Holdings Inc. and its subsidiaries<br>Subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd.244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819  |     |  |   | 1          |            |
| Co., Ltd.<br>Huan Tech Co., Ltd.<br>TV University Online Distance Education Technology<br>Co., Ltd469TV University Online Distance Education Technology<br>Co., Ltd2623,536,3873,005,021H1 2020H1 2019(4)Providing fundings for related partiesNote<br>3TCL Industries Holdings Inc. and its subsidiaries<br>Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries2,733,731<br>244,7142,882,797<br>244,714Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   |     | Beijing National Center for Open & Distance Education                                      |   |            |            |
| TV University Online Distance Education Technology<br>Co., Ltd.       -       262         3,536,387       3,005,021         H1 2020       H1 2019         (4)       Providing fundings for related parties       Note<br>3         TCL Industries Holdings Inc. and its subsidiaries<br>Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries       2,733,731       2,882,797         Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.       22,428       83,819   |     |  |   | _          |            |
| H1 2020H1 2019(4)Providing fundings for related partiesNote<br>31TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819  |     | TV University Online Distance Education Technology   |   | -          |            |
| (4)Providing fundings for related partiesNote<br>3TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   |     |  |   | 3,536,387  | 3,005,021  |
| TCL Industries Holdings Inc. and its subsidiaries2,733,7312,882,797Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714-Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   | (A) | Providing fundings for related parties   |   | H1 2020    | H1 2019    |
| Huizhou TCL Environmental Resource Co., Ltd. and its<br>subsidiaries244,714Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.22,42883,819   | (+) |  | 3 |            |            |
| Shenzhen Qianhai Qihang Supply Chain Management22,42883,819Co., Ltd.  |     | Huizhou TCL Environmental Resource Co., Ltd. and its                                       |   |            | 2,882,797  |
|   |     | Shenzhen Qianhai Qihang Supply Chain Management  |   | 22,428     | 83,819     |
| 3,000,873 2,966,616   |     |  |   | 3,000,873  | 2,966,616  |

| X<br>3 | Related Parties and Related-Party Transactions (Continued)<br>Major related-party transactions (continued) |          |         |
|--------|--|----------|---------|
| 5      | hajor related party dansactions (continued)  | H1 2020  | H1 2019 |
| (5)    | Leases   |          |         |
|        | Rental income  |          |         |
|        | TCL Industries Holdings Inc. and its subsidiaries  | 51,496   | 6,081   |
|        | AGC New Electronic Display Glass (Shenzhen) Co.,<br>Ltd.   | 19,986   | 20,421  |
|        | Huizhou TCL Real Estate Development Co., Ltd.  | 454      | 422     |
|        | Shenzhen Jucai Supply Chain Technology Co., Ltd.   | 390      | 145     |
|        | Zhihui Xinyuan Commerce (Huizhou) Co., Ltd.  | 161      | 71      |
|        | Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries  | 29       | -       |
|        | Purplevine IP Operating (Shenzhen) Co. Ltd   | 25       | 341     |
|        | Beijing National Center for Open & Distance Education Co., Ltd.  | -        | 3,364   |
|        | Shenzhen Thunderbird Network Media Co., Ltd.   | -        | 787     |
|        | Shenzhen Thunderbird Information Technology Co.,<br>Ltd.   | -        | 608     |
|        | Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.   | -        | 445     |
|        | Hubei Changjiang Hezhi Equity Investment Fund<br>Management Co., Ltd.                                      | -        | 253     |
|        | CJ Speedex Logistics Co., Ltd.   | -        | 250     |
|        | Urumqi Dongpeng Chuangdong Equity Investment<br>Management Partnership (Limited Partnership)               | -        | 60      |
|        | Shenzhen Tianyi Hemeng Education Co., Ltd.   | -        | 34      |
|        | Shenzhen Yisheng Kangyun Technology Development  | -        | 31      |
|        | Co., Ltd.<br>Huan Tech Co., Ltd.   | _        | 10      |
|        | Huizhou Shenghua Industrial Co., Ltd.  | -        | 1       |
|        | Taiyang Electro-optic (Huizhou) Co., Ltd.  | <u> </u> | 1       |
|        | -  | 72,541   | 33,325  |
|        | Rental expense   | H1 2020  | H1 2019 |
|        | TCL Industries Holdings Inc. and its subsidiaries  | 31,525   | 10,660  |
|        | Wuhan Lesheng Times Trading Co., Ltd.  | -        | 9,544   |
|        | CJ Speedex Logistics Co., Ltd.   | -        | 4,558   |
|        | TCL Very Lighting Technology (Huizhou) Co., Ltd.   | <u> </u> | 603     |
|        | _  | 31,525   | 25,365  |
|        |  | H1 2020  | H1 2019 |
| (6)    | Providing labour service for or accepting labour service from related parties                              |          |         |
|        | Providing labour service for related parties   | 51,194   | 80,366  |
|        | Accepting labour service from related parties  | 170,430  | 378,577 |

#### X Related Parties and Related-Party Transactions (Continued)

3 Major related-party transactions (continued)

| (7) | Receiving interest from or paying interest to related parties | Note<br>3 | H1 2020          | H1 2019          |
|-----|---|-----------|------------------|------------------|
|     | Interest received<br>Interest paid                            |           | 59,029<br>4,789  | 80,802<br>7,218  |
| (8) | Remuneration of key management personnel                      |           | H1 2020<br>5,209 | H1 2019<br>7,270 |

#### Note Selling raw materials and finished goods to related parties

1

The Company sells raw materials, spare parts, auxiliary materials and finished goods to its joint ventures and associates at market prices, which are settled in the same way as non-related-party transactions. These related-party transactions have no material impact on the Company's net profit, but play an important role as to the Company's continued operations.

Note Purchasing raw materials and finished goods from related parties

2

The Company purchases raw materials and finished goods from its joint ventures and associates at prices similar to those paid to third-party suppliers, which are settled in the same way as non-related-party transactions. These related-party transactions have no material impact on the Company's net profit, but play an important role as to the Company's continued operations.

Note Providing fundings for or receiving fundings from related parties and corresponding interest received or paid

The Company set up a settlement center in 1997 and TCL Finance Co., Ltd. in 2006 (together, the 'Financial Settlement Center'). The Financial Settlement Center is responsible for the financial affairs of the Company, including capital operation and allocation. The Center settles accounts with the Company's subsidiaries, joint ventures and associates and pays the interest. It also allocates the money deposited by the subsidiaries, joint ventures and associates in it to these enterprises and charges interest. The interest income and expense between the Company and the Center are calculated according to the interest rates declared by the People's Bank of China. The funding amount provided refers to the outstanding borrowings due from the Center to related parties, while the funding amount received means the balances of related parties' deposits in the Center.

Note The transactions between the Company and the following companies in the period from January to March in the current period are related-party transactions.

| Related party   | Relationship with the      |
|---|----------------------------|
| Related party   | Company                    |
| TV University Online Distance Education Technology Co., Ltd.    | Joint venture              |
| Beijing National Center for Open & Distance Education Co., Ltd. | Joint venture's subsidiary |

Note The transactions between the Company and Huizhou TCL Taidong Shihua Investment Co., Ltd. in the period from January to May in the current period are related-party transactions.

#### X Related Parties and Related-Party Transactions (Continued)

#### 3 Major related-party transactions (continued)

Note The transactions between the Company and the following companies in the period from January to March 2019 are related-party transactions.

| Related party   | Relationship with the<br>Company |
|---|----------------------------------|
| Saipu TCL Electronic Industrial Technology Co., Ltd.      | Associate                        |
| Taiyang Electro-optic (Huizhou) Co., Ltd.                 | Associate                        |
| Palm Venture Group  | Associate                        |
| Beijing Shangdao Yuetu Technology Co., Ltd.               | Associate                        |
| Wuhan Shangde Plastics Technology Co., Ltd.               | Associate                        |
| TCL Very Lighting Technology (Huizhou) Co., Ltd.          | Associate                        |
| Huan Tech Co., Ltd.                                       | Associate                        |
| Canyon Circuit Technology (Huizhou) Co., Ltd.             | Associate                        |
| TCL Sun, Inc.   | Joint venture                    |
| TCT Mobile - Telefones LTDA                               | Associate's subsidiary           |
| Huizhou Gaoshengda Technology Co., Ltd.                   | Associate's subsidiary           |
| Huizhou Shenghua Industrial Co., Ltd.                     | Associate's subsidiary           |
| Amlogic Co., Limited                                      | Associate's subsidiary           |
| Wuhan Lesheng Times Trading Co., Ltd.                     | Associate's subsidiary           |
| Shenzhen Yisheng Kangyun Technology Development Co., Ltd. | Associate's subsidiary           |
| T2Mobile International Limited                            | Joint venture's subsidiary       |
| Balances due from and to related parties                  |                                  |

#### (1) Accounts receivable

4

|  | 30 June 2020 | 31 December 2019 |
|--|--------------|------------------|
| TCL Industries Holdings Inc. and its subsidiaries                          | 1,712,830    | 2,169,426        |
| Shenzhen Qianhai Qihang International Supply Chain<br>Management Co., Ltd. | 177,862      | -                |
| Qihang International Import & Export Limited                               | 105,630      | -                |
| Qihang Import&Export Limited   | 41,083       | 24,892           |
| Shenzhen Qianhai Qihang Supply Chain Management<br>Co., Ltd.               | 29,986       | 32,242           |
| Purplevine IP Operating (Shenzhen) Co. Ltd                                 | 438          | 39               |
| Huizhou TCL Real Estate Development Co., Ltd.                              | 76           | -                |
| Bank of Shanghai Co., Ltd.   | 75           | 68               |
| Zhihui Xinyuan Commerce (Huizhou) Co., Ltd.                                | 13           | -                |
| Shanghai Huiying Medical Technology Co., Ltd.                              | -            | 1,000            |

# X Related Parties and Related-Party Transactions (Continued)

#### 4 Balances due from and to related parties (continued)

#### (1) Accounts receivable (continued)

|     | CJ Speedex Logistics Co., Ltd.                                       | <u> </u>     | 33               |
|-----|--|--------------|------------------|
|     | _  | 2,067,993    | 2,227,700        |
| (2) | Accounts payable   |              |                  |
|     |  | 30 June 2020 | 31 December 2019 |
|     | AGC New Electronic Display Glass (Shenzhen) Co., Ltd.                | 410,454      | 410,872          |
|     | Shenzhen Jucai Supply Chain Technology Co., Ltd.                     | 48,385       | 19,746           |
|     | TCL Industries Holdings Inc. and its subsidiaries                    | 41,732       | 294,817          |
|     | Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries    | 20,920       | 54,112           |
|     | Getech Ltd. and its subsidiaries                                     |              | 23,617           |
|     | -  | 521,491      | 803,164          |
| (3) | Other receivables  |              |                  |
|     |  | 30 June 2020 | 31 December 2019 |
|     | TCL Industries Holdings Inc. and its subsidiaries                    | 36,878       | 59,769           |
|     | Shenzhen Xirang International Business Travel Co., Ltd.              | 2,009        | -                |
|     | PETRO AP S.A.  | 1,322        | 1,296            |
|     | Nanjing Zijin A Dynamic Investment Partnership (Limited Partnership) | 296          | 296              |
|     | LG Electronics (Hui Zhou) INC.                                       | 21           | 46               |
|     | Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries    | 18           | 22,253           |
|     | TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries           | 8            | 2                |
|     | Shenzhen Jucai Supply Chain Technology Co., Ltd.                     | -            | 144              |
|     | Shenzhen Qianhai Qihang Supply Chain Management Co.,<br>Ltd.         | -            | 75               |
|     | Wuxi TCL Medical Imaging Technology Co., Ltd.                        | -            | 5                |

2

83,888

40,552

# X Related Parties and Related-Party Transactions (Continued)

#### 4 Balances due from and to related parties (continued)

(4) Other payables

|  | 30 June 2020 | 31 December 2019 |
|--|--------------|------------------|
| Xinjiang Dongpeng Weichuang Equity Investment<br>Partnership (Limited Partnership) | 76,939       | 1,102            |
| TCL Industries Holdings Inc. and its subsidiaries                                  | 54,349       | 49,029           |
| Getech Ltd. and its subsidiaries   | 28,696       | 23,137           |
| Petro AP (Hong Kong) Company Limited   | 23,547       | 23,100           |
| TCL Finance (HK) Limited   | 12,389       | 12,208           |
| Zhihui Xinyuan Commerce (Huizhou) Co., Ltd.  | 5,546        | 5,541            |
| AGC New Electronic Display Glass (Shenzhen) Co., Ltd.                              | 4,685        | 4,701            |
| Shenzhen Qianhai Qihang Supply Chain Management Co.,<br>Ltd.                       | 4,108        | -                |
| Purplevine IP Operating (Shenzhen) Co. Ltd   | 3,591        | 3,238            |
| TCL Nanyang Electric Appliance (Guangzhou) Co., Ltd.                               | 3,548        | 2,035            |
| Qihang Import&Export Limited   | 3,415        | 28,268           |
| Qihang International Import & Export Limited                                       | 2,626        | -                |
| Elite Excellent Investments Limited  | 2,187        | 2,164            |
| Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries                  | 871          | 384              |
| Huixing Holdings Limited   | 661          | 665              |
| Marvel Paradise Limited  | 650          | 640              |
| CJ Speedex Logistics Co., Ltd.   | 500          | 1,040            |
| Union Dynamic Investment Limited   | 478          | 471              |
| Huizhou TCL Real Estate Development Co., Ltd.                                      | 165          | 165              |
| Shenzhen Jucai Supply Chain Technology Co., Ltd.                                   | 131          | -                |
| Esteem Venture Investment Limited  | 99           | 97               |
| Xinjiang Dongpeng Heli Equity Investment Partnership (Limited Partnership)         | 37           | 37               |
| Zijinshan Investment Co., Ltd.   | 1            | 1                |
| TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries                         | -            | 27,654           |
| Shenzhen Tixiang Enterprise Management Technology Co., Ltd.                        | -            | 3,591            |
| Shenzhen Xirang International Business Travel Co., Ltd.                            | -            | 2,769            |
| Beijing National Center for Open & Distance Education                              | _            | 168              |
| Co., Ltd.<br>TV University Online Distance Education Technology Co.,<br>Ltd.       |              | 138              |
|  | 229,219      | 192,343          |

# X Related Parties and Related-Party Transactions (Continued)

#### 4 Balances due from and to related parties (continued)

#### (5) Prepayments

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Shenzhen Qianhai Qihang Supply Chain Management Co.,<br>Ltd.            | 63,621       | 31,592           |
| Getech Ltd. and its subsidiaries  | 16,957       | -                |
| Shenzhen Qianhai Qihang International Supply Chain Management Co., Ltd. | 7,018        | -                |
| Shenzhen Xirang International Business Travel Co., Ltd.                 | 2,119        | 1,446            |
| TCL Industries Holdings Inc. and its subsidiaries                       | 733          | 565              |
| TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries              | 35           | 35               |
| Shenzhen Tixiang Enterprise Management Technology Co.,<br>Ltd.          |              | 200              |
|   | 90,483       | 33,838           |

#### (6) Advances from customers

(7)

|   | 30 June 2020 | 31 December 2019 |
|---|--------------|------------------|
| Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries | 3            | 328              |
| TCL Industries Holdings Inc. and its subsidiaries                 | -            | 1,994            |
| Huizhou TCL Real Estate Development Co., Ltd.                     | -            | 76               |
|   | 3            | 2,398            |
| Dividends receivable  |              |                  |
|   | 30 June 2020 | 31 December 2019 |

| Bank of Shanghai Co., Ltd.<br>Fantasia Holdings Group Co., Limited<br>Wuxi TCL Venture Capital Partnership (Limited<br>Partnership) | 316,955<br>57,672 | 5,771 |
|---|-------------------|-------|
|   | 374,627           | 5,771 |

| Х    | Related Parties and Related-Party Transactions (Contin                                       | ued)                      |                  |
|------|--|---------------------------|------------------|
| 4    | Balances due from and to related parties (continued)<br>Deposits from related parties (note) |                           |                  |
| (8)  | Deposits nom related parties (note)  | 30 June 2020              | 31 December 2019 |
|      | Zhihui Xinyuan Commerce (Huizhou) Co., Ltd.  | 1,839,616                 | 350,247          |
|      | TCL Finance (HK) Limited   | 1,510,658                 | -                |
|      | Shenzhen Qianhai Qihang Supply Chain Management Co., Ltd.                                    | 42,686                    | 30,489           |
|      | Shenzhen Jucai Supply Chain Technology Co., Ltd.   | 36,253                    | 22,544           |
|      | Shenzhen Qianhai Qihang International Supply Chain Management Co Ltd.                        | 17,856                    | -                |
|      | Shenzhen Tixiang Enterprise Management Technology<br>Co., Ltd.                               | 2,575                     | 1,601            |
|      | Xinjiang Dongpeng Heli Equity Investment Partnership<br>(Limited Partnership)                | 204                       | 297              |
|      | Xinjiang Dongpeng Weichuang Equity Investment<br>Partnership (Limited Partnership)           | 157                       | 169,316          |
|      | Petro AP (Hong Kong) Company Limited   | 122                       | 140              |
|      | Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries                            | 14                        | 83,149           |
|      | TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries                                   | 5                         | 652,130          |
|      | Qihang Import&Export Limited   | -                         | 28,267           |
|      | Beijing National Center for Open & Distance Education Co., Ltd.                              | -                         | 5,087            |
|      | Elite Excellent Investments Limited  | -                         | 2,164            |
|      | Huixing Holdings Limited   | -                         | 665              |
|      | Marvel Paradise Limited  | -                         | 640              |
|      | TV University Online Distance Education Technology<br>Co., Ltd.                              | -                         | 554              |
|      | Union Dynamic Investment Limited   | -                         | 471              |
|      | Esteem Venture Investment Limited  | -                         | 97               |
|      | Zijinshan Investment Co., Ltd.   |                           | 1                |
|      |  | 3,450,146                 | 1,347,859        |
| Note | These deposits are made by related parties in the Company's                                  | subsidiary TCL Finance Co | o., Ltd.         |
| (9)  | Other non-current assets   | 30 June 2020              | 31 December 2019 |
|      | Purplevine IP Operating (Shenzhen) Co. Ltd   | 200,632                   | 129,965          |
| (10) | Other current assets   | 30 June 2020              | 31 December 2019 |
|      | Tcl Industries Holdings Inc. and its subsidiaries  | 100,313                   | 5,208            |

|   | 30 June 2020 | JI December 2019 |
|---|--------------|------------------|
| Tcl Industries Holdings Inc. and its subsidiaries                 | 100,313      | 5,208            |
| Huizhou TCL Environmental Resource Co., Ltd. and its subsidiaries | 379          | 738              |
| Shenzhen Qianhai Qihang Supply Chain Management Co., Ltd.         | 3            | 193              |
| TCL Air Conditioner (Wuhan) Co., Ltd. and its subsidiaries        | -            | 189              |
|   | 100,695      | 6,328            |

#### XI Commitments

2

#### 1 Lease commitments

The following table presents the minimum lease payables after the balance sheet date according to the irrevocable operating lease contracts signed by the Company:

|  |        | 30 June 2020 | 31 December 2019 |
|--|--------|--------------|------------------|
| Within 1 year  |        | 58,159       | 26,347           |
| 1-2 years  |        | 41,471       | 16,748           |
| 2-3 years  |        | 33,376       | 6,705            |
| Over 3 years   |        | 126,164      | 5,416            |
|  |        | 259,170      | 55,216           |
| Capital commitments  |        |              |                  |
|  |        | 30 June 2020 | 31 December 2019 |
| Under contractual obligations but not provided for         | Note 1 | 8,041,420    | 6,733,484        |
| Approved by Board but not<br>under contractual obligations | Note2  |              | 77,087           |
|  |        | 8,041,420    | 6,810,571        |

Note The capital commitments under contractual obligations but not provided for in the current period primarily consisted of such commitments for construction of investment projects and external investments.

Note The capital commitments approved by the Board but not under contractual obligations in the current period primarily consisted of such commitments for CSOT's LCD panel project.

As at 30 June 2020, except for the disclosures above, there were no other major commitments that are required to be disclosed.

#### XII Contingencies

Guarantees Provided for External Parties

The guarantee amount for related party bank loan, commercial drafts, letters of credit, etc. is RMB19,312,590 thousand.

As at 30 June 2020, the Company estimated that it was not likely for the aforesaid guarantees to cause a material loss, so it did not record a provision in the financial statements for it. Except for the said contingencies, there were no other major contingencies that are required to be disclosed as at 30 June 2020.

#### XIII Events after Balance Sheet Date

- 1 On 14 July 2020, as per the Filing Certificate FGBWZB [2020] No. 294 issued by the Natioanl Development and Reform Commission, TCL Tech. completed the overseas issue of its five-year 300 million US dollar bonds in 2020, with the value date on 14 July 2020 and the coupon rate being 1.875%.
- 2 The proposals in relation to the Company's acquisition of the 100% equity interests in Tianjin Zhonghuan Electronics Group Co., Ltd. (hereinafter referred to as "Zhonghuan Electronics") were approved at the Second Extraordianry Meeting and the 28<sup>th</sup> Meeting of the Sixth Board of Directors, as well as at the Fourth Extraordianry General Meeting of 2020. On 15 July 2020, the Company acquired the 100% equity interests in Zhonghuan Electronics. On 17 July 2020, the transaction parties signed the Equity Transaction Contract. Zhonghuan Electronics's total assets as at the end of August 2019 were RMB46,423,005,400, and its revenue and net profit for January-August 2019 were RMB11,106,370,200 and RMB677,340,700 respectively, with its major assets being Tianjin Zhonghuan Semiconductor Co., Ltd. (stock code: 002129.SZ).

Except for the aforesaid events, there were no other significant post-balance-sheet-date events that are required to be disclosed as at the date of the authorization of the financial statements for issue.

#### XIV Other Important Matters

#### (I) Discontinued operations

On 7 January 2019, the significant assets spin-off was approved at the First Extraordinary General Meeting of 2019. As such, the Company sold its direct holdings of the 100% equity interests in TCL Industries Holdings (HK) Limited, the 100% equity interests in Huizhou TCL Household Electric Appliance Group Co., Ltd., the 100% equity interests in TCL Home Appliances (Hefei) Co., Ltd., the 55% equity interests in Huizhou Cool Friends Network Technology Co., Ltd., the 100% equity interests in Service Co., Ltd., the 100% equity interests in TCL Technology Park Co., Ltd., and the 36% equity interests in Getech Ltd., as well as its indirect holdings of the 75% equity interests in JDH Information Tech (Zhuhai) Co., Ltd. and the 1.50% equity interests in Huizhou Cool Friends Network Technology Co., Ltd. respectively through its wholly-owned subsidiaries TCL Finance Holdings Group (Guangzhou) Co., Ltd. and Huizhou TCL Light Electrical Appliances Co., Ltd., to TCL Industries Holdings Inc. for a total consideration of RMB4.76 billion. The significant assets spin-off has been completed in April 2019.

|   | H1 2020 | H1 2019                         |
|---|---------|---------------------------------|
| Revenue from discontinued operations<br>Gross profit from discontinued operations<br>Income tax expense on discontinued | -       | 20,167,401<br>171,147<br>77,426 |
| operations<br>Net profit from discontinued operations   | -       | 77,436<br>93,710                |
| Add: Net gain/loss on disposal of discontinued operations   | -       | 1,238,377                       |
| Total net profit from discontinued operations   | -       | 1,332,087                       |

#### (II) Segment reporting

1 Basis for determining reporting segment and accounting policies

According to the Company's internal organizational structure, management requirements and internal reporting system, the Company's business is divided into three reporting segments: the semi-conductor display and materials business, the distribution business and the other businesses. The Company's management regularly evaluates the operating results of these reporting segments to determine the allocation of resources and evaluate their performance. The Company's three reporting segments are:

- (1) Semi-conductor display and materials business: mainly includes research and development, manufacturing and sales of semiconductor display panels and semiconductor display modules.
- (2) Distribution business: mainly includes the sales of computers, software, tablet computers, mobile phones and other electronic products.
- (3) Other businesses: other businesses besides the above, including industrial finance and investment business, technology development services and patent maintenance services provided by the company, etc.

Segment assets include all current assets such as tangible assets, intangible assets, other long-term assets and receivables attributable to each segment. Segment liabilities include payables, bank loans and other long-term liabilities attributable to each segment.

Segment operating results refer to the income generated by each segment (including external transactions income and inter-segment transaction income), net of expenses incurred by each segment, depreciation, amortization and impairment losses of assets attributable to each segment, gains or losses from changes in fair value, investment income, non-operating income and income tax expenses. Transfer pricing of inter-segment income is calculated on terms similar to other foreign transactions.

## XIV Other Important Matters (Continued)

#### (II) Segment reporting (continued)

# 2 Financial information of reporting segments

|  | For the six months ended 30 June 2020   |  |   |   |  |  |  |
|--|---|--|---|---|--|--|--|
|  | Semi-conduct<br>or display<br>and materials<br>business   | Distributio<br>n business  | Others and<br>internally<br>offset accounts   | Total   |  |  |  |
| Revenue  | 19,512,205  | 9,126,806  | 694,200   | 29,333,211  |  |  |  |
| Gross profit   | (134,775)   | 141,187  | 1,227,299   | 1,233,711   |  |  |  |
| Income tax expense   | (1,604)   | 40,876   | 125,315   | 164,587   |  |  |  |
| Net profit   | (133,171)   | 100,311  | 1,101,984   | 1,069,124   |  |  |  |
| Total assets   | 140,989,292   | 4,325,649  | 39,518,293  | 184,833,234   |  |  |  |
| Total liabilities  | 79,705,967  | 3,339,946  | 36,895,498  | 119,941,411   |  |  |  |
| Other items  |   |  |   |   |  |  |  |
| Depreciation and amortization expense  | 4,414,769   | 3,608  | (184,563)   | 4,233,814   |  |  |  |
| Capital expenditure  | 12,226,139  | -  | 264,874   | 12,491,013  |  |  |  |
| Net interest expense   | 242,341   | 17,893   | 551,927   | 812,161   |  |  |  |
|  | For the six months ended 30 June 2019   |  |   |   |  |  |  |
|  | Semi-conduct  |  | Others and  |   |  |  |  |
|  | or display<br>and materials<br>business   | Distributio<br>n business  | internally<br>offset accounts   | Total   |  |  |  |
| Revenue  | and materials<br>business   | n business   | internally<br>offset accounts   |   |  |  |  |
|  | and materials   | n business<br>8,814,034  | internally  | Total<br>43,781,614<br>3,020,010  |  |  |  |
| Gross profit   | and materials<br>business<br>16,275,667   | n business   | internally<br>offset accounts<br>18,691,913   | 43,781,614  |  |  |  |
|  | and materials<br>business<br>16,275,667<br>1,062,378  | n business<br>8,814,034<br>123,793   | internally<br>offset accounts<br>18,691,913<br>1,833,839  | 43,781,614<br>3,020,010   |  |  |  |
| Gross profit<br>Income tax expense   | and materials<br>business<br>16,275,667<br>1,062,378<br>43,672  | n business<br>8,814,034<br>123,793<br>36,111                                     | internally<br>offset accounts<br>18,691,913<br>1,833,839<br>203,164   | 43,781,614<br>3,020,010<br>282,947  |  |  |  |
| Gross profit<br>Income tax expense<br>Net profit   | and materials<br>business<br>16,275,667<br>1,062,378<br>43,672<br>1,018,706   | n business<br>8,814,034<br>123,793<br>36,111<br>87,682                           | internally<br>offset accounts<br>18,691,913<br>1,833,839<br>203,164<br>1,630,675  | 43,781,614<br>3,020,010<br>282,947<br>2,737,063   |  |  |  |
| Gross profit<br>Income tax expense<br>Net profit<br>Total assets<br>Total liabilities<br>Other items<br>Depreciation and                         | and materials<br>business<br>16,275,667<br>1,062,378<br>43,672<br>1,018,706<br>120,921,077                            | n business<br>8,814,034<br>123,793<br>36,111<br>87,682<br>3,502,447              | internally<br>offset accounts<br>18,691,913<br>1,833,839<br>203,164<br>1,630,675<br>30,228,371                            | 43,781,614<br>3,020,010<br>282,947<br>2,737,063<br>154,651,895                            |  |  |  |
| Gross profit<br>Income tax expense<br>Net profit<br>Total assets<br>Total liabilities<br>Other items<br>Depreciation and<br>amortization expense | and materials<br>business<br>16,275,667<br>1,062,378<br>43,672<br>1,018,706<br>120,921,077<br>68,052,589<br>3,229,755 | n business<br>8,814,034<br>123,793<br>36,111<br>87,682<br>3,502,447<br>2,635,239 | internally<br>offset accounts<br>18,691,913<br>1,833,839<br>203,164<br>1,630,675<br>30,228,371<br>22,760,868<br>1,106,037 | 43,781,614<br>3,020,010<br>282,947<br>2,737,063<br>154,651,895<br>93,448,696<br>4,338,670 |  |  |  |
| Gross profit<br>Income tax expense<br>Net profit<br>Total assets<br>Total liabilities<br>Other items<br>Depreciation and                         | and materials<br>business<br>16,275,667<br>1,062,378<br>43,672<br>1,018,706<br>120,921,077<br>68,052,589              | n business<br>8,814,034<br>123,793<br>36,111<br>87,682<br>3,502,447<br>2,635,239 | internally<br>offset accounts<br>18,691,913<br>1,833,839<br>203,164<br>1,630,675<br>30,228,371<br>22,760,868              | 43,781,614<br>3,020,010<br>282,947<br>2,737,063<br>154,651,895<br>93,448,696              |  |  |  |

#### XV Notes to Financial Statements of the Company as Parent

#### 1 Accounts receivable

|                      |         | 30 June 2      | 020               |                        |         | 31 Decembe     | r 2019            |                        |
|----------------------|---------|----------------|-------------------|------------------------|---------|----------------|-------------------|------------------------|
|                      | Amount  | Perce<br>ntage | Allo<br>wan<br>ce | Allowa<br>nce<br>ratio | Amount  | Perce<br>ntage | Allo<br>wanc<br>e | Allow<br>ance<br>ratio |
| With<br>in 1<br>year | 145,224 | 100%           | 450               | 0.31%                  | 445,539 | 100%           | 449               | 0.10%                  |

As at 30 June 2020, there was not such accounts receivable from any shareholder with a 5% or greater voting stock.

#### 2 Other receivables

|   | 30 June 2020          | 31 December 2019        |
|---|-----------------------|-------------------------|
| Dividends receivable<br>Other receivables | 316,955<br>14,684,296 | 4,211,824<br>12,917,649 |
| Other receivables                         | 14,084,290            | 12,917,049              |
|   | 15,001,251            | 17,129,473              |

#### (a) Other receivables by nature are analyzed as follows:

|                                    | 30 June 2020 | 31 December 2019 |
|------------------------------------|--------------|------------------|
| Receivables from external entities | 650,086      | 440,600          |
| Security deposits                  | 1,802,102    | 792              |
| Others                             | 12,232,108   | 12,476,257       |
|                                    | 14,684,296   | 12,917,649       |

#### (b) Allowance for doubtful other receivables is analyzed as follows:

|  | Expected<br>credit loss in<br>next 12<br>months | Expected credit loss<br>for the entire<br>duration (credit<br>impairment has<br>occurred) | Total  |
|--|---|---|--------|
| 31 December 2019                           | 718   | 41,300  | 42,018 |
| Adjustment for change in accounting policy | -   | -   | -      |
| 1 January 2020                             | 718   | 41,300  | 42,018 |
| Accrued in current period                  | -   | -   | -      |
| Reversal in current period                 | -   | 601   | 601    |
| Write-off in current period                |   | <u> </u>  | -      |
| 30 June 2020                               | 718   | 40,699  | 41,417 |

#### Notes to Financial Statements of the Company as Parent (Continued) XV

#### 2 Other receivables (continued)

The aging of ther receivables is analyzed as follows: (c)

|                       | 30 June           | 2020   | 31 December 2019 |            |  |  |
|-----------------------|-------------------|--------|------------------|------------|--|--|
|                       | Amount Percentage |        | Amount           | Percentage |  |  |
| Within 1<br>year      | 11,112,350        | 75.46% | 9,708,317        | 74.91%     |  |  |
| 1-2                   | 2,625,045         | 17.83% | 2,080,024        | 16.05%     |  |  |
| years<br>2-3<br>years | 736,098           | 5.00%  | 940,910          | 7.26%      |  |  |
| Over 3<br>years       | 252,220           | 1.71%  | 230,416          | 1.78%      |  |  |
|                       | 14,725,713        | 100%   | 12,959,667       | 100%       |  |  |

The outstanding other receivables were mostly current accounts with related parties. As at 30 June 2020, there were no such other receivables from any shareholder with a 5% or greater voting stock.

The top five other receivables of the Company are about RMB10,477,097 thousand (31 December 2019: RMB9,544,224 thousand), accounting for 71.15% (31 December 2019: 73.65%) of the total other receivables of the Company.

#### 3 Long-term equity investments

|                                   | 30 June 2020 |                                 |                    | 31 December 2019 |                                 |                    |  |
|-----------------------------------|--------------|---------------------------------|--------------------|------------------|---------------------------------|--------------------|--|
|                                   | Gross amount | Impair<br>ment<br>allow<br>ance | Carrying<br>amount | Gross amount     | Impair<br>ment<br>allow<br>ance | Carrying<br>amount |  |
| Associates and joint ventures (1) | 13,001,064   | -                               | 13,001,064         | 11,863,148       | -                               | 11,863,148         |  |
| Subsidiaries (2)                  | 32,721,624   | -                               | 32,721,624         | 27,434,124       | -                               | 27,434,124         |  |
|                                   | 45,722,688   | -                               | 45,722,688         | 39,297,272       | -                               | 39,297,272         |  |

As at 30 June 2020, there are no major restrictions on the realization of investment and the remittance of return on long-term equity investments.

#### XV Notes to Financial Statements of the Company as Parent (Continued)

3 Long-term equity investments (continued)

(1) Associates and joint ventures

|  |                                |   | Increase/decrease in current period                              |  |                            |  |                          |  |              |
|--|--------------------------------|---|--|--|----------------------------|--|--------------------------|--|--------------|
|  | Amount at<br>beginning of year | Increase/decre<br>ase in<br>investment in<br>current period | Investment gains<br>and losses<br>recognized by<br>equity method | Other<br>comprehensiv<br>e income<br>adjustments | Other<br>equity<br>changes | Cash<br>dividends or<br>profit<br>distribution<br>declared | Impairment<br>allo wance | Other<br>increases<br>and<br>decreases | 30 June 2020 |
| Bank of Shanghai Co., Ltd.   | 9,314,611                      | 792,028   | 591,599  | 64,718   | -                          | (316,955)  | -                        | -                                      | 10,446,001   |
| China Innovative Capital Management Limited  | 877,920                        | -   | 6,044  | -  | -                          | -  | -                        | -                                      | 883,964      |
| Tianjin 712 Communication & Broadcasting Co., Ltd.   | 762,470                        | -   | 19,511   | -  | -                          | (14,725)   | -                        | -                                      | 767,256      |
| LG Electronics (Hui Zhou) INC.   | 92,583                         | -   | 4,164  | -  | -                          | -  | -                        | -                                      | 96,747       |
| Shenzhen Qianhai Qihang Supply Chain<br>Management Co., Ltd.   | 40,837                         | -   | (136)  | -  | -                          | -  | -                        | -                                      | 40,701       |
| Huizhou TCL Taidong Shihua Investment Co.,<br>Ltd.   | 12,779                         | -   | (9,432)  |  |                            | -  | -                        | (3,347)                                | -            |
| Shenzhen Tixiang Enterprise Management<br>Technology Co., Ltd.   | 2,078                          | -   | 160  | -  | -                          | -  | -                        | -                                      | 2,238        |
| Shenzhen Jucai Supply Chain Technology Co.,<br>Ltd.  | 5,342                          | 300   | 207  | -  | -                          | -  | -                        | -                                      | 5,849        |
| TCL Nanyang Electric Appliance (Guangzhou)<br>Co., Ltd.  | 1,816                          | -   | (86)   | -  | -                          | -  | -                        | -                                      | 1,730        |
| Huizhou TCL Environmental Resource Co.,<br>Ltd.  | 71,738                         | -   | 8,158  | -  | -                          | -  | -                        | -                                      | 79,896       |
| Guangdong Rongchuang Lingyue Intelligent<br>Manufacturing and Information Technology<br>Industry Equity Investment Fund Partnership<br>(Limited Partnership) | 375,020                        | -   | (4,832)  | -  | -                          | -  | -                        | -                                      | 370,188      |
| Guangdong Utrust Emerging Industry Equity<br>Investment Fund Partnership (Limited<br>Partnership)  | 149,493                        | -   | (1,180)  | -  | -                          | -  | -                        | -                                      | 148,313      |
| Others   | 156,461                        |   | 3,039  |  |                            |  |                          | (1,319)                                | 158,181      |
|  | 11,863,148                     | 792,328   | 617,216  | 64,718   | _                          | (331,680)  |                          | (4,666)                                | 13,001,064   |



#### XV Notes to Financial Statements of the Company as Parent (Continued)

# 3 Long-term equity investments (continued)

#### (2) Subsidiaries

|   | Company's    | 1 January  | Increase in    | Decrease in    | 30 June    |
|---|--------------|------------|----------------|----------------|------------|
|   | voting right | 2020       | current period | current period | 2020       |
| TCL China Star Optoelectronics Technology Co.,      |              |            |                |                |            |
| Lt d.   | 91.56%       | 22,164,098 | 5,268,400      | -              | 27,432,498 |
| TCL Finance Co., Ltd.                               | 82.00%       | 1,256,003  | -              | -              | 1,256,003  |
| TCL Finance Holdings Group (Guangzhou) Co., Ltd.    | 100%         | 772,000    | -              | -              | 772,000    |
| T CL Technology Park (Huizhou) Co., Ltd.            | 100%         | 504,950    |                | (504,950)      |            |
| Guangzhou TCL Internet Microcredit Co., Ltd.        | 100%         | 500,000    | 500,000        | -              | 1,000,000  |
| Huizhou Zhongkai TCL Zhirong Technology             | 00.040/      | 155.00.4   |                |                | 155.004    |
| Microcredit Co., Ltd.                               | 89.84%       | 457,994    | -              | -              | 457,994    |
| TCL Culture Media (Shenzhen) Co., Ltd.              | 100%         | 361,414    | -              | -              | 361,414    |
| Xinjiang TCL Equity Investment Co., Ltd             | 100%         | 200,000    | -              | -              | 200,000    |
| Huizhou Sailuote Communication Co., Ltd.            | 100%         | 110,000    | -              | -              | 110,000    |
| Highly Information Industry Co., Ltd.               | 73.69%       | 107,296    | -              | -              | 107,296    |
| TCL Communication Equipment (Huizhou) Co., Ltd.     | 75.00%       | 79,500     | -              | -              | 79,500     |
| TCL Medical Radiological Technology (Beijing) Co.,  | 100%         | 58,497     |                |                | 58,497     |
| Ltd.  | 100%         | 56,497     | -              | -              | 38,497     |
| Shenzhen TCL Strategic Equity Investment Fund       | 100%         | 20,000     | 23,880         |                | 43,880     |
| Partnership (Limited Partnership)                   | 100%         | 20,000     | 25,880         | -              | 43,000     |
| TCL Industrial Technology Research Institute, Ltd.  | 100%         | 20,000     |                | _              | 20,000     |
| (Europe)  | 10070        | 20,000     | _              | -              | 20,000     |
| $WuhanTC\!LIndustrialTechnologyResearchInstitute,$  | 100%         | 20,000     | -              |                | 20,000     |
| Ltd.  | 10070        | 20,000     |                |                | 20,000     |
| Shenzhen TCL High-Tech Development Co., Ltd.        | 100%         | 20,000     | -              | -              | 20,000     |
| Beijing HAWK Cloud Information Technology Co., L    | 100%         | 20,000     | -              | -              | 20,000     |
| Peer College Education Technology (Huizhou) Co., Li | 100%         | 5,000      | -              | -              | 5,000      |
| Huizhou Hongsheng Technology Development Co., L     | 100%         | 1,000      | -              | -              | 1,000      |
| Beijing Zhiqujia Technology Co., Ltd.               | 100%         | 257,627    | -              | -              | 257,627    |
| Ningbo TCL Equity Investment Co., Ltd.              | 100%         | 300,000    | -              | -              | 300,000    |
| TCL Technology Investments Limited                  | 100%         | 188,293    | -              | -              | 188,293    |
| Winshero Investment Limited                         | 100%         | -          | -              | -              | -          |
| Equity incentives of subsidiaries                   |              | 10,452     | 170            | -              | 10,622     |
|   | _            | 27,434,124 | 5,792,450      | (504,950)      | 32,721,624 |

For the registered capital of subsidiaries and the Company's equity interests in the subsidiaries, see Note V.

# XV Notes to Financial Statements of the Company as Parent (Continued)

#### 4 Investments in other equity instruments

| Non-trading equity instruments     | 30 June 2020<br>15,000 | 31 December 2019<br>15,000 |
|------------------------------------|------------------------|----------------------------|
| Other non-current financial assets |                        |                            |
|                                    | 30 June 2020           | 31 December 2019           |
| Equity investments                 | 1,573,718              | 1,531,335                  |
| Debt investments                   | 9,342                  | 9,578                      |
|                                    | 1,583,060              | 1,540,913                  |

#### 6 Revenue and cost of sales

5

7

|  | H1 2    | H1 2020       |           | 9             |
|--|---------|---------------|-----------|---------------|
|  | Revenue | Cost of sales | Revenue   | Cost of sales |
| Core business  | 382,812 | 377,010       | 491,348   | 483,925       |
| Non-core business  | 103,572 | 7,048         | 272,251   | 166,993       |
|  | 486,384 | 384,058       | 763,599   | 650,918       |
| Return on investment   |         |               |           |               |
|  |         |               | H1 2020   | H1 2019       |
| Income from disposal of debt instruments at fair value through profit<br>or loss |         |               | 10,177    | 86,292        |
| Income from disposal of equity instruments at fair value through profit          |         |               | -         | 12,050        |
| or loss  |         | .1            |           |               |
| Income from holding debt instruments at fair value through profit or loss        |         |               | 2,729     | 20,310        |
| Debt instruments at amortized cost through profit or loss                        |         |               | -         | 53,606        |
| Income from holding equity instruments at fair value through profit or loss      |         |               | 12,265    | 9,676         |
| Dividends from subsidiaries  |         |               | 736,919   | 177,885       |
| Share of profit of associates for current period                                 |         |               | 626,648   | 584,429       |
| Share of profit of joint ventures for current period                             |         |               | (9,432)   | (1,199)       |
| Net income from disposal of long-term investments                                |         | ents          | 12,549    | (200,193)     |
|  |         |               | 1,391,855 | 742,856       |

As at 30 June 2020, there were no significant restrictions on the collection of return on investment.

- XV Notes to Financial Statements of the Company as Parent (Continued)
- 8 Net cash generated from/used in operating activities

Net cash used in operating activities of the Company as the parent was RMB863,361 thousand.

9 Cash and cash equivalents, end of the period

Cash and cash equivalents, end of the period of the Company as the parent was RMB11,811,678 thousand.

10 Contingent liabilities

As at 30 June 2020, the contingent liabilities not provided for in the financial report are as follows:

|  | 30 June 2020 | 31 December 2019 |
|--|--------------|------------------|
| Guarantees for trade notes and letters of guarantee of subsidiaries                | 19,005,682   | 9,809,585        |
| Guarantees for bank loans of subsidiaries  | 26,985,549   | 22,119,613       |
| Guarantees for bank loans, trade notes, letters of credit, etc. of related parties | 19,312,590   | 18,160,168       |

#### XVI Comparative Data

Certain comparative data have been reclassified to comply with the presentation of the current period.

#### XVII Non-Recurring Gains and Losses

|   | H1 2020   | H1 2019   |
|---|-----------|-----------|
| Gain or loss on disposal of non-current assets (inclusive of impairment allowance write-offs)   | 289,779   | 1,299,737 |
| Government grants through profit or loss (exclusive of government grants given in<br>the Company's ordinary course of business at fixed quotas or amounts as per the<br>government's uniform standards)   | 355,098   | 592,690   |
| Gain equal to the amount by which investment costs for the Company to obtain<br>subsidiaries, associates and joint ventures are lower than the Company's enjoyable<br>fair value of identifiable net assets of investees when making investments  | 280,759   | -         |
| Gain or loss on fair-value changes on held-for-trading financial assets and<br>liabilities & income from disposal of held-for-trading financial assets and liabilities<br>and available-for-sale financial assets (exclusive of the effective portion of hedges<br>that arise in the Company's ordinary course of business) | 40,067    | 72,879    |
| Non-operating income and expense other than the above   | 192,303   | 26,753    |
| Income tax effects  | (78,214)  | (91,321)  |
| Non-controlling interests effects   | (53,589)  | (58,856)  |
| Non-recurring gains and losses attributable to ordinary shareholders of the Company as the parent   | 1,026,203 | 1,841,882 |

The Company recognizes non-recurring gain and loss items in accordance with the provisions of (2008) No.43 "Explanatory Announcement No.1-Non-recurring Gains and Losses (2008)" issued by the China Securities Regulatory Commission.

#### XVIII Weighted Average Return on Equity (ROE) and Earnings per Share (EPS)

The Company calculates the ROE and EPS as follows in accordance with "the Compilation Rules No. 9 for Information Disclosure of Companies Offering Securities to the Public-Calculation and Disclosure of Return on Equity and Earnings per Share (Revised in 2010)" issued by China Securities Regulatory Commission and relevant provisions of accounting standards:

|   | Net profit                 |                         | EPS (RMB yuan) |             |
|---|----------------------------|-------------------------|----------------|-------------|
| Item  | for<br>Reporting<br>Period | Weighted<br>average ROE | Basic EPS      | Diluted EPS |
| Net profit attributable to ordinary shareholders of the Company   | 1,208,066                  | 4.11%                   | 0.0932         | 0.0893      |
| Net profit attributable to ordinary<br>shareholders of the Company before<br>non-recurring gains and losses | 181,863                    | 0.62%                   | 0.0140         | 0.0134      |

Company Name: TCL Technology Group Corporation Date: 27 Agust 2020

The financial statements and the notes thereto from page 1 to page 144 are signed by:

|                 |           |                    |         | Person-in-char |          |
|-----------------|-----------|--------------------|---------|----------------|----------|
|                 |           | Person-in-charge   |         | ge of the      |          |
| Legal           | Li        | of                 |         | financial      |          |
| Representative: | Dongsheng | financial affairs: | Du Juan | department:    | Xi Wenbo |

# Part X Other Information Submitted

## I Other Material Social Security Issues

Indicate whether the listed company or any of its subsidiaries is involved in any other material social security issues.

 $\square$  Yes  $\blacksquare$  No  $\square$  Not applicable

Indicate whether the Company received any administrative punishments in the Reporting Period.  $\Box$  Yes  $\blacksquare$  No  $\Box$  Not applicable

# II Communications with the Investment Community such as Researches, Inquiries and Interviews during the Reporting Period

| Date            | Place  | Way of<br>communicat<br>ion | Type of<br>communicatio<br>n party | Communication party   | Main discussions and materials provided   |
|-----------------|--|-----------------------------|------------------------------------|---|---|
| 15 January 2020 | Company<br>Conference<br>Room in<br>Shenzhen | By visit                    | Institutional<br>investor          | UBS Asset Management, Essence<br>Securities, Oriental Alpha Fund,<br>Tongben Investment, Rosefinch<br>Fund, Shenzhen Shangdao<br>Investment, and Shanghai Life<br>Insurance   | Inquired about the<br>Company's business<br>development   |
| 16 January 2020 | Company<br>Conference<br>Room in<br>Shenzhen | By visit                    | Institutional<br>investor          | TF Securities, China Asset<br>Management, TruValue Asset<br>Management, Dingsa Fund, Essence<br>Fund, Essence Securities, Sense<br>Fund, Boyuan Fund, JTJ<br>Investment, China Orient Asset<br>Management, etc.   | Inquired about the<br>Company's business<br>development   |
| 31 March 2020   | Company<br>Conference<br>Room in<br>Shenzhen | By visit                    | Institutional<br>investor          | E Fund, Harvest Fund, Southern<br>Asset Management, Bosera Funds,<br>Perseverance Asset Management,<br>Yinhua Fund, GF Fund, Dacheng<br>Fund, UBS Securities, Minsheng<br>Royal Fund Management, HSBC<br>Jintrust Fund, CCB Principal Asset<br>Management, etc. | Inquired about the 2019<br>performance and<br>development planning of<br>TCL Tech. and TCL CSOT |
| 29 April 2020   | -  | By phone                    | Institutional<br>investor          | Harvest Fund, China Asset<br>Management, Penghua Fund,<br>Perseverance Asset Management,<br>asptex, Daiwa, Morgan Stanley, Q<br>Fund Managemet, UG, Essence<br>International, Essence Securities,<br>Aeon Insurance Asset Management,<br>etc.                   | Inquired about the Q1 2020<br>performance and<br>development planning of<br>TCL Tech.           |

# III Financial Relationships between the Listed Company and the Controlling Shareholder and Its Related Parties

 $\Box$  Applicable  $\blacksquare$  Not applicable