











Annual Report 2024



Lot A14b Hiep Phuoc Industrial Park, Nha Be District, HCMC, Vietnam Tel: 84.28.-780088-7800900 - Fax: 84.28.7800735

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TRANG CORPORATION 2024 ANNUAL REPORT

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I. General Information

1. General information

Transaction

: Trang Corporation

Name

Business

0303366525

Registration Certificate Number

Charter capital : 168,299,940,000 VND

Address : Lot A14b, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be

District, Ho Chi Minh City. HCM

Phone

(08) 37.800.900

Number

Fax Number : (08) 37.800.735

Website : www.trangcorporation.vn

Stock Code : TFC

Formation and development process

Trang Corporation ("Trang Corp" or TFC) was established in July 2004 in Hiep Phuoc Industrial Park, Ho Chi Minh City to produce frozen seafood products for export markets in Europe, America and Australia.

Since its establishment in 2004, with an initial charter capital of VND 20 billion, Trang Corporation has constantly developed in terms of the scale of production and business activities as well as increased charter capital to meet the needs of expansion and development. Through 5 increases in charter capital from the issuance of shares to pay dividends and the issuance of shares to existing shareholders and other shareholders, the Company's charter capital now reaches VND 168.3 billion, an increase of 741.5% compared to the time of establishment.

On 13/11/2015, Trang Corporation marked a new development step when it was approved to be listed on the HNX with the stock code TFC, officially becoming a public company.

03/12/2015: Shares of Trang Corporation were officially traded on HNX with a starting price of 35,000 VND/share. Officially becoming a public company is a great turning point in the development process of Trang Corp, opening up opportunities to promote the business to customers, partners and investors, creating a premise for increasing competitive advantages as well as access to unlimited capital for development investment.

2. Main business

The Company's main business activities are: Production and processing of aquatic and seafood; Processing and packaging: Coffee, tea; Production of cakes from flour; Production of dishes and processed foods.

The company is currently doing business in markets such as Europe, the US, Australia and some other Asian markets such as Japan, Singapore, Malaysia. In 2024, the market with the highest export sales is Europe (66.7%), followed by the US (25.4%) and Australia (5.7%), the remaining markets account for 2.2%.

3. Corporate governance and business organization

The company is organizing management and operation according to the model: General Meeting of Shareholders, Board of Directors, Supervisory Board and General Director. The



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current management apparatus structure consists of 10 units reporting directly to the General Director, including:

- Finance and Accounting Department
- Sales Department
- R&D Department
- Production Planning Department
- Workshop

- QAQC Department
- MMTB Improvement Department
- Procurement Department
- HR & Administration Department
- Maintenance Department

Subsidiaries and associated companies

The company has 01 subsidiary, Dasumy Food Service Trading Production Co., Ltd., headquartered at Lot D4, N1 Street, Hiep Phuoc Industrial Park, Hiep Phuoc Commune, Nha Be District, Ho Chi Minh City, Vietnam. The main business of this Subsidiary is food wholesale. At the end of the fiscal year, the Company's interest ratio and voting rights ratio in this subsidiary is 75% (the number at the beginning of the year is 75%).

The company has 01 associated company, Dary Food Co., Ltd., headquartered at Lot D4, N1 Street, Hiep Phuoc Industrial Park, Hiep Phuoc Commune, Nha Be District, Ho Chi Minh City, Vietnam. The main business of this associated company is the processing and preservation of aquatic products and aquatic products. At the end of the fiscal year, the Company's capital contribution ratio at this associated company is 45%, the voting rights ratio and interest ratio are equivalent to the capital contribution ratio.

4. Strategy

The Board of Directors and the Board of Directors of the Company have outlined a mediumand long-term development strategy with specific goals as follows:

- Create unique products that suit consumer tastes.
- Comply with the highest level quality standards.
- Become a reliable partner in the high-quality food processing industry.
- Development goes hand in hand with responsibility to the community, towards the goal of sustainable development.
- One of the 05 intensive food processing companies with the highest revenue in Vietnam.

5. Risks

Macro risk

2024 continues to be a difficult and challenging year for the Vietnamese economy in particular and the world in general as the war between Russia and Ukraine continues to impact the price of oil and agricultural products such as wheat, barley, etc. In addition, the unpredictable weather situation also affects the production situation and the price of input materials.

Exchange rate risk

Because most of the Company's orders are exported and partners and customers pay mainly in foreign currencies, exchange rate fluctuations will affect the Company's revenue and profit. Although in 2024, the increase in the price of the USD will have a positive impact on the USD/VND exchange rate, but the continuous exchange rate fluctuations also partly affect the Company's production and business plans, as well as increase the cost of importing raw materials and transportation costs.

Legal risks





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The Company's revenue largely comes from export activities, so the Company must grasp and understand the relevant international regulations. At the same time, the Company is operating in the form of a joint-stock company and listing shares on the securities trading system, so it must comply with the Law on Enterprises, the Law on Securities and other relevant legal documents. As these legal documents adjust and change, this may impact the Company's business plan. Therefore, the Company is always proactive in monitoring and updating international legal policies and practices to promptly change management methods and business strategies accordingly.

II. Overview of 2024 operation

1. Business results

In 2024, consolidated revenue exceeds the plan by VND 59 billion (~7%), which is the highest sales level since listing. Profit exceeded the plan by VND 105 billion (~184%), this profit is also a record since TFC came into operation. The above results are due to the company's proactive cost control, plus the strategy of shifting to customers who require specific products with high profit margins. 2024 also recorded a gross profit margin of 29%, the highest in the last 4 years, as a result of a strong restructuring process from 2021 to now. The gross profit margin also reflects the gradual shift of TFC's product structure to specific products, requiring individual "tailoring" for each customer, so the gross profit margin will be much higher than that of popular and traditional products

	Implement	Plan Implement		Plan Implement		Compa	ire
Quota	2023	2024	2024	TH2024/ KH2024	TH2024/ TH2023		
Revenue (billion VND)	783	845	904	+ 7%	+ 15%		
Profit after profit (billion VND)	52	57	162	+ 184%	+ 212%		

2. Key personnel

The Company's Board of Management as of 31/12/2024 is as follows:

No.	Name	Duty	Proportion own	Work history
1.	Truong Van Quang	General Director	0,19%	See section V
2.	David Ho	Sales Director	22,94%	See section V
3.	Nguyen Thi My Nhung	Chief Accountant	0%	2010-2012: Accountant of Binh Tien Production Co., Ltd. 2013-2015: Accounting Officer of TiNo Co., Ltd. 2015-present: Accountant at Trang Joint Stock Company

In 2024, the Company will have no personnel changes in the Board of Directors. Number of officers and employees as of December 31, 2024: 491 employees (in 2023 it is 477 employees).

HR Policy

Training and recruitment

The company has recruitment standards for each position to find potential candidates, suitable for job needs. In addition, the Company always focuses on training inherited human resources, so the Company regularly organizes training courses to be able to promptly update new knowledge and skills for employees, thereby improving the quality of work and meeting the needs of customers.

Working Environment



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In order for employees to be able to stick with the company for a long time, the work environment is one of the most important factors. A good working environment will create inspiration and motivation for employees, helping them to complete their assigned tasks well. Therefore, the Company always creates a professional, dynamic and fair working environment. At the same time, the Company also provides a full range of equipment, ensuring safety and hygiene for employees at the workplace and production and business place.

Salary, bonus, remuneration and welfare

The company always ensures the full implementation of benefits for employees in accordance with the provisions of the Labor Code, the Law on Social Insurance, the Law on Unemployment Insurance and on the principle of fairness, transparency, and compliance with the content of the contract signed with employees. At the same time, the Company is proactive in organizing periodic health checks for employees, organizing collective activities, sports and cultural movements to promote the spirit of solidarity. At the same time, the Company also has policies to praise and reward individuals and departments with excellent capacity, achieving many good results in the working process.

3. Investments

a) Large investments

In 2024, Trang Corporation will not carry out major investment activities, establish additional subsidiaries, and will not invest more in associated companies.

b) Subsidiaries and associated companies

Overall, both TFC's subsidiaries and associated companies are operating very effectively in 2024. This once again reflects the correct implementation of the comprehensive reform strategy that has been implemented by the Board of Directors since 2021. The business situation of member units in 2024 is as follows:

	DASUMY	DARY
Item	(subsidiary)	(affiliated company)
Revenue (billion VND)	8.71	298
Profit after tax (billion VND)	0.14	43

4. Financial position

a) Financial position

Item	2023	2024	% increase decrease
Total asset value (million VND)	683,054	913,715	34%
Net sales (VND)	782,308	904,149	16%
Profit from business activities ((million VND)	58,396	189,555	225%
Other profit (million VND)	-78	-1,206	1,446%
Profit before tax (million VND)	58,318	188,349	223%
Profit after tax (million VND)	52,083	161,541	210%
EPS (VND)	3,076	9,563	211%
Dividend (VND)	500	1,200	140%
Dividend payout rate (%)	16%	13%	
b) Key financial indicators			
Item	2023	2024	Notes



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Item	2023	2024	Notes
1. Solvency norms			
+ Short-term payment coefficient	116.14%	135.73%	
+ Fast payment coefficient	65.57%	86.70%	
2. Indicators of capital structure			
+ Debt/Total Assets Ratio	0.64	0.58	
+ Debt/equity ratio	1.75	1.36	
3. Indicators of operational capacity			
+ Inventory turnover	5	5	
+ Total Asset Turnover	1.12	1.23	
4. Indicators of profitability			
+ Profit ratio/Net revenue	7%	18%	
+ Ratio of profit to equity	23%	51%	
+ Ratio of profit to profit/total assets	7%	20%	
+ Profit Ratio from Business Activities/Net Revenue	7%	21%	

5. Shareholder structure, change of owner's investment capital

a) Shares

Registered charter capital : 168.299.940.000 VND
Shareholders' actual capital contribution : 168.299.940.000 VND
Total number of issued and listed shares : 16.829.994 shares
Par value of ordinary shares : 10.000 VND/share
Number of treasury shares : None
Number of shares restricted from transfer : None

b) Structure of shareholders

According to the closing list dated March 28, 2025, the Company's shareholder structure is as follows:

Domestic/foreign shareholders Domestic shareholders Foreign shareholders	67.87% 32.13%
Individual/Institutional Shareholders Individual Shareholders Institutional Shareholders	99.74% 0.26%
Major/minority shareholders Major shareholders Minority Shareholders	75.00% 25.00%

c) Changes in the owner's investment capital

	Day	(billion VND)	(billion VND)	Forms of capital increase
:	31/01/2014	20	30	Dividends in shares (2:1 ratio)
	29/06/2014	30	50	Distribution of dividends by shares (Ratio 3:2)
	10/03/2015	50	80	Distribution of dividends by shares (Ratio 5:3)
2	26/06/2015	80	110	Issuance of shares to existing shareholders (Ratio 8:3)



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12/08/2016

110

168 Distribution of dividends in shares from profits and capital surplus

d) Trading of treasury stocks

None.

e) Other securities

None.

6. Corporate Environmental and Social Impact Report

6.1. Impact on the environment

As a unit operating in the field of production, the Company is aware of negative impacts on the environment such as waste in the production process, domestic waste from workers at the factory. Therefore, the Company has always complied with the waste treatment principles set out by the Law on Environmental Protection and relevant legal documents. At the same time, the Company is looking for partners specializing in waste procurement and treatment to comply with the waste treatment process and limit adverse impacts on the environment. Along with that, the Company regularly inspects and supervises the production and waste treatment process to promptly assess and improve, helping to ensure compliance with environmental laws and regulations. In addition, the Company is always proactive in propagating, as well as raising the awareness of environmental protection of all employees, conducting training so that employees can classify and treat waste, ensure hygiene and safety. From there, each individual will be aware of the importance of environmental protection and the responsibility of each person in minimizing the impact of production activities on the surrounding environment.

6.2. Management of raw materials

Due to the characteristics of activities in the seafood processing industry, in terms of raw materials, the Company always prioritizes choosing suppliers towards sustainable aquaculture. In addition, the Company uses packaging on the principle of using minimal plastic waste, giving priority to using paper packaging and recycled packaging.

6.3. Energy consumption

Aware of the saving of costs related to input energy, the Company always comes up with guidelines and policies to save energy, in order to minimize costs for the Company. The company periodically inspects and reviews the system of machinery and equipment to carry out maintenance, repair and replacement of damaged equipment and machinery. In addition, the Company also propagates and raises the awareness of all employees in the use of energy saving, also participates in training on professional methods of using the production line system, improving processes to be able to maximize productivity, Save time and save the amount of energy consumed each year.

6.4. Water consumption

As a company operating in the manufacturing sector, the Company is aware that water is an extremely important factor in all of the Company's activities, so it is necessary to have appropriate policies in place. Due to the peculiarities of operating in the industrial park, the Company uses tap water provided by Hiep Phuoc Industrial Park Joint Stock Company. Internally, for domestic water sources, the Company encourages and propagates employees to use water economically and reasonably. For water used in production, the Company regularly inspects, repairs and maintains pipes and water valves of equipment and machinery to minimize leakage and loss during production, ensuring safety for the environment. The percentage of production wastewater collected and treated by the Company always reaches 100%.

6.5. Policies related to employees

For TFC, people are one of the most important resources in the process of operation and development. In particular, with the characteristics of the Company's industry, employees



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often have to work in a closed production environment, so the Company always actively cares about the health of all employees, by organizing periodic health check-ups, provide protective equipment to ensure labor safety. At the same time, the Company regularly organizes internal training sessions to provide new knowledge and help employees improve their skills and productivity. In addition, the Company is also committed to ensuring the full implementation of appropriate remuneration, insurance and allowance regimes. This not only creates a fair working environment for employees but also helps the Company to retain highly skilled and experienced workers. Along with that, TFC always pays attention to the mental health of all employees, regularly organizes union, cultural and sports activities, helps connect employees, creates a comfortable and effective working environment.

6.6. Reports related to responsibilities to local communities.

Since its establishment, the Company has always pursued development on a sustainable basis, so the Company's responsibility to the locality has always been focused. The company is currently creating jobs for nearly 500 local workers with a stable source of income. Throughout the operation, the Company always fully ensures its obligations to the locality. In addition, the Company also organizes and encourages all employees to participate in local charity activities.

III. Board of Directors' Reports and Evaluations

1. Evaluation of business results

Last year, the company exceeded the plan of the General Meeting of Shareholders. Subjectively, the Board of Directors assesses that the reason for the results achieved comes from the fact that the Company has been proactive in seeking orders from new customers, and at the same time maintaining a good relationship with old customers, thereby helping to create a relatively large number of orders. helping to stabilize the business process of the Company. On the other hand, the Company owns a team of highly skilled employees, with a sense of responsibility, creativity and always support and help each other at work, thereby being able to create uniform quality products according to the specific requirements of each customer. In 2024, it also recorded a net profit margin of 18%, reflecting the company's strategy of reforming and optimizing operating costs, which has been effective after a period of implementation.

2. Financial position

a) Assets

Total assets as of December 31, 2024 reached VND 914 billion, up 34% compared to 2023. Short-term asset structure increased slightly in 2024 at 76% of total assets (2023: 73%). Total asset turnover in 2024 reached 1.23 times, a slight increase compared to 2023 (1.12 times). The company has no overdue receivables.

b) Liabilities

In 2024, liabilities reached VND 526 billion, equivalent to an increase of 21% over the same period in 2023. Due to the characteristics of the company's business, the debt structure mainly focuses on short-term debt. Short-term debt in 2024 increased by 20% over the same period in 2023, mainly due to the company's sales growth, which led to an increase in raw materials and input costs to meet production requirements.

3. Improvements in organizational structure, policies, and management

In 2024, the Company will continue to focus on investing in management, applying information technology to the management and administration system to improve management efficiency and save resources.

4. Future development plans

Trang Joint Stock Company continues to focus on producing food for export to developed countries, in which:



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Focus on expanding business activities in other potential markets.

 Research and development of vegan and gluten-free vegetable products to meet the growing demand for healthy foods.

5. Assessment related to the company's environmental and social responsibility

a. Assessment related to environmental indicators

Operating in the field of production, the Company always takes measures to minimize negative impacts on the environment. Specifically, the Company is always looking for and signing with partners specializing in purchasing industrial waste to ensure the quality of life of the community, and at the same time create a safe and clean working environment for employees. In addition, the Company regularly conducts propaganda and reminds employees to maintain hygiene around the workplace, classify waste, etc. in order to minimize negative impacts on the environment. In addition, the Company also promotes the saving of electrical energy, replaces and gradually uses more modern and lower-capacity power sources to save costs and reduce the consumption of this energy source.

b. Assessment related to employee issues

TFC is aware that employees are always an important factor, determining the stable and sustainable development of the Company. Therefore, the Company's Board of Directors always cares about the mental and physical health of all employees. The company has organized periodic health checkups, fully equipped with protective equipment for employees. In addition, the Company also creates conditions for employees to bond through union activities and sports activities, in order to strengthen team spirit and improve work efficiency. At the same time, the Company always creates conditions for employees to learn and improve their skills, in order to bring the best quality output products. Along with that, TFC always ensures to pay salaries in full, on time and comply with the deduction and payment of Health Insurance, Social Insurance, and Unemployment Insurance for employees according to regulations.

c. Assessment related to the responsibility of the enterprise to the local community.

In the process of operation, TFC always wants to bring positive values, so that we can join hands to contribute to building a stronger community. Therefore, the Company is always proactive in sharing and providing financial support to disadvantaged families, actively participating in contributing to charity funds. This not only helps the community, but also helps the Company create trust and empathy from partners and customers.

IV. Evaluation of the Board of Directors of the Company's activities

1. Evaluation of the Board of Directors of the Company's activities

The company has made efforts to bring 2024 revenue beyond the set plan even though the world economic situation is still heavily affected by the Covid-19 pandemic and the war in Ukraine. Regarding the after-tax profit target in 2024, it has also exceeded the set plan, because in the year the Company tries to keep orders with good profit margins, change product structure, and organize the management apparatus more effectively. In addition, control input costs in 2024 to be stable and optimize costs in production.

Although it has exceeded the plan, although there are still many difficulties, with the determination and consensus of all employees, the Board of Directors highly appreciates and recognizes the results that the Board of Directors together with the collective of employees have made efforts to achieve in the past year.

2. Evaluation of the Board of Directors on the activities of the Board of Management of the company

The Board of Directors assesses that 2024 is a challenging year when the world economic situation is in recession, the instability of the banking and financial system, many businesses are facing great risks, but the Board of Directors highly appreciates the continuous efforts of the Board of Directors and employees who have taken advantage of opportunities to develop



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and overcome difficulties. The General Director and executive managers have well performed their assigned functions and tasks. The Board of Directors takes measures to implement production plans, strengthen cost management, improve the management capacity of executives, create a united and unified collective towards the goal of creating business value in the future.

3. Plans and orientations of the Board of Directors

Regarding the business development plan in 2025 and the following years, the Board of Directors and the Board of Directors assessed that the potential to increase exports to the UK, EU and especially the US market still has a large potential, in terms of products, priority is given to the development of key products and is stable throughout the year.

The orientation of production and business activities in 2025 and the following years of the Board of Directors and the Board of Directors is to improve the spirit of automation and mechanization in production, improve the organizational structure more effectively, organize good control of production costs and quality to improve competitiveness.

V. Corporate Governance

1. Board of Directors

a) Members and structure of the Board of Directors

Name	Duty	Ratio own	Work history
Ms. Nguyen Minh Nguyet	Chairman Legal Representative	22,02%	1980-1990: Director of Quality Management at Street Ice Cream Manufacturing Company – Australia 2005-2015: Chairman of the Board of Directors General Director of TFC. 2015-2017: TV, Board of Directors General Director of TFC. 2017-present: TFC BOARD OF DIRECTORS.
Mr. Truong Van Quang	Executive Director CEO	0,19%	2000-2002: Quality management officer of COFIDEC Company. 2002-2006: Workshop foreman of COFIDEC Company. 2006-2017: TFC Workshop Manager. 2017-2019: Deputy CEO of TFC. 2019-present: Member of the Board of Directors General Director of TFC.
Ms. Susan Ho	Non-executive Director	5,94%	2003-2019: Division Manager - Macquarie Group (Australia) 2020-2022: Director of Lawhill Advisory Pty Ltd 2022-present : Member of the Board of Directors of TFC
Mr. David Ho	Executive Director Sales Director	22,94%	2009-2013: Managing Director and International Sales Director of Trangs Food Processing Company, Australia. 2015-present: Member of the Board of Directors of Trang Joint Stock Company
Mr. Huynh Khanh Hieu	Non-executive Director	3,57%	1995-2002: AFC Saigon Auditing Company. 2002-2005: DTL Auditing Firm 2005-2006: Quang Minh Auditing Company 2006-present: Financial Investment, Member of the Board of Directors of Trang Joint Stock Company
Mr. Tran Quang	Independent	0%	2019-2020: Head of Capital Department of DHA



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Name	Duty	Ratio own	Work history
Phu	Director		Investment Company Limited. 2020-2021: Transformation Director of Strategy Division Assistant General Director of Sai Commercial Joint Stock Bank 2022-present: Director of Realism Consulting Co., Ltd. 2023-present: Member of the Board of Directors of Trang Joint Stock Company
Ms. Kim Ngoc Nguyen	Independent Director	0%	2017-2023: Contact Centre Manager, Perpetual Limited, Australia.2023-present: Member of the Board of Directors of Trang Joint Stock Company

b) Sub-committees of the Board of Directors

None.

c) Activities of the Board of Directors

Board Meetings

In 2024, the Board of Directors will organize 10 meetings, with 100% of members attending in person/online and/or authorizing others to attend, giving timely opinions on issues within the jurisdiction of the Board of Directors. Statistics on attendance at meetings of members of the Board of Directors in the following forms:

No.	Director	In person	Online and/or POA	Total
1	Nguyen Minh Nguyet	10	-	10/10
2	Truong Van Quang	10	-	10/10
3	Susan Ho	5	5	10/10
4	David Ho	10	-	10/10
5	Huynh Khanh Hieu	4	6	10/10
6	Tran Quang Phu	10	-	10/10
7	Kim Ngoc Nguyen	-	10	10/10

Resolutions of the Board of Directors

In 2024, the Board of Directors has approved 10 Resolutions on issues under the authority of the Board of Directors. The operation of the Board of Directors ensures compliance with the provisions of law and the Company's Charter. According to the assessment of the Board of Directors, in 2024, the members of the Board of Directors will complete their tasks. The abstract content of the Resolutions approved by the Board of Directors is as follows:

	No.	Ref. Number	Date	Description	Pass rate
-	1	01/BB-HDQT/2024	2024-03-06	Renewal of Credit Contract	100%
	2	NQ-HĐQT//2024/0401	2024-04-01	Renewal of Credit Contract	100%
	3	BBH-HĐQT/2024/0401	2024-04-15	Renewal of Credit Contract	100%
	4	BBH-HĐQT /2024/0402	2024-04-15	Guarantee an affiliate loan	100%
	5	NQ-HĐQT/2024/0501	2024-05-21	Renewal of Credit Contract	100%



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No.	Ref. Number	Date	Description	Pass rate
6	BBH-HĐQT /2024/0601	2024-06-14	Guarantee an affiliate loan	100%
7	01/2024	2024-03-18	Extension of the time for holding the 2024 General Meeting of Shareholders	100%
8	01/24/BB/HĐQT-TFC	2024-05-22	Approved the election of the Chairman of the Board of Directors for the term 2024-2029	100%
9	01-TFC/BBHHĐQT	2024-07-01	Approval of information disclosure regulations	100%
10	04/24/BBH/HDQT-TFC	2024-08-06	Report on production and business activities	100%

d) Activities of independent members of the Board of Directors.

Independent members of the Board of Directors attended meetings in accordance with the functions and duties of independent members of the Board of Directors. At the same time, check the reasonableness, legality, honesty and prudence in the management and administration of business activities; systematic, consistent and appropriate of accounting, statistics and financial statements. In addition, it also appraises the completeness, legality and truthfulness of business reports, annual and quarterly financial statements, and reports on management evaluation of the Board of Directors.

2. Supervisory Board

a) Members and structure of the Supervisory Board/Audit Committee: (list of members of the Supervisory Board, percentage of ownership of voting shares and other securities issued by the company.

Name	Duty	Ownership	Experience
Ms. Vu Thi Minh Chien	Head of the Supervisory Board	1,4497%	2003-2005: Deputy Director of TTVN Goods Trading Company (Vietnam Textile and Garment Company)
			2005-2009: Director of Human Resources Administration of Trang Joint Stock Company
			2009-2015: Managing Director of Trang Joint Stock Company
			2015-present: Head of the Supervisory Board of Trang Joint Stock Company
Ms. To Le Minh	n Members of	0,0044%	2000-2010: Tan Tan Joint Stock Company
	the Supervisory Board		2010-2011: Head of Accounting Department, Business Coordination of Hung Long Viet Co., Ltd.
			2012-2014: Cost Accounting of Trang Joint Stock Company
			2015-present: Head of Production Planning Department of Trang Joint Stock Company
			2022-present : Member of the Supervisory Board of Trang Joint Stock Company
Ms. Tran Thank	h Members of the	0%	1983-1986: Accountant of T. Cuu Long Import- Export Union Company
-	Supervisory Board		1986-1991: Acting Chief Accountant of T. Cuu Long Sports Service Company
			1993-1995: Tax Accountant, Shop PT,





Lot A14b Hiep Phuoc Industrial Park, Nha Be District, HCMC, Vietnam

Tel: 84.28.-780088-7800900 - Fax: 84.28.7800735

Email: info@trangsgroup.com

Name	Duty	Ownership	Experience		
	•		Warehouse and Logistics Management of Vien Tin Trading Service Co., Ltd., Ho Chi Minh City.		
			1996-2001: Specialist in management and consulting of business activities of units under Saigon Post and Telecommunications Service Joint Stock Company / P. KD - IMPORT EXPORT		
			2001-2012: Treasurer and other Accounting – Finance jobs. Saigon Post and Telecommunications Service Joint Stock Company/ CDMA Mobile Phone Center.		
			2012-2016: Volunteer of Ho Chi Minh City Charity Fund.		
			2016-2021: Inspection, consultancy of social resources and member of the Supervisory Board of Trang Joint Stock Company		

b) Activities of the Supervisory Board

The Supervisory Board self-assessed that it had seriously implemented its responsibilities and powers in accordance with the provisions of the Law on Enterprises, the Company's Charter, and the Operating Regulation of the Supervisory Board in accordance with the contents approved at the 2024 Annual General Meeting of Shareholders, maintaining a good working relationship and coordinating with the Board of Directors and the Board of Directors. The members of the Supervisory Board have worked with a high sense of responsibility according to the principles of independence, objectivity, prudence, always for the benefit of the great-grandfather and Trang Joint Stock Company. In 2024, the Supervisory Board has held 02 meetings to, specifically as follows:

- Elect the Head of the Supervisory Board for the term 2024-2029 and assign tasks to members of the Supervisory Board.
- Propose the Board of Directors to select a separate and consolidated financial statements review and audit unit for the company.

3. Transactions, remuneration and benefits of the Board of Directors, the Board of Directors and the Supervisory Board

a) Salaries, bonuses, remunerations and benefits

Name	Duty	Total
Ms. Nguyen Minh	Chairperson of BOD	156.000.000
Nguyet		
Mr. Truong Van Quang	BOD's member, CEO	1.654.360.000
Mr. David Ho	BOD's member, Sales Director	1.185.482.000
Ms. Susan Ho	BOD's member	86.400.000
Mr. Huynh Khanh Hieu	BOD's member	84.000.000
Mr. Tran Quang Phu	BOD's member	80.400.000
Ms. Kim Ngoc Nguyen	BOD's member	80.400.000
Ms. Vu Thi Minh Chien	Head of the Supervisory Board	345.192.000
Ms. To Le Minh	Member of the Supervisory Board	639.816.000
Ms. Tran Thanh Huong	Member of the Supervisory Board	21.000.000

b) Trading in stocks of insiders.



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In 2024, Ms. To Le Minh, Member of the Supervisory Board has made a transaction to sell 10,000 shares.

c) Contracts or transactions with insiders

The Company does not incur sales transactions and provides services to key management members and related individuals and only incurs the following transactions with members of the Board of Directors:

 Borrow
 This year
 Previous year

 3.000.000.000

 Interest expense
 822.246.570
 633.698.629

d) Evaluate the implementation of regulations on corporate governance

In general, the Board of Directors and the Board of Directors of Trang Joint Stock Company have performed well in their management roles in the past year. At the same time, TFC always ensures that the Company's governance is complied with and implemented in accordance with the law and internal regulations and charters for smooth operation. Along with that, the Company has continuously checked and improved the capacity of the management system by creating conditions for members of the Board of Directors, members of the Supervisory Board, the Board of General Directors, and other managers to participate in training courses, and seminars on Corporate Governance to learn new and effective governance directions.

VI. Audited financial statements

See the following page.

Legal representative

Nguyen Minh Nguyet

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE FISCAL YEAR ENDED 31 DECEMBER 2024

TRANG CORPORATION

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STATEMENT OF THE BOARD OF MANAGEMENT

The Board of Management of Trang Corporation (hereinafter referred to as "the Corporation") presents this statement together with the Consolidated Financial Statements for the fiscal year ended 31 December 2024 including the Financial Statements of the Corporation and those of its subsidiary (hereinafter collectively referred to as "the Group").

Business highlights

Trang Corporation has been operating in accordance with:

- The Business Registration Certificate No. 0303366525, registered for the first time on 07 July 2004 and amended for the 15th time on 16 July 2020, granted by Ho Chi Minh City Department of Planning and Investment.
- The Investment Registration Certificate (project code) No. 41221000651, registered for the first time on 30 June 2015, granted by Ho Chi Minh City Export Processing and Industrial Zones Authority. The operation course of the project is until 29 December 2048.

On 13 November 2015, the Corporation's shares were officially listed on Hanoi Stock Exchange (HNX) under the stock code of TFC.

Head office

- Address

: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi

Minh City, Vietnam.

- Tel.

: (84 - 28) 37 800 900

- Fax

: (84 - 28) 37 800 735

Principal business activities of the Corporation as in the Business Registration Certificate are:

- Manufacturing and processing aquatic products;
- Manufacturing and processing food. Manufacturing, processing coffee, tea;
- Trading agricultural and forestry products;
- Trading aquatic products and food. Trading technology food. Trading coffee, tea;
- Trading equipment, machinery and supplies for industrial, agricultural, fishery production (except for pesticide);
- Providing guidance on cultivation techniques;
- Growing aquatic animals at sea and inland;
- Consultancy on business management, technology transfer;
- Providing real estate brokerage, housing services;
- Leasing plants, warehouses and yards. Trading houses. Leasing houses, offices;
- Trading cosmetics, stationeries, handicrafts, plastic products and children's toys (except for toys harmful to personality education, children's health or affecting security and order, social security), personal protection equipment, cravats, hats, blankets, pillows, bed sheets, suitcases, bags, footwear;
- Trading textile-sewing products, ready-made clothes;
- Trading computer software, computer hardware;
- Manufacturing computer hardware;
- Leasing road vehicles;
- Leasing machinery, equipment, tools for production and processing in agriculture, forestry, fishery and food industries;
- Processing and packaging coffee, tea;
- Manufacturing, processing agricultural, forestry products;
- Trading rubber, textile and garment materials and accessories;
- Manufacturing all kinds of cakes made from flour;
- Manufacturing processed dishes and food.



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Board of Management, Supervisory Board and Executive Board

The Board of Management, the Supervisory Board and the Executive Board of the Corporation during the year and as of the date of this statement include:

The Board of Management

Full name	Position	Re-appointing/resigning date
Ms. Nguyen Minh Nguyet	Chairwoman	Re-appointed on 22 May 2024
Mr. David Ho	Member	Re-appointed on 20 May 2024
Mr. Truong Van Quang	Member	Re-appointed on 20 May 2024
Mr. Vo Thien Chuong	Member	Resigned on 20 May 2024
Mr. Huynh Khanh Hieu	Member	Re-appointed on 20 May 2024
Ms. Susan Ho	Member	Re-appointed on 20 May 2024
Ms. Kim Ngoc Nguyen	Member	Re-appointed on 20 May 2024
Mr. Tran Quang Phu	Member	Re-appointed on 20 May 2024

The Supervisory Board

Full name	Position	Appointing/re-appointing/resigning date
Ms. Vu Thi Minh Chien	Head of the Board	Re-appointed on 22 May 2024
Ms. To Le Minh	Member	Re-appointed on 20 May 2024
Ms. Nguyen Bich Thuan	Member	Resigned on 20 May 2024
Ms. Tran Thanh Huong	Member	Appointed on 20 May 2024

General Director

The Corporation's General Director during the year and as of the date of this statement is Mr. Truong Van Quang (re-appointed on 22 May 2024).

Legal Representative

The Corporation's legal representative during the year and as of the date of this statement is Ms. Nguyen Minh Nguyet – Chairwoman (re-appointed on 22 May 2024).

Ms. Nguyen Minh Nguyet authorized Mr. Truong Van Quang – a Board Member cum General Director to sign on the Consolidated Financial Statements for fiscal year ended 31 December 2024 under the Power of Attorney No. 008/2024/UQ-TFC dated 28 December 2024.

Auditor

A&C Auditing and Consulting Co., Ltd. has been appointed to perform the audit on the Group's Consolidated Financial Statements for the fiscal year ended 31 December 2024.

Responsibilities of the General Director

The General Director of the Corporation is responsible for the preparation of the Consolidated Financial Statements to give a true and fair view of the consolidated financial position, the consolidated financial performance and the consolidated cash flows of the Group during the year. In order to prepare these Consolidated Financial Statements, the General Director must:

- select appropriate accounting policies and apply them consistently;
- make judgments and estimates reasonably and prudently;
- state clearly whether the accounting standards applied to the Group are followed or not, and all the material differences from these standards are disclosed and explained in the Consolidated Financial Statements;
- prepare the Consolidated Financial Statements of the Group on the going-concern basis, except for the cases that the going-concern assumption is considered inappropriate;
- design and implement effectively the internal control system to minimize the risks of material misstatements due to frauds or errors in the preparation and presentation of the Financial Statements.

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STATEMENT OF THE BOARD OF MANAGEMENT (cont.)

The General Director hereby ensures that all the proper accounting books of the Corporation have been fully recorded and can fairly reflect the financial position of the Group at any time, and that all the accounting books have been prepared in compliance with the applicable Accounting System. The General Director is also responsible for managing the Group's assets and consequently has taken appropriate measures to prevent and detect frauds and other irregularities.

The General Director hereby commits to the compliance with the aforementioned requirements in preparation of the Consolidated Financial Statements.

Approval of the Financial Statements

The Board of Management hereby approves the accompanying Consolidated Financial Statements, which give a true and fair view of the consolidated financial position as of 31 December 2024 of the Group, its consolidated financial performance and its consolidated cash flows for the fiscal year then ended, in conformity with the Vietnamese Accounting Standards, the Vietnamese Enterprise Accounting System and relevant statutory requirements on the preparation and presentation of the Consolidated Financial Statements.

For and on behalf of the Board of Management,

CÔNG TY CỔ PHẦN CẨ PHÂN

Nguyen Minh Nguyet Chairwoman

Date: 27 March 2025





: 02 Truong Son St., Ward 2, Tan Binh Dist., Ho Chi Minh City, Vietnam : 40 Giang Vo St., Dong Da Dist., Ha Noi City, Vietnam Branch in Ha Noi

Branch in Nha Trang: Lot STH 06A.01, St. No.13, Le Hong Phong III Urban Area, Phuoc Hai Ward, Nha Trang Oty, Vietnam Tel: +84 (0258) 246 5151 kttv.nt@a-c.com.vn

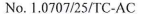
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bakertilly

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INDEPENDENT AUDITOR'S REPORT

To: THE SHAREHOLDERS, THE BOARD OF MANAGEMENT AND THE GENERAL DIRECTOR TRANG CORPORATION

We have audited the accompanying Consolidated Financial Statements of Trang Corporation (hereinafter referred to as "the Corporation") and its subsidiary (hereinafter collectively referred to as "the Group"), which were prepared on 27 March 2025 (from page 06 to page 42), including the Consolidated Balance Sheet as of 31 December 2024, the Consolidated Income Statement, the Consolidated Cash Flow Statement for the fiscal year then ended and the Notes to the Consolidated Financial Statements.

Responsibilities of the General Director

The General Director of the Corporation is responsible for the preparation, true and fair presentation of these Consolidated Financial Statements in accordance with the Vietnamese Accounting Standards, the Vietnamese Enterprise Accounting System and relevant statutory requirements on the preparation and presentation of the Consolidated Financial Statements; and responsible for such internal control as the General Director determines necessary to enable the preparation and presentation of Consolidated Financial Statements to be free from material misstatement, whether due to fraud or error.

Responsibilities of Auditors

Our responsibility is to express an opinion on these Consolidated Financial Statements based on our audit. We conducted our audit in accordance with Vietnamese Standards on Auditing (VSA). Those standards require that we comply with ethical standards and requirements and plan and perform the audit to obtain reasonable assurance about whether the Consolidated Financial Statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Consolidated Financial Statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Group's preparation and true and fair presentation of the Consolidated Financial Statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the General Director, as well as evaluating the overall presentation of the Consolidated Financial Statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion of Auditors

In our opinion, the Consolidated Financial Statements give a true and fair view, in all material respects, of the consolidated financial position as of 31 December 2024 of the Group, its consolidated financial performance and its consolidated cash flows for the fiscal year then ended, in conformity with the Vietnamese Accounting Standards, the Vietnamese Enterprise Accounting System and relevant statutory requirements on the preparation and presentation of the Consolidated Financial Statements.

For and on behalf of A&C Auditing and Consulting Co., Ltd.

> CÔNG TY TRÁCH NHIỆM HỮU HẠN KIỂM TOÁN VÀ TƯ VÀ

Ho Van Tung

Audit Practice Registration Certificate No. 0092-2023-008-1

Authorized Signatory

Ho Chi Minh City, 27 March 2025

Luong Anh Vu

Auditor

Audit Practice Registration Certificate No. 1832-2023-008-1

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS
For the fiscal year ended 31 December 2024

CONSOLIDATED BALANCE SHEET

As of 31 December 2024

Unit: VND

	ITEMS	Code	Note	Ending balance	Beginning balance
Α-	CURRENT ASSETS	100		696.450.246.988	495.843.223.130
I.	Cash and cash equivalents	110		213.689.358.486	42.395.187.091
i.	Cash	111	V.1	187.689.358.486	42.395.187.091
2.	Cash equivalents	112		26.000.000.000	~
II.	Short-term financial investments	120		93.753.330.298	86.600.875.751
1.	Trading securities	121	V.2a	299.500.000	299.500.000
2.	Provisions for devaluation of trading securities	122		= 0	g · 3
3.	Held-to-maturity investments	123	V.2b	93.453.830.298	86.301.375.751
III.	Short-term receivables	130		230.884.366.639	237.249.974.048
1.	Short-term trade receivables	131	V.3	182.687.361.817	214.269.649.797
2.	Short-term prepayments to suppliers	132	V.4	1.023.490.463	730.917.377
3.	Short-term inter-company receivables	133			ADMINISTRAÇÃO ANTO CONTRAÇÃO
4.	Receivables according to the progress of	3.7.7			
58.87	construction contract	134		·=	# <u>!</u>
5.	Receivables for short-term loans	135		-	•.:
6.	Other short-term receivables	136	V.5a	47.415.606.558	22.576.360.333
7.	Allowance for short-term doubtful debts	137	V.6	(242.092.199)	(326.953.459)
8.	Deficit assets for treatment	139		<u></u>	-
IV.	Inventories	140	V.7	155.235.956.890	123.897.991.360
1.	Inventories	141		158.247.595.593	126.821.519.474
2.	Allowance for devaluation of inventories	149		(3.011.638.703)	(2.923.528.114)
v.	Other current assets	150		2.887.234.675	5.699.194.880
1.	Short-term prepaid expenses	151	V.8a	2.877.881.969	2.769.061.818
2.	Deductible VAT	152		The second of the second secon	2.927.494.868
3.	Taxes and other receivables from the State	153	V.17	9.352.706	2.638.194
4.	Trading Government bonds	154		### (25 miles 4 miles 25 miles	i i i i i i i i i i i i i i i i i i i
5.	Other current assets	155		-	

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024 Consolidated Balance Sheet (cont.)

	ITEMS	Code	Note	Ending balance	Beginning balance
В-	NON-CURRENT ASSETS	200		217.264.913.486	187.210.937.450
I.	Long-term receivables	210		139.702.693.467	134.577.275.045
1.	Long-term trade receivables	211		12	=
2.	Long-term prepayments to suppliers	212		•	
3.	Working capital in affiliates	213		=	0=
4.	Long-term inter-company receivables	214		-	Y S
5.	Receivables for long-term loans	215	V.9	63.346.720.000	63.346.720.000
6.	Other long-term receivables	216	V.5b	76.355.973.467	71.230.555.045
7.	Allowance for long-term doubtful debts	219		-	-
II.	Fixed assets	220		36.398.884.020	34.003.189.013
1.	Tangible fixed assets	221	V.10	26.301.866.293	24.071.554.448
-	Historical cost	222		95.289.010.693	90.147.833.836
=	Accumulated depreciation	223		(68.987.144.400)	(66.076.279.388)
2.	Financial leased assets	224	V.11	9.843.750.274	9.852.864.041
-	Historical cost	225		11.872.194.798	11.032.234.798
=	Accumulated depreciation	226		(2.028.444.524)	(1.179.370.757)
3.	Intangible fixed assets	227	V.12	253.267.453	78.770.524
4	Initial cost	228		675.970.800	481.350.800
-	Accumulated amortization	229		(422.703.347)	(402.580.276)
III.	Investment property	230		-	
	Historical costs	231		.=.	•
•	Accumulated depreciation	232		-	(-)
IV.	Long-term assets in process	240		-	40.980.220
1.	Long-term work in process	241			:■:
2.	Construction-in-progress	242	V.13		40.980.220
v.	Long-term financial investments	250		33.543.552.439	14.229.152.345
1.	Investments in subsidiaries	251		81 - 0	A.S.
2.	Investments in joint ventures and associates	252	V.2c	33.543.552.439	14.229.152.345
3.	Investments in other entities	253			Æ
4.	Provisions for devaluation of long-term financial investments	254		_	
5		255		_	1,00
5.	Held-to-maturity investments	233		•	
	Other non-current assets	260	77.01	7.619.783.560	4.360.340.827 4.360.340.827
1.	Long-term prepaid expenses	261	V.8b	5.732.862.229	4.300.340.027
2.	Deferred income tax assets	262	V.14	1.886.921.331	.E.
3.	Long-term components and spare parts	263		e	•
4.	Other non-current assets	268		•	
5.	Goodwill	269		,	•
	TOTAL ASSETS	270		913.715.160.474	683.054.160.580

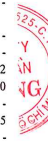
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Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024 Consolidated Balance Sheet (cont.)

	ITEMS	Code	Note	Ending balance	Beginning balance
С-	LIABILITIES	300		526.093.042.205	434.657.634.481
I.	Current liabilities	310		513.109.306.354	426.918.417.158
1.	Short-term trade payables	311	V.15	112.733.211.048	65.723.918.525
2.	Short-term advances from customers	312	V.16	316.179.156	477.046.672
3.	Taxes and other obligations to the State Budget	313	V.17	14.271.541.588	4.764.894.654
4.	Payables to employees	314	V.18	23.538.537.565	10.601.470.330
5.	Short-term accrued expenses	315	V.19	4.734.762.972	17.506.041.990
6.	Short-term inter-company payables	316		i) ●	
7.	Payables according to the progress of construction				
	contracts	317		n ä	•
8.	Short-term unearned revenue	318		8.€	15
9.	Other short-term payables	319	V.20	530.882.929	1.468.598.882
10.	Short-term borrowings and financial leases	320	V.21a	354.365.152.545	325.252.397.120
	Provisions for short-term payables	321		*	•
	Bonus and welfare funds	322	V.22	2.619.038.551	1.124.048.985
13.	Price stabilization fund	323		•	-
14.	Trading Government bonds	324		*	=
II.	Non-current liabilities	330		12.983.735.851	7.739.217.323
1.	Long-term trade payables	331		•	•
2.	Long-term advances from customers	332		•	-
3.	Long-term accrued expenses	333		112 122	
4.	Inter-company payables for working capital	334		•	==
5.	Long-term inter-company payables	335		(*)	•
6.	Long-term unearned revenue	336		•	
7.	Other long-term payables	337		**	-
8.	Long-term borrowings and financial leases	338	V.21b	10.733.735.851	4.063.257.697
9.	Convertible bonds	339		•	
10.	Preferred shares	340			•
11.	Deferred income tax liability	341	V.23	2.250.000.000	3.675.959.626
	Provisions for long-term payables	342		¥	•
	Science and technology development fund	343			9



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For the fiscal year ended 31 December 2024 Consolidated Balance Sheet (cont.)

	ITEMS	Code	Note	Ending balance	Beginning balance	
D-	OWNER'S EQUITY	400		387.622.118.269	248.396.526.099	
I.	Owner's equity	410		387.622.118.269	248.396.526.099	
1.	Owner's capital	411	V.24	168.299.940.000	168.299.940.000	
-	Ordinary shares carrying voting rights	411a		168.299.940.000	168.299.940.000	
(:	Preferred shares	411b		-	-	
2.	Share premiums	412	V.24	17.173.652.728	17.173.652.728	
3.	Bond conversion options	413		:•	X.	
4.	Other sources of capital	414		<u> </u>		
5.	Treasury stocks	415		3.■		
6.	Differences on asset revaluation	416		N=	·	
7.	Foreign exchange differences	417		8 ,5 .	- 1	
8.	Investment and development fund	418		- :-	-	
9.	Business arrangement supporting fund	419			<u>,</u> 1	
10.	Other funds	420		3.₩	9 10	
11.	Retained earnings	421	V.24	202.609.621.099	63.418.093.017	
-	Retained earnings accumulated					
	to the end of the previous period	421a		41.659.610.651	63.418.093.017	
	Retained earnings of the current period	421b		160.950.010.448		
12.	Construction investment fund	422				
13.	Benefits of non-controlling shareholders	429	V.24	(461.095.558)	(495.159.646)	
				3	· · ·	1
II.	Other sources and funds	430		72	- I	-
1.	Sources of expenditure	431		5	_ #	r
2.	Fund to form fixed assets	432		-	- 3	1
	TOTAL LIABILITIES AND OWNER'S EQUITY	440		913.715.160.474	683.054.160.580	

Le Kim Dung Preparer Nguyen Thi My Nhung Chief Accountant Truong Van Quang General Director

Ho Chi Minh City, 27 March 2025

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS For the fiscal year ended 31 December 2024

CONSOLIDATED INCOME STATEMENT

For the fiscal year ended 31 December 2024

Unit: VND

	ITEMS	Code	Note	Current year	Previous year
1.	Revenue from sales of goods and provisions of services	01	VI.1	907.985.807.064	782.528.625.160
2.	Revenue deductions	02	VI.2	3.836.969.202	220.079.516
3.	Net revenue	10		904.148.837.862	782.308.545.644
4.	Cost of sales	11	VI.3	643.189.648.013	648.407.539.113
5.	Gross profit	20		260.959.189.849	133.901.006.531
6.	Financial income	21	VI.4	29.170.876.841	17.362.709.820
7.	Financial expenses In which: Loan interest expenses	22 23	VI.5	31.318.662.934 16.401.899.683	33.558.464.581 21.878.375.611
8.	Gain/(loss) in joint ventures, associates	24	V.2c	19.314.400.094	9.350.612.557
9.	Selling expenses	25	VI.6	27.612.404.371	26.105.749.301
10.	General and administration expenses	26	VI.7	60.958.437.154	42.554.439.633
11.	Net operating profit	30		189.554.962.325	58.395.675.393
12.	Other income	31	VI.8	270.562.498	293.587.953
13.	Other expenses	32	VI.9	1.476.437.913	371.587.817
14.	Other profit/(loss)	40		(1.205.875.415)	(77.999.864)
15.	Total accounting profit before tax	50		188.349.086.910	58.317.675.529
16.	Current income tax	51	V.17	30.121.193.331	6.234.689.988
17.	Deferred income tax	52	V.14, V.23	(3.312.880.957)	-
18.	Profit after tax	60	9	161.540.774.536	52.082.985.541
19.	Profit after tax of Parent Company	61		161.506.710.448	52.305.871.609
20.	Profit/(loss) after tax of the non-controlling shareholders	62		34.064.088	(222.886.068)
21.	Basic earnings per share	70	VI.10	9.563	2.983
22.	Diluted earnings per share	71	VI.10	9.563	2.983
			100	Ho Chi Minh City, 27 I	March 2025

Le Kim Dung Preparer Nguyen Thi My Nhung Chief Accountant

Truong Van Quang General Director

CONSOLIDATED CASH FLOW STATEMENT

(Indirect method)
For the fiscal year ended 31 December 2024

Unit: VND

	ITEMS	Code	Note	Current year	Previous year
I.	Cash flows from operating activities				a.
1.	Profit before tax	01		188.349.086.910	58.317.675.529
2.	Adjustments	(2)			
	Depreciation/Amortization of fixed assets and		V.10, V.11, V.12	4	
	investment properties	02		4.957.723.608	4.879.624.750
	Provisions and allowances	03	V.6; V.7	3.249.329	3.042.488.010
•	Exchange gain/(loss) due to revaluation of				
	monetary items in foreign currencies	04	VI.4, VI.5	649.028.935	(72.580.607)
	Gain/(loss) from investing activities	05	V.2c, VI.4, VI.8	(26.926.318.927)	(20.107.773.566)
•	Interest expenses	06	VI.5	16.401.899.683	22.401.963.652
	Others	07		7.	1 -
3.	Operating profit before				
	changes of working capital	08		183.434.669.538	68.461.397.768
•	Increase/(decrease) of receivables	09		9.751.149.094	14.643.802.747
*	Increase/ (decrease) of inventories	10		(31.426.076.119)	3.689.165.860
~	Increase/(decrease) of payables	11		47.239.049.194	(5.876.064.394)
•	Increase/(decrease) of prepaid expenses	12		(1.440.361.333)	(19.798.157)
*	Increase/(decrease) of trading securities	13			•
•	Interests paid	14	V.19, V.20, VI.5	(15.673.349.680)	(22.321.747.214)
	Corporate income tax paid	15	V.17	(20.232.360.765)	(4.304.466.681)
3	Other cash inflows	16			Andrewson and the Annex Service Charles (1)
ě	Other cash outflows	17	V.22, V.24a	(624.200.000)	(536.400.000)
	Net cash flows from operating activities	20		171.028.519.929	53.735.889.929
II.	Cash flows from investing activities				
1.	Purchases and construction of fixed assets		V.10, V.11		
	and other non-current assets	21	V.12, V.13	(7.666.496.556)	(3.975.207.003)
2.	Proceeds from disposals of fixed assets		\$25 \$2.00 5 \$256.63		
	and other non-current assets	22	V.10, VI.8	1.311.999.998	148.500.000
3.	Cash outflow for lending, buying debt instruments				
	of other entities	23	V.2b	(76.994.940.463)	(29.713.192.369)
4.	Cash recovered from lending, selling debt instruments			((=>
	of other entities	24	V.2b	69.842.485.916	35.230.000.000
5.	Investments into other entities	25	o material (Elici)		
6.	Withdrawals of investments in other entities	26			*** ***
7.	Interest earned, dividends and profits received	27	V.5, VI.4	3.159.079.545	5.164.270.319
	Net cash flows from investing activities	30		(10.347.871.560)	6.854.370.947

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024

Consolidated Cash Flow Statement (cont.)

	ITEMS	Code	Note	Current year	Previous year
III.	Cash flows from financing activities				
1.	Proceeds from issuing stocks and capital contributions				
	from owners	31			÷
2.	Repayment for capital contributions and re-purchases				
	of stocks already issued	32		•	= 4
3.	Proceeds from borrowings	33	V.21	660.739.033.623	691.858.410.622
4.	Repayment for loan principal	34	V.21	(627.628.846.587)	(762.348.972.002)
5.	Payments for financial leased assets	35	V.21	(2.229.328.520)	(2.429.556.984)
6.	Dividends and profit paid to the owners	36	V.20, V.24a	(21.182.073.800)	(8.124.724.500)
	Net cash flows from financing activities	40		9.698.784.716	(81.044.842.864)
	Net cash flows during the year	50		170.379.433.085	(20.454.581.988)
	Beginning cash and cash equivalents	60	V.1	42.395.187.091	62.881.689.673
	Effects of fluctuations in foreign exchange rates	61		914.738.310	(31.920.594)
	Ending cash and cash equivalents	70	V.1	213.689.358.486	42.395.187.091

Le Kim Dung Preparer

Nguyen Thi My Nhung Chief Accountant CÔ PHẬN (%)

Ho Chi Minh City, 27 March 2025

Truong Van Quang General Director ONO HIỆ NÀO

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024

I. GENERAL INFORMATION

1. Ownership form

Trang Corporation (hereinafter referred to as "the Corporation" or "the Parent Company") is a joint stock company.

2. Operating field

Operating field of the Corporation is industrial manufacturing.

3. Principal business activities

Principal business activities of the Corporation are manufacturing, processing aquatic products; processing and packaging coffee, tea; manufacturing all kinds of cakes from flour; manufacturing processed dishes and food.

4. Normal operating cycle

The normal operating cycle of the Corporation is within 12 months.

5. Effects of the Group's operation during the year on the Consolidated Financial Statements

The Group's revenue in the current year has increased against that in the previous year mainly thanks to the increase in the number of orders. Concurrently, in the current year, the Corporation optimized industrialization and mechanization in production, which resulted in the sharp decrease in the product costs compared to the previous year. Additionally, the profit from the joint venture and the associate in the current year is VND 19.314.400.094. These factors made the Group's profit in the current year increased significantly over that in the previous year

6. Structure of the Group

The Group includes the Parent Company and 1 subsidiary under the control of the Parent Company. The subsidiary is consolidated in these Consolidated Financial Statements.

6a. Information on the Group's restructuring

During the year, the Group has no additional acquisition, liquidation or divestments in subsidiaries.

6b. List of subsidiary to be consolidated

The Group only invests in a subsidiary which is Dasumy Foods Services Trading Production Company Limited located at Lot D4, Road N1, Hiep Phuoc Industrial Park, Hiep Phuoc Commune, Nha Be District, Ho Chi Minh City, Vietnam. The principal business activity of this subsidiary is to wholesale foodstuff. As of the balance sheet date, the benefit rate and the voting rate of the Corporation at this subsidiary are 75% (beginning balance: 75%).

6c. List of associate reflected in the Consolidated Financial Statements using owner's equity method

The Group only invests in Dary Foods Company Limited located at Lot D4, Road N1, Hiep Phuoc Industrial Park, Hiep Phuoc Commune, Nha Be District, Ho Chi Minh City, Vietnam. The principal business activities of this associate are to process and preserve aquatic products and products thereof. As of the balance sheet date, the Corporation's capital contribution rate in this associate is 45%, equivalent to the voting rate and the benefit rate.

equivalent to the voting rate and the benefit rate.

7. Statement of information comparability on the Consolidated Financial Statements
The corresponding figures of the previous year can be comparable with figures of the current year.

8. Headcount

As of the balance sheet date, the Group's headcount is 491 (headcount at the beginning of the year: 477).





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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

II. FISCAL YEAR AND ACCOUNTING CURRENCY

1. Fiscal year

The fiscal year of the Group is from 01 January to 31 December annually.

2. Accounting currency unit

The accounting currency unit is Vietnamese Dong (VND) since the Group's transactions are primarily made in VND.

III. ACCOUNTING STANDARDS AND SYSTEM

1. Accounting System

The Group applies the Vietnamese Accounting Standards, the Vietnamese Enterprise Accounting System, which were issued together with the Circular No. 200/2014/TT-BTC dated 22 December 2014 guiding the Vietnamese Enterprise Accounting System, the Circular No. 53/2016/TT-BTC dated 21 March 2016, the Circular No. 202/2014/TT-BTC dated 22 December 2014 guiding the preparation and presentation of Consolidated Financial Statements and other Circulars guiding the implementation of Vietnamese Accounting Standards of the Ministry of Finance in the preparation and presentation of the Consolidated Financial Statements.

2. Statement of the compliance with the Accounting Standards and System

The General Director ensures to follow all the requirements of the Vietnamese Accounting Standards, the Vietnamese Enterprise Accounting System, which were issued together with the Circular No. 200/2014/TT-BTC dated 22 December 2014, the Circular No. 53/2016/TT-BTC dated 21 March 2016, the Circular No. 202/2014/TT-BTC dated 22 December 2014 as well as other Circulars guiding the implementation of Vietnamese Accounting Standards of the Ministry of Finance in the preparation and presentation of the Consolidated Financial Statements.

IV. ACCOUNTING POLICIES

1. Consolidated accounting convention

All the Consolidated Financial Statements are prepared on the accrual basis (except for the information related to cash flows).

2. Consolidation bases

The Consolidated Financial Statements include the Financial Statements of the Parent Company and those of its subsidiary. A subsidiary is an enterprise that is controlled by the Parent Company. The control exists when the Parent Company has the power to directly or indirectly govern the financial and operating policies of the subsidiary to obtain economic benefits from its activities. In determining the control power, the potential voting right arising from options or debt and capital instruments that can be converted into common shares as of the balance sheet date should also be taken into consideration.

The financial performance of the subsidiary, which is acquired or disposed during the year, is included in the Consolidated Income Statement from the date of acquisition or disposal of investments in this subsidiary.

The Financial Statements of the Parent Company and those of the subsidiary used for consolidation are prepared in the same fiscal year and apply consistently accounting policies to the same types of transactions and events in similar circumstances. In the case that the accounting policy of a subsidiary is different from the accounting policy applied consistently in the Group, the Financial Statements of that subsidiary will be properly adjusted before being used for the preparation of the Consolidated Financial Statements.





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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

Intra-group balances in the Balance Sheet and intra-group transactions and unrealized profits resulting from these transactions must be completely eliminated. Unrealized losses resulting from intra-group transactions are also eliminated unless costs cannot be recovered.

Benefits of non-controlling shareholders reflect profit or loss and net assets of subsidiary, which are not hold by the Group and presented in a separate item of the Consolidated Income Statement and Consolidated Balance Sheet (classified under owner's equity). Benefits of non-controlling shareholders include the values of their non-controlling benefits at the initial date of business combination and those arise within the ranges of changes in owner's equity from the date of business combination. The losses arising in the subsidiary are attributed equally to the ownership rate of non-controlling shareholders, even if such losses are higher than the interest owned by these shareholders in net assets of the subsidiary.

3. Foreign currency transactions

Transactions in foreign currencies are converted at the actual exchange rates ruling as of the transaction dates. The ending balances of monetary items in foreign currencies are converted at the actual exchange rates ruling as of the balance sheet date.

Foreign exchange differences arisen from foreign currency transactions during the year shall be included into financial income or financial expenses. Foreign exchange differences due to the revaluation of ending balances of the monetary items in foreign currencies after offsetting their positive differences against negative differences shall be included into financial income or financial expenses.

The exchange rate used to convert foreign currency transactions is the actual exchange rate ruling as at the time of these transactions. The actual exchange rates applied to foreign currency transactions are as follows:

- For the foreign currency trading contract (including spot contract, forward contract, future contract, option contract, currency swap): the exchange rate stipulated in the contracts of trading foreign currency between the Group and the Bank.
- For capital contribution made or received: the buying rate of the bank where the Group opens its account to receive capital contributed from investors as of the date of capital contribution.
- For receivables: the buying rate of foreign currency ruling as at the time of transaction of the commercial bank where the Group designates the customers to make payments.
- For payables: the selling rate of foreign currency ruling as at the time of transaction of the commercial bank where the Group supposes to make payments.
- For acquisition of assets or immediate payments in foreign currency (not included into payable accounts): the buying rate of the commercial bank where the Group makes payments.

The exchange rates used to re-evaluate the ending balances of monetary items in foreign currencies are determined according to the following principles:

- For foreign currency deposits: the buying rate of the bank where the Group opens its foreign currency account.
- For monetary items in foreign currencies classified as other assets: the buying rate of Asia Commercial Joint Stock Bank (ACB) – Ho Chi Minh City Branch, where the Group frequently conducts transactions.
- For monetary items in foreign currencies classified as liabilities: the selling rate of Asia Commercial Joint Stock Bank (ACB) Ho Chi Minh City Branch, where the Group frequently conducts transactions.

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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

4. Cash and cash equivalents

Cash includes cash on hand and demand deposits. Cash equivalents are short-term investments of which the due dates do not exceed 3 months from the dates of the investments that are readily convertible into known amounts of cash and that are subject to an insignificant risk of change in value as of the balance sheet date.

5. Financial investments

Trading securities

Investments classified as trading securities are those held by the Group for the trading purpose with the aim of making profit.

Trading securities are recognized at original costs which include fair value of the payments made at the time of the transaction plus other costs attributable to transaction costs.

The time of recognizing trading securities is when the Group acquires the ownership, as follows:

- For listed securities: recognized at the time of order-matching (T+0).
- For unlisted securities: recognized at the time of acquiring official ownership as stipulated by law.

Interest, dividends and profit of the periods prior to the acquisition of trading securities are deducted to the costs of such securities. Interest, dividends and profit of the periods after the acquisition of such securities are recorded in the Group's financial income. The dividends paid in form of shares are not recorded as an increase in value, but the increasing quantity of shares is followed up

Provisions for devaluation of trading securities are made for each particular type of securities in the market of which the fair value is lower than original costs. The fair value of trading securities listed on the stock market is the closing price at the latest transaction date by the balance sheet date.

Increases/decreases in the provisions for devaluation of trading securities as of the balance sheet date are recorded into financial expenses.

Gain or loss from transfer of trading securities is recognized into financial income or financial expenses. The costs are determined in accordance with the mobile weighted average method.

Held-to-maturity investments

Investments are classified as held-to-maturity investments that the Group intends and is able to hold to maturity. Held-to-maturity investments of the Group only include term deposits for the purpose of receiving periodical interest.

Held-to-maturity investments are initially recognized at costs including the purchase costs and other transaction costs. After initial recognition, these investments are recorded at recoverable value. Interest from these held-to-maturity investments after acquisition date is recognized in the profit or loss on the basis of the interest income to be received. Interest arising prior to the Group's acquisition of held-to-maturity investments is deducted to the costs at the acquisition time.

When there is reliable evidence proving that a part or the whole investment cannot be recovered and the loss is reliably measured, the loss is recognized as financial expenses during the year and directly deducted into the investment costs.

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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

Loans

Loans are measured at costs less allowance for doubtful debts. Allowance for doubtful debts of loans is made on the basis of estimated losses.

Investments in associate

An associate is an entity which the Group has significant influence but not the control to govern the financial and operating policies. Significant influence is the right to participate in making the associate's financial and operating policies but not control those policies.

Investments in associate are recorded as in the owner's equity method. Accordingly, the investment into associate is initially recorded at costs on the Consolidated Financial Statements and then adjusted for the post acquisition change in the Group's share of net assets of the associate. If the Group's share of loss of an associate exceeds or equals the carrying amount of an investment, the investment is then reported at nil (0) value on the Consolidated Financial Statements, except when the Group has obligations to pay on behalf of the associate to satisfy obligations of the associate.

The Financial Statements of the associate are prepared for the fiscal year that is the same with the Consolidated Financial Statements of the Group. In the case that the accounting policy of an associate is different from the accounting policy applied consistently in the Group, the Financial Statements of that associate will be properly adjusted before being used for the preparation of the Consolidated Financial Statements.

Unrealized profits/(losses) arising from transactions with the associate are eliminated in proportion to the amount under the Group's ownership in the preparation of the Consolidated Financial Statements.

6. Receivables

Receivables are recognized at the carrying amounts less allowances for doubtful debts.

The classification of receivables as trade receivables and other receivables is made according to the following principles:

- Trade receivables reflect receivables concerning the commercial nature arising from purchase and sale transactions between the Group and customers who are independent to the Group.
- Other receivables reflect receivables not concerning the commercial nature and irrelevant to purchase and sale transactions.

Allowance is made for each doubtful debt on the basis of estimated loss.

Increases/decreases in the obligatory allowance for doubtful debts as of the balance sheet date are recorded into general and administration expenses.

7. Inventories

Inventories are recognized at the lower of costs or net realizable value.

Costs of inventories are determined as follows:

- For materials and merchandise: Costs comprise costs of purchases and other directly relevant costs incurred in bringing the inventories to their present location and conditions.
- Work-in-process: Costs comprise costs of main materials, labor and other directly relevant expenses.
- For finished goods: Costs comprise costs of materials, direct labor and directly relevant general manufacturing expenses allocated on the basis of normal operations.

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á) Á) For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

Stock-out costs are determined in accordance with the weighted average method and recorded in line with the perpetual method.

Net realizable value is the estimated selling price of inventories in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Allowance for devaluation of inventories is recognized for each type of inventories when their costs are higher than their net realizable values. Increases/decreases in the obligatory allowance for devaluation of inventories as of the balance sheet date are recorded into costs of sales.

8. Prepaid expenses

Prepaid expenses comprise actual expenses incurred and relevant to financial performance in several accounting periods. Prepaid expenses of the Group mainly include expenses of tools, repair expenses and land rental. These prepaid expenses are allocated over the prepayment period or period in which corresponding benefits are realized.

Expenses of tools

Expenses of tools being put into use are allocated into costs in accordance with the straight-line method for the maximum period of 3 years.

Repair expenses

Repair expenses incurred once with high value are allocated into costs in accordance with the straight-line method for the maximum period of 3 years.

Land rental

Prepaid land rental reflects the rental prepaid for the land being used by the Group and is allocated into costs in accordance with the straight-line method over the lease term (i.e. 30 – 44 years).

9. Operating leased assets

A lease is classified as an operating lease if it transfers substantially all the risks and rewards incident to ownership belonging to the lessor. The lease expenses are allocated in the Group's operation costs in accordance with the straight-line method over the lease term and do not depend on the method of lease payment.

10. Tangible fixed assets

Tangible fixed assets are determined by their historical costs less accumulated depreciation. Historical costs of tangible fixed assets include all the expenses paid by the Group to bring the asset to its working condition for its intended use. Other expenses arising subsequent to initial recognition are included into historical costs of fixed assets only if it can be clearly demonstrated that the expenditure has resulted in future economic benefits expected to be obtained from the use of these assets. Those which do not meet the above conditions will be recorded into operation costs during the year.

When a tangible fixed asset is sold or disposed, its historical cost and accumulated depreciation are written off, then any gain or loss arising from such disposal is included in the income or the expenses during the year.

Tangible fixed assets are depreciated in accordance with the straight-line method over their estimated useful lives. The depreciation years applied are as follows:

Fixed assets	Years
Buildings and structures	03 - 30
Machinery and equipment	02 - 20
Vehicles	05 - 10
Office equipment	03 - 05



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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

11. Financial leased assets

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incident to ownership belonging to the lessee. Financial leased assets are determined by their historical costs less accumulated depreciation. Historical cost is the lower cost of the fair value of the leased asset at commencement of the lease term and the present value of the minimum lease payments. Discount rate used to calculate the present value of the minimum lease payments is the interest rate implicit in the lease or else mentioned in the lease. If the interest rate implicit in the lease cannot be determined, the incremental borrowing rate at commencement of the lease term will be applied.

Financial leased assets are depreciated in accordance with the straight-line method over their estimated useful lives. If there is no reasonable certainty that the Group will obtain ownership at the end of the lease, the fixed asset shall be depreciated over the shorter of the lease term and the estimated useful life of the asset. The depreciation years of machinery and equipment are 15 years.

12. Intangible fixed assets

Intangible fixed assets are determined by their initial costs less accumulated amortization.

Initial costs of intangible fixed assets include all the costs paid by the Group to bring the asset to its working condition for its intended use. Other costs relevant to intangible fixed assets arising subsequent to initial recognition are included into operation costs during the year only if these costs are associated with a specific intangible fixed asset and result in future economic benefits expected to be obtained from the use of these assets.

When an intangible fixed asset is sold or disposed, its initial costs and accumulated amortization are written off, then any gain or loss arising from such disposal is included in the income or the expenses during the year.

The Group's intangible fixed asset only includes computer software. Expenses attributable to computer software, which is not a part associated with the relevant hardware, will be capitalized. Costs of computer software include all the expenses paid by the Group until the date the software is put into use. Computer software is amortized in accordance with the straight-line method from 3 to 7 years.

13. Construction-in-progress

Construction-in-progress reflects the expenses (including relevant loan interest expenses following the accounting policies of the Group) directly attributable to assets under construction, machinery and equipment under installation for purposes of production, leasing and management as well as the repair of fixed assets in progress. These assets are recorded at historical costs and not depreciated.

14. Payables and accrued expenses

Payables and accrued expenses are recorded for the amounts payable in the future associated with the goods and services received. Accrued expenses are recorded based on reasonable estimates for the amounts payable.

The classification of payables as trade payables, accrued expenses and other payables is made on the basis of following principles:

- Trade payables reflect payables of commercial nature arising from the purchase of goods, services, or assets, of which the seller is an independent entity with the Group.
- Accrued expenses reflect expenses for goods, services received from suppliers or supplied to customers but have not been paid, invoiced or lack of accounting records and supporting documents; pay on leave payable to employees; and accrual of operation expenses.
- Other payables reflect payables of non-commercial nature and irrelevant to purchase, sales of goods or provisions of services.



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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

The payables and accrued expenses are classified as short-term and long-term items in the Consolidated Balance Sheet on the basis of their remaining term as of the balance sheet date.

15. Owner's equity

Owner's capital

The owner's capital is recorded according to the actual amounts invested by the Corporation's shareholders.

Share premiums

Share premiums are recorded in accordance with the difference between the issuance price and face value upon the IPO, additional issue or the difference between the re-issuance price and carrying value of treasury shares and the equity component of convertible bonds upon maturity date. Expenses directly related to the additional issue of shares and the re-issuance of treasury shares are recorded as a decrease in share premiums.

16. Profit distribution

Profit after tax is distributed to the shareholders after appropriation for funds under the Charter of the Corporation as well as legal regulations and approved by the General Meeting of Shareholders.

The distribution of profit to the shareholders is made with consideration toward non-cash items in the retained earnings that may affect cash flows and payment of dividends such as profit due to revaluation of assets contributed as investment capital, profit due to revaluation of monetary items, financial instruments and other non-cash items.

Dividends are recorded as payables upon approval of the General Meeting of Shareholders and Notice of dividend payment of the Board of Management.

17. Recognition of revenue and income

Revenues from sales of merchandise, finished goods

Revenues from sales of merchandise, finished goods shall be recognized when all of the following conditions are satisfied:

- The Group transfers most of risks and benefits incident to the ownership of products or merchandise to customers.
- The Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the merchandise, products sold.
- The amount of sales can be measured reliably. When the contracts stipulate that buyers have the
 right to return merchandise, products purchased under specific conditions, sales are recorded only
 when those specific conditions are no longer exist and buyers retains no right to return
 merchandise, products (except for the case that such returns are in exchange for other goods or
 services).
- The Group received or shall probably receive the economic benefits associated with sale transactions.
- The cost incurred or to be incurred in respect of the sale transaction can be measured reliably.

Interest

Interest is recorded, based on the term and the actual interest rate applied in each particular period.

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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

18. Revenue deductions

Revenue deductions include trade discounts, sales returns incurred in the same period of providing products, merchandise in which revenues are derecognized.

In case of products, merchandise provided in the previous years but trade discounts, sales returns incurred in the current year, revenues are derecognized as follows:

- If trade discounts, sales returns incur prior to the release of the Consolidated Financial Statements, revenues are derecognized on the Consolidated Financial Statements of the current year.
- If trade discounts, sales returns incur after the release of the Consolidated Financial Statements, revenues are derecognized on the Consolidated Financial Statements of the following year.

19. Borrowing costs

Borrowing costs include loan interest and other costs incurred directly relevant to borrowings.

Borrowing costs are recorded as an expense when it is incurred. In case the borrowing costs are directly attributable to the construction or the production of an asset in progress, which takes a substantial period of time (over 12 months) to get ready for intended use or sales of the asset, these costs will be included in the cost of that asset. To the extent that the borrowings are especially for the purpose of construction of fixed assets and investment properties, the borrowing cost is eligible for capitalization even if construction period is under 12 months. Incomes arisen from provisional investments as loans are recognized as a decrease in the costs of relevant assets.

In the event that general borrowings are partly used for the acquisition, construction or production of an asset in progress, the costs eligible for capitalization will be determined by applying the capitalization rate to average accumulated expenditure on construction or production of that asset. The capitalization rate is computed at the weighted average interest rate of the borrowings not yet paid during the year, except for particular borrowings serving the purpose of obtaining a specific asset.

20. Expenses

Expenses are those that result in outflows of the Group's economic benefits and are recorded at the time of transactions or when incurrence of the transaction is reliable regardless of whether payment for expenses is made or not.

Expenses and their corresponding revenues are simultaneously recognized in accordance with matching principle. In the event that matching principle conflicts with prudence principle, expenses are recognized based on the nature and regulations of accounting standards in order to guarantee that transactions can be fairly and truly reflected.

21. Corporate income tax

Corporate income tax includes current income tax and deferred income tax.

Current income tax

Current income tax is the tax amount computed based on the taxable income. Taxable income is different from accounting profit due to the adjustments of temporary differences between tax and accounting figures, non-deductible expenses as well as those of non-taxable income and losses brought forward.

Deferred income tax

Deferred income tax is the amount of corporate income tax liability or refundable due to temporary differences between carrying values of assets and liabilities serving the preparation of the Financial Statements and basis for calculation of income tax. Deferred income tax liabilities are recognized for all the temporary taxable differences. Deferred income tax assets are recorded only when there is an assurance on the availability of taxable income in the future against which the temporarily deductible differences can be used.



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Notes to the Consolidated Financial Statements (cont.)

Carrying values of deferred corporate income tax assets are considered as of the balance sheet date and will be reduced to the rate that ensures enough taxable income against which the benefits from part of or all of the deferred income tax can be used. Deferred corporate income tax assets, which have not been recorded before, are considered as of the balance sheet date and are recorded when there is certainly enough taxable income to use these unrecognized deferred corporate income tax assets.

Deferred income tax assets and deferred income tax liabilities are determined at the estimated rate to be applied in the year when the assets are recovered or the liabilities are settled based on the effective tax rates as of the balance sheet date. Deferred income tax is recognized in the Income Statement. In the case that deferred income tax is related to the items of the owner's equity, that corporate income tax will be included in the owner's equity.

Deferred income tax assets and deferred income tax liabilities are offset when:

- The Group has the legal right to offset current income tax assets against current income tax liabilities; and
- Deferred income tax assets and deferred income tax liabilities are relevant to corporate income tax which is under the management of one tax authority either:
 - Of the same subject to corporate income tax; or
 - The Group has intention to pay current income tax liabilities and current income tax assets on a net basis or recover tax assets and settle tax liability simultaneously in each future period to the extent that the majority of deferred income tax liabilities or deferred income tax assets are paid or recovered.

22. Related parties

A party is considered a related party of the Group in case that party is able to control the Group or to cause material effects on the financial decisions as well as the operations of the Group. A party is also considered a related party of the Group in case that party is under the same control or is subject to the same material effects.

Considering the relationship of related parties, the nature of relationship is focused more than its legal form.

23. Segment reporting

A business segment is a distinguishable component of the Group that is engaged in manufacturing or providing products or services and that is subject to risks and returns that are different from those of other business segments.

A geographical segment is a distinguishable component of the Group that is engaged in manufacturing or providing products or services within a particular economic environment and that is subject to risks and returns that are different from those of components operating in other economic environments.

Segment information is prepared and presented in compliance with accounting policies on preparation and presentation of the Group's Consolidated Financial Statements.

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Notes to the Consolidated Financial Statements (cont.)

V. ADDITIONAL INFORMATION ON THE ITEMS OF THE CONSOLIDATED BALANCE SHEET

1. Cash

_	Ending balance	Beginning balance
Cash on hand	211.322.747	34.071.324
Bank deposits	187.478.035.739	42.361.115.767
Cash equivalents (Bank deposits of which the		
principal maturity is from or under 3 months) (i)	26.000.000.000	<u></u>
Total	213.689.358.486	42.395.187.091

The cash equivalents with the respective amounts of VND 11.000.000.000 and VND 1.000.000.000 have been mortgaged to secure the Corporation's loans from ACB – Ho Chi Minh City Branch and BPCE IOM – Ho Chi Minh City Branch (see Note No. V.21).

2. Financial investments

The financial investments of the Group include trading securities, held-to-maturity investments and investments in associate. The Group's financial investments are as follows:

2a. Trading securities

This item reflects bonds of VietinBank of which the principal maturity is 10 years.

2b. Held-to-maturity investments

This item reflects bank deposits of which the principal maturity is from more than 6 months to 12 months.

All term deposits have been mortgaged to secure the Corporation's loans from MBBank – An Phu Branch, VietinBank – Branch 6, BPCE IOM – Ho Chi Minh City Branch, Hong Leong Bank Vietnam Limited, Vietcombank - Ho Chi Minh City Branch and Standard Chartered Bank (Vietnam) Limited (see Note No. V.21).

2c. Investments in associate

This item reflects the investment in Dary Foods Company Limited. Details are as follows:

Ending balance	Beginning balance
27.000.000.000	27.000.000.000
6.543.552.439	(12.770.847.655)
33.543.552.439	14.229.152.345
	27.000.000.000 6.543.552.439

According to the 6th amended Business Registration Certificate No. 0313046468 dated 04 May 2020, granted by Ho Chi Minh City Department of Planning and Investment, the Group invests an amount of VND 27.000.000.000 in Dary Foods Company Limited, equivalent to 45% of charter capital.

The value of the Group's ownership in the associate is as follows:

	Current year	Previous year	
Beginning balance	14.229.152.345	4.878.539.788	
Profit/(loss) in the associate	19.314.400.094	9.350.612.557	
Ending balance	33.543.552.439	14.229.152.345	

Fair value

The Group has not measured the fair value of the investments because there is no specific instruction on measurement of fair value.



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Operation of the associate

The associate has been in the operations and has earned profit.

Transactions with the associate

Significant transactions between the Group and its associate are as follows:

	Current year	Previous year
Sales of materials	5.253.154.870	32.511.940.420
Provision of processing service	1.852.608.000	\$25 K
Sales of fixed assets	1.287.000.000	•
Receipt of processing service	26.919.792.550	17.089.012.448
Receipt of warehousing, loading and unloading		
services	7.390.363.595	8.267.409.713
Leasing machinery	100 100 100	1.699.620.000
Purchase of materials and supplies	8.608.692.645	43.448.503.346
Purchase of merchandise	3.897.700.738	5.341.311.696
Interest on loan given	5.152.201.000	5.444.525.000
Leasing office	7.	24.000.000

3. Short-term trade receivables

	Ending balance	Beginning balance
Receivables from related party	1.590.576.676	30.328.934.065
Dary Foods Company Limited	1.590.576.676	30.328.934.065
Receivables from other customers	181.096.785.141	183.940.715.732
Trangs UK Limited	52.541.418.601	79.578.296.627
Trang Europe SAS	47.819.847.717	50.723.752.086
Trangs Group USA Incorporated	46.735.816.138	36.018.233.750
Trangs Europe B.V	32.261.432.126	11.872.907.296
Other customers	1.770.168.040	5.747.525.973
Total	182.687.361.817	214.269.649.797

A part of the Corporation's rights incurred from the export contract to Toyota Tsusho Foods Corporation and Trang UK Limited has been mortgaged to secure the Group's loan from VietinBank - Branch 6 (see Note No. V.21).

A part of the trade receivables has been mortgaged to secure the Group's loan from BPCE IOM – Ho Chi Minh City Branch (see Note No. V.21).

4. Short-term prepayments to suppliers

· _	Ending balance	Beginning balance
Vietnam Travel and Marketing Transports Joint Stock		
Company	391.500.000	20 20
Omega Solution and Technology Company Limited	-	143.080.000
Wilmar Marketing CLV Company Limited	134.777.520	. :
Mariox Trading	130.431.972	130.431.972
Vietnam Association of Seafood Exporters and		
Producers	110.000.000	110.000.000
Nguyen Trong Vinh shrimp farm	•0	100.000.000
Other suppliers	256.780.971	247.405.405
Total	1.023.490.463	730.917.377



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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

5. Other receivables

5a. Other short-term receivables

	Ending b	Ending balance		balance
	Value	Allowance	Value	Allowance
Advances	1.347.979.285	-	685.000.000	•
Bank deposit interest to be received	e 283.948.585	. .	1.142.272.354	.
Short-term deposits			12.000.000	
VAT waiting for refund	45.772.130.432	=	20.624.395.061	~
Other short-term receivables	11.548.256	-	112.692.918	-
Total	47.415.606.558	-	22.576.360.333	-

5b. Other long-term receivables

to the tribute of the state of	Ending balance		Beginning	balance
	Value	Allowance	Value	Allowance
Receivables from related party Dary Foods Company Limited – Long-	74.803.089.614	-	69.650.888.614	-
term mortgages and deposits Dary Foods Company Limited -	49.470.040.724	-	49.470.040.724	-
Interest on loan given Receivables from other organizations	25.333.048.890	:-	20.180.847.890	-
and individuals	1.552.883.853	-	1.579.666.431	-
Long-term deposits	1.114.174.669	-	1.021.780.479	_
Other long-term receivables	438.709.184		557.885.952	
Total	76.355.973.467		71.230.555.045	-

6. Doubtful debts

Ending balance			Beg	inning balance	e
Overdue period	Original amount	Recoverable amount	Overdue period	Original amount	Recoverable amount
			As the second state		
More than 3			More than 3		
years	•	+	years	68.750.000	
From 2 years to					
	120 121 052			120 121 070	20 120 502
•	130.431.972		less than 3 years	130.431.972	39.129.592
years	-	•	years	50.000.000	
	158.696.087	47.035.860		128.205.061	11.303.982
From 6 months to less than I			From 6 months to less than l		
year	32.324.631	32.324.631	year	11.007.260	7.705.082
From 1 year to less than 2		(a)	From 1 year to less than 2		
years	14.414.507	14.414.507	years	7.197.801	3.598.900
From 2 years to less than 3			From 2 years to less than 3		
years	1.956.949	296.722	years	-	-
More than 3			More than 3		
years _	110.000.000		years	110.000.000	
_	289.128.059	47,035,860		377.387.033	50.433.574
	Overdue period More than 3 years From 2 years to less than 3 years More than 3 years From 6 months to less than 1 year From 1 year to less than 2 years From 2 years to less than 3 years More than 3	Overdue period Original amount More than 3 years - From 2 years to less than 3 years 130.431.972 More than 3 years - 158.696.087 From 6 months to less than 1 year 32.324.631 From 1 year to less than 2 years 14.414.507 From 2 years to less than 3 years 1.956.949 More than 3 years 110.000.000	Overdue period Original amount Recoverable amount More than 3 years - - From 2 years to less than 3 years 130.431.972 - More than 3 years - - More than 3 years - - From 6 months to less than 1 year 32.324.631 32.324.631 From 1 year to less than 2 years 14.414.507 14.414.507 From 2 years to less than 3 years 1.956.949 296.722 More than 3 years 110.000.000 -	Overdue periodOriginal amountRecoverable amountOverdue periodMore than 3 years- yearsFrom 2 years to less than 3 years- yearsMore than 3 years130.431.972- less than 3 yearsMore than 3 years- yearsMore than 3 years- yearsFrom 6 months to less than 1 year32.324.63132.324.631 yearFrom 1 year to less than 2 yearsFrom 2 years to less than 2 yearsFrom 2 years to less than 3 years1.956.949296.722 yearsMore than 3 years110.000.000- years	Overdue period Original amount Recoverable amount Overdue period Original amount More than 3 years - <t< td=""></t<>

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Notes to the Consolidated Financial Statements (cont.)

Changes	in al	lowances	for	doubtful	dehte	are as	follows:
Changes	III al	iowanices	101	doubtful	ucuts	aic as	IOHOWS.

	Current year	Previous year
Beginning balance	326.953.459	1.652.989.489
Extraction of allowances	:-	118.959.896
Reversal of allowances	(84.861.260)	15
Writing off debts	<u>=</u>	(1.444.995.926)
Ending balance	242.092.199	326.953.459

7. Inventories

	Ending b	Ending balance		balance
	Original costs	Allowance	Original costs	Allowance
Goods in transit	42.159.150	•)	: *	
Materials and supplies	80.339.206.700	(1.813.173.133)	111.443.788.072	(2.923.528.114)
Tools	3.264.484.127		2.830.552.911	
Work-in-process	4.718.572.377		4.434.844.041	M
Finished goods	48.920.126.331	(1.193.574.449)	7.540.510.757	* 3
Merchandise	20.963.046.908	(4.891.121)	571.823.693	-
Total	158.247.595.593	(3.011.638.703)	126.821.519.474	(2.923.528.114)

Changes in allowances for devaluation of inventories are as follows:

	Current year	Previous year
Beginning balance	2.923.528.114	≅ ?
Extraction of allowances	88.110.589	2.923.528.114
Ending balance	3.011.638.703	2.923.528.114

All inventories have been mortgaged to secure the Group's loans from VietinBank – Branch 6, ACB – Ho Chi Minh City Branch, MBBank – An Phu Branchch, BPCE IOM – Ho Chi Minh City Branch and Vietcombank – Ho Chi Minh City Branch (see Note No. V.21).

8. Prepaid expenses

8a. Short-term prepaid expenses

	Ending balance	Beginning balance
Tools	289.680.445	439.418.324
Other short-term prepaid expenses	2.588.201.524	2.329.643.494
Total	2.877.881.969	2.769.061.818

8b. Long-term prepaid expenses

	Ending balance	Beginning balance
Land rental	2.995.207.042	3.118.252.258
Repair expenses	1.263.255.249	190.869.133
Tools	464.698.174	488.614.013
Other long-term prepaid expenses	1.009.701.764	562.605.423
Total	5.732.862.229	4.360.340.827

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All the right to use the leased land has been mortgaged to secure the loan from ACB – Ho Chi Minh City Branch (see Note No. V.21a).

9. Receivables for long-term loans

This item reflects the loan given to Dary Foods Company Limited (a related party) at the interest rate of 8%/year. The loan term is extended to 31 December 2027 according to the Appendix No. PL03:01-04/2022TFC-DR.

10. Tangible fixed assets

	Buildings and structures	Machinery and equipment	Vehicles	Office equipment	Total
TT'-1	<u>structures</u>	equipment	Venicles	equipment	
Historical costs	17 101 000 070	CE 505 130 313	C 04C 204 017	1 000 000 515	00 147 011 017
Beginning balance	16.421.079.769	65.787.432.313	6.046.324.017	1.892.997.737	90.147.833.836
Acquisition during the year		710.770.000	6.761.106.556		7.471.876.556
Liquidation, disposal		(2.330.699.699)			(2.330.699.699)
Ending balance	16.421.079.769	64.167.502.614	12.807.430.573	1.892.997.737	95.289.010.693
In which:					
Assets fully depreciated but					
still in use	2.602.527.633	34.391.129.258	2.336.242.621	1.422.457.919	40.752.357.431
Assets waiting for liquidation	~	14	-	•	•
Depreciation					
Beginning balance	10.440.443.941	50.584.129.025	3.517.683.233	1.534.023.189	66.076.279.388
Depreciation during the year	685.552.416	2.786.415.119	526.755.482	89.803.753	4.088.526.770
Liquidation, disposal		(1.177.661.758)	•		(1.177.661.758)
Ending balance	11.125.996.357	52.192.882.386	4.044.438.715	1.623.826.942	68.987.144.400
Carrying value					
Beginning balance	5.980.635.828	15.203.303.288	2.528.640.784	358.974.548	24.071.554.448
Ending balance	5.295.083.412	11.974.620.228	8.762.991.858	269.170.795	26.301.866.293
In which:					
Assets temporarily not in use			-	-	•
Assets waiting for liquidation	•):	:=			

Some tangible fixed assets, of which the carrying values are VND 865.984.410, have been mortgaged to secure the Group's loan from VietinBank – Branch 6 (see Note No. V.21b).

11. Financial leased assets

Financial leased assets are machinery and equipment. Details are as follows:

	Historical costs	depreciation	Carrying value
Beginning balance	11.032.234.798	1.179.370.757	9.852.864.041
Financial leases during the year	839.960.000		
Depreciation during the year		849.073.767	
Ending balance	11.872.194.798	2.028.444.524	9.843.750.274

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12. Intangible fixed assets

Intangible fixed asset is computer software. Details are as follows:

	Initial costs	Accumulated amortization	Carrying value
Beginning balance	481.350.800	402.580.276	78.770.524
Acquisition during the year	194.620.000		
Amortization during the year		20.123.071	
Ending balance	675.970.800	422.703.347	253.267.453
In which:			
Assets fully amortized but still in use	366.030.800	:-	- -
Assets temporarily not in use	₩.	:-	.
Assets waiting for liquidation	.	8-	-

13. Construction-in-progress

		Increase		
	Beginning balance	during the year	Other decreases	Ending balance
Acquisition of fixed assets	•	281.159.000	(281.159.000)	-
Large repair of fixed assets	40.980.220	95.091.160	(136.071.380)	_
Total	40.980.220	376.250.160	(417.230.380)	•

14. Deferred income tax assets

14a. Recognized deferred income tax assets

Deferred income tax assets are recognized in relation to differences in profits used for tax declaration due to the gap between figures in accounting books and figures used as tax base.

	Current year	Previous year
Beginning balance		(i=)
Inclusion into operation results during the year	1.886.921.331	1=
Ending balance	1.886.921.331	

The corporate income tax rate used for determining deferred income tax assets is 15%.

14b. Unrecognized deferred income tax assets

The Group has not recognized deferred income tax assets for the unused taxable losses of totally VND 861.105.653. Details of unrecognized taxable losses are as follows:

2020	606.470.752
2023	254.634.901
Total	861.105.653

According to the current Law on Corporate Income Tax, the loss of any tax year is brought forward to offset against the profit of the following years for the maximum period of 5 years from year after the loss suffering year. Deferred income tax assets are not recognized for these accounts since there is little possibility on the availability of taxable income in the future against which these accounts can be used.

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15. Short-term trade payables

Ending balance	Beginning balance
15.156.118.196	15.441.698.413
15.156.118.196	15.441.698.413
97.577.092.852	50.282.220.112
3.740.547.400	6.339.824.400
22.848.208.066	
70.988.337.386	43.942.395.712
112.733.211.048	65.723.918.525
	15.156.118.196 97.577.092.852 3.740.547.400 22.848.208.066 70.988.337.386

The Group has no overdue trade payables.

16. Short-term advances from customers

Ending balance	Beginning balance
•	476.801.530
315.728.196	7
450.960	245.142
316.179.156	477.046.672
	315.728.196 450.960

17. Taxes and other obligations to the State Budget

	Beginning	Beginning balance		ing the year	Ending b	alance
	Payables	Receivables	Amount payable	Amount paid	Payables	Receivables
VAT on local sales	48.337.228	-	228.876.678	(201.241.145)	75.972.761	·•
VAT on imports	-	· ·	2.262.378	(2.262.378)	S=	. ·
Export-import duties	9		5.061.723	(5.061.723)		
Corporate income tax	4.233.525.377		30.121.193.331	(20.232.360.765)	14.122.357.943	
Personal income tax	483.032.049	2.638.194	2.404.709.125	(2.821.244.802)	73.210.884	9.352.706
Withholding tax		-	306.707.692	(306.707.692)	14	
Other taxes			940.545.957	(940.545.957)		
Total	4.764.894.654	2.638.194	34.009.356.884	(24.509.424.462)	14.271.541.588	9.352.706

Value added tax (VAT)

The Group companies have paid VAT in accordance with the deduction method. The tax rates applied to exports and local sales are 0% and 10% respectively.

In 2024, the VAT rate applied to some goods and services is 8% according to the Government's Decree No. 94/2023/ND-CP dated 28 December 2023 specifying the VAT reduction policy under the Resolution No. 110/2023/QH15 dated 29 November 2023 of the National Assembly and the Government's Decree No. 72/2024/ND-CP dated 30 June 2024 specifying the VAT reduction policy under the Resolution No. 142/2024/QH15 dated 29 June 2024 of the National Assembly.

Export-import duties

The Group companies have declared and paid these duties in line with the Customs' notices.

Corporate income tax

According to the Decree No. 12/2015/NĐ-CP dated 12 February 2015 of the Government and the Circular No. 96/2015/TT-BTC dated 22 June 2015 of the Ministry of Finance, the Group companies are applied the corporate income tax rate of 15% for income from seafood processing.



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Income from other activities is subject to the corporate income tax at the rate of 20%.

Determination of corporate income tax liability of the Group companies is based on currently applicable regulations on tax. Nonetheless, these tax regulations may change from time to time and tax regulations applicable to variety of transactions can be interpreted differently. Hence, the tax amounts presented in the Consolidated Financial Statements can be changed upon the inspection of tax authorities.

Other taxes

The Group companies have declared and paid these taxes in line with the prevailing regulations.

18. Payables to employees

This item reflects salary to be paid to employees.

19. Short-term accrued expenses

	Ending balance	Beginning balance
Classier Enterprises Pty Ltd – Sales commission payable	Ψ.	16.658.324.008
Loan interest payable	678.577.401	
Costs of labor service provision	1.682.684.994	
Other short-term accrued expenses	2.373.500.577	847.717.982
Total	4.734.762.972	17.506.041.990

20. Other short-term payables

	Ending balance	Beginning balance
Payables to related party	130.189.040	80.216.438
Members of the Board of Management – Loan interest payable	130.189.040	80.216.438
Payables to other entities and individuals	400.693.889	1.388.382.444
Social insurance premiums, health insurance		
premiums, unemployment insurance premiums, Trade		
Union's expenditure	320.773.450	306.528.290
Dividends payable	77.127.119	1.063.208.119
Other short-term payables	2.793.320	18.646.035
Total	530.882.929	1.468.598.882

The Group has no other overdue payables.

21. Borrowings and financial leases

21a. Short-term borrowings and financial leases

	Ending balance	Beginning balance
Short-term loans payable to related party		8.200.000.000
Loan from Ms. Nguyen Minh Nguyet (i)	•	8.200.000.000
Short-term loans payable to other organizations	354.365.152.545	317.052.397.120
Short-term loans from banks	352.285.074.469	315.019.669.170
Loan from MB - An Phu Branch (ii)	54.256.143.195	75.027.498.245
Loan from ACB – Ho Chi Minh City Branch (iii)	94.395.614.400	72.270.047.500
Loan from VietinBank - Branch 6 (iv)	64.365.651.855	65.811.884.655
Loan from TPBank – District 1 Branch (v)	<i>⊒</i> 1	36.297.934.472
Loan from Hong Leong Bank Vietnam Limited (vi)	49.981.499.591	14.234.237.220



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	Ending balance	Beginning balance
Loan from Vietcombank - Ho Chi Minh City Branch (vi)	33.690.675.396	33.214.676.208
Loan from BPCE IOM - Ho Chi Minh City Branch (vii)	43.341.026.119	18.163.390.870
Loan from Standard Chartered Bank (Vietnam) Limited (viii)	12.254.463.913	-
Current portions of long-term loans (see Note No. V.21b)		160.000.000
ACB – Ho Chi Minh City Branch (ix)	•	160.000.000
Current portions of financial leases (see Note No.		
V.21b)	2.080.078.076	1.872.727.950
Chailease International Leasing Company Limited	836.544.526	629.194.400
Vietcombank Financial Leasing Co., Ltd Ho Chi		
Minh City Branch	1.243.533.550	1.243.533.550
Total	354.365.152.545	325.252.397.120

- The loan from Ms. Nguyen Minh Nguyet is to supplement the working capital at the interest rate of 10%/year. The loan term is 12 months. During the year, the loan term is extended to 36 months.
- (ii) The loan from MB An Phu Branch is to supplement the working capital at the interest rate applied to each loan acknowledgement. The maximum loan term is 6 months. This loan is secured by mortgaging term deposit account and inventories (see Notes No. V.2b and V.7).
- The loan from ACB Ho Chi Minh City Branch is to supplement the working capital and issue guarantee of all types at the interest rate applied to each loan acknowledgement. The loan term is 12 months. This loan is secured by mortgaging all of the Corporation's under-3-month deposit and properties of land lot No. 242, map No. 20, Lot A14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City and the Apartment No. A3419, 41st Floor, Apartment Building No. A3, Ben Nghe Ward, District 1, Ho Chi Minh City under the ownership of Ms. Nguyen Minh Nguyet and mortgaging the inventories (see Notes No. V.1, V.8b, V.10 and VII.1a).
- The loan from VietinBank Branch 6 is to supplement the working capital at the interest rate applied to each loan acknowledgement. The maximum loan term is 6 months. This loan is secured by mortgaging term deposit account, inventories, tangible fixed assets and a part of the Corporation's rights incurred from contract on exports to Toyota Tsusho Foods Corporation and Trang UK Limited (see Notes No. V.2b, V.3, V.7 and V.10).
- The loan from TPBank District 1 Branch is to supplement the working capital at the interest rate applied to each loan acknowledgement. The maximum loan term is 6 months. This loan is secured by mortgaging term deposit account and all arisen benefits from operation of the workshop of Dary Foods Company Limited formed in the future at Lot D4, Road N1, Hiep Phuoc Industrial Park, Hiep Phuoc Commune, Nha Be District, Ho Chi Minh City, Vietnam. The entire mortgages are foreclosed during the year. This loan was paid off.
- (vi) The loans from HongLeong Bank Vietnam Limited and Vietcombank Ho Chi Minh City Branch are to supplement the working capital at the interest rate applied to each loan acknowledgement. The loan term is 12 months. These loans are secured by mortgaging term deposit account (see Note No. V.2b).
- (vii) The loan from BPCE IOM Ho Chi Minh City Branch is to supplement the working capital at the interest rate applied to each loan acknowledgement. The loan term is 12 months. This loan is secured by mortgaging term deposit account, inventories and receivables (see Notes No. V.1, V.2b and V.3).





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Notes to the Consolidated Financial Statements (cont.)

- (viii) The loan from Standard Chartered Bank (Vietnam) Limited is to supplement the working capital at the interest rate applied to each loan acknowledgement. The loan term is from 6 months to 12 months. This loan is secured by mortgaging term deposit account (see Note No. V.2b).
- (ix) The loan from ACB is to acquire vehicles for business operations with the loan limit of VND 800.000.000 at the interest rate applied to each loan acknowledgement. The loan term is 60 months. This loan is secured by mortgaging a Kia-brand car and is foreclosed during the year. This loan was paid off.

The Group is solvent over short-term loans and financial leases.

Details of increases/(decreases) of short-term loans and financial leases during the year are as follows:

	Beginning balance	Increase during the year	Transfer from long- term loans	Transfer to long-term loans	Amount repaid during the year	differences due to revaluation	Ending balance
Short-term loans from banks	315.019.669.170	660.739.033.623			(627.468.846.587)	3.995.218.263	352.285.074.469
Short-term loans from individuals	8.200.000.000		÷	(8.200.000.000)	-		,
Current portions of long-term loans	160.000.000			2	(160.000.000)	_	
Current portions of financial	100.000.000	,		•	(100.000.000)		
leases	1.872.727.950	•	2.255.247.286		(2.047.897.160)		2.080.078.076
Total	325.252.397.120	660.739.033.623	2.255.247.286	(8.200.000.000)	(629.676.743.747)	3.995.218.263	354.365.152.545

21b. Long-term borrowings and financial leases

	Ending balance	Beginning balance
Long-term loans payable to related party	8.200.000.000	
Loan from Ms. Nguyen Minh Nguyet (i)	8.200.000.000	
Long-term loans and financial leases payable to		
other organizations	2.533.735.851	4.063.257.697
Financial leases	2.533.735.851	4.063.257.697
Vietcombank Financial Leasing Co., Ltd.		
– Ho Chi Minh City Branch (ii)	651.876.991	1.895.410.531
Chailease International Leasing Company Limited		
(iii)	1.881.858.860	2.167.847.166
Total	10.733.735.851	4.063.257.697

- The loan from Ms. Nguyen Minh Nguyet is to supplement the working capital at the interest rate of 10%/year. The loan term is 36 months.
- The Group's financial leases from Vietcombank Financial Leasing Co., Ltd. Ho Chi Minh City Branch under the following Financial Lease Contracts:
 - Financial Lease Contract No. 92.21.01/CTTC dated 09 June 2021, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. 92.21.02/CTTC dated 09 June 2021, at the floating interest rate with adjustable margin. The lease term is 5 years.

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Notes to the Consolidated Financial Statements (cont.)

- Financial Lease Contract No. 92.21.03/CTTC dated 09 June 2021, at the floating interest rate with adjustable margin. The lease term is 5 years.
- Financial Lease Contract No. 92.21.04/CTTC dated 09 June 2021, at the floating interest rate with adjustable margin. The lease term is 5 years.
- Financial Lease Contract No. 92.21.07/CTTC dated 09 June 2021, at the floating interest rate with adjustable margin. The lease term is 5 years.
- Financial Lease Contract No. 63.22.02/CTTC dated 20 June 2022, at the floating interest rate with adjustable margin. The lease term is 4 years.
- Financial Lease Contract No. 63.22.03/CTTC dated 20 June 2022, at the floating interest rate with adjustable margin. The lease term is 4 years.
- Financial Lease Contract No. 63.22.04/CTTC dated 28 June 2022, at the floating interest rate with adjustable margin. The lease term is 4 years.
- Financial Lease Contract No. 63.22.05/CTTC dated 29 June 2022, at the floating interest rate with adjustable margin. The lease term is 4 years.
- Financial Lease Contract No. 63.22.06/CTTC dated 27 June 2022, at the floating interest rate with adjustable margin. The lease term is 4 years.
- (iii) The Group's financial leases from Chailease International Leasing Company Limited under the following Financial Lease Contracts:
 - Financial Lease Contract No. B230212202 dated 16 February 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. C230535302 dated 30 May 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B230215902 dated 24 May 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B230915202 dated 18 October 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B230923302 dated 20 October 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B230915202 dated 18 October 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B230923302 dated 20 October 2023, at the floating interest rate with adjustable margin. The lease term is 5 years.
 - Financial Lease Contract No. B240326902 dated 12 April 2024, at the floating interest rate with adjustable margin. The lease term is 3,5 years.

The Group is solvent over long-term loans and financial leases.

Repayment schedule of long-term loans and financial leases is as follows:

	Total debts	1 year or less	More than 1 year to 5 years
Ending balance			
Long-term loans from individuals	8.200.000.000	:=	8.200.000.000
Financial leases	4.613.813.927	2.080.078.074	2.533.735.853
Total	12.813.813.927	2.080.078.074	10.733.735.853
Beginning balance			
Long-term loans from banks	160.000.000	160.000.000	~
Financial leases	5.935.985.647	1.872.727.950	4.063.257.697
Total	6.095.985.647	2.032.727.950	4.063.257.697

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Notes to the Consolidated Financial Statements (cont.)

Details of increases/(decreases) of long-term loans and financial leases are as follows:

	Beginning balance	Increase during the year	Transfer from short-term loans	Amount repaid during the year	Transfer to short- term loans	Ending balance
Long-term loans from individuals		Æ	8.200.000.000	•	w.	8.200.000.000
Long-term financial leases Total	4.063.257.697 4.063.257.697	907.156.800	8.200.000.000	(181.431.360)	(2.255.247.286) (2.255.247.286)	2.533.735.851 10.733.735.851

21c. Overdue borrowings and financial leases

The Group has no overdue loans and financial leases.

22. Bonus fund

The Group only has bonus fund. Details are as follows:

Current year	Previous year
1.124.048.985	1.124.048.985
1.562.489.566	- %
(67.500.000)	
2.619.038.551	1.124.048.985
	1.562.489.566 (67.500.000)

23. Deferred income tax liabilities

Deferred income tax liabilities are related to temporarily taxable differences. Details are as follows:

	Current year	Previous year
Beginning balance	3.675.959.626	3.675.959.626
Inclusion into operation results during the year	(1.425.959.626)	<u>-</u> .·/
Ending balance	2.250.000.000	3.675.959.626

The corporate income tax rate used for determining deferred income tax liabilities is 15%.

24. Owner's equity

24a. Statement of changes in owner's equity

Information on changes in owner's equity is presented in the attached Appendix.

24b. Details of owner's capital

	Ending balance	Beginning balance
Mr. David Ho	38.600.000.000	38.600.000.000
Ms. Nguyen Minh Nguyet	37.061.000.000	37.061.000.000
Mr. Ho Van Trung	28.874.000.000	28.874.000.000
Mr. Do Thanh Trung	11.694.000.000	
Ms. Susan Ho	10.000.000.000	10.000.000.000
Other shareholders	42.070.940.000	53.764.940.000
Total	168.299.940.000	168.299.940.000

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Notes to the Consolidated Financial Statements (cont.)

The contribution of charter capital is as follows:

*	As in the Business Registration Certificate		Charter capital contributed
	VND	Rate(%)	(VND)
Mr. David Ho	38.600.000.000	22,93	38.600.000.000
Ms. Nguyen Minh Nguyet	37.061.000.000	22,02	37.061.000.000
Mr. Ho Van Trung	28.874.000.000	17,16	28.874.000.000
Mr. Do Thanh Trung	11.694.000.000	6,95	11.694.000.000
Ms. Susan Ho	10.000.000.000	5,94	10.000.000.000
Other shareholders	42.070.940.000	25,00	42.070.940.000
Total	168.299.940.000	100,00	168.299.940.000

24c. Shares

	Ending balance	Beginning balance
Number of shares registered to be issued	16.829.994	16.829.994
Number of shares issued	16.829.994	16.829.994
- Common shares	16.829.994	16.829.994
- Preferred shares		-
Number of shares repurchased		≅
- Common shares	. .	-
- Preferred shares	•	-
Number of outstanding shares	16.829.994	16.829.994
- Common shares	16.829.994	16.829.994
- Preferred shares		
Preferred sharesNumber of outstanding sharesCommon shares		

Face value of outstanding shares: VND 10.000.

24d. Profit distribution

During the year, the Parent Company appropriated the remuneration of 2024 to the Board of Management from 2024 after-tax profit and appropriated the bonus fund from 2023 after-tax profit under the Resolution No. 01/NQ-DHDCD/2024 dated 20 May 2024 of 2024 Annual General Meeting of Shareholders for the respective amounts of VND 556.700.000 and VND 1.562.489.566. The Parent Company distributed the dividends of 2023 at the rate of 12%/face value (equivalent to VND 1.200/share) under the Resolution No. 10.1/2024NQ.HDQT dated 21 October 2024 of the Board of Management.

25. Off-consolidated balance sheet items

25a. Foreign currencies

	Ending balance	Beginning balance
United States Dollar (USD)	6.818.234,76	1.469.764,92
Great British Pound (GBP)	108,34	108,34
Euro (EUR)	4,88	4,88

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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

25b. Treated doubtful debts

Tremen nondy in acous	Ending balance	Beginning balance
Aeon Vietnam Company Limited – Long Bien Branch	9.817.391	9.817.391
Branch of International Simply Mart Company		
Limited	3.583.624	3.583.624
EB Services Company Limited	57.327.297	57.327.297
Saigon Co.op Food Company Limited	780.208	780.208
Undefined debts	1.091.917.207	1.091.917.207
FD Mart	1.642.445	1.642.445
Jet Mart Company Limited	6.826.963	6.826.963
Lotte Vietnam Shopping Joint Stock Company – Da	216.020	216.920
Nang Branch	216.920	210.920
Lotte Vietnam Shopping Joint Stock Company – Nha Trang Branch	666.225	666.225
Branch of MM Mega Market (Vietnam) Company	000.223	000.223
Limited in Da Nang City	24.848.195	24.848.195
Branch of MM Mega Market (Vietnam) Company		
Limited in Hanoi City	198.827.474	198.827.474
Branch of MM Mega Market (Vietnam) Company		
Limited in Hai Phong City	12.953.714	12.953.714
MM Mega Market (Vietnam) Company Limited	164.115.649	164.115.649
Orla's Coffee	1.811.581	1.811.581
SatraFoods Management Center	1.027.036	1.027.036
Thadico Commercial Property Investment & Trading	2008 1992000 5000 100	
Company Limited	15.699.331	15.699.331
Vincommerce General Commercial Services Joint	211.050	211.050
Stock Company	311.850	311.850 47.814.491
Aeon Vietnam Company Limited	47.814.491	47.014.491
Lotte Vietnam Shopping Joint Stock Company – Dong Nai Branch	436.890	436.890
Lotte Vietnam Shopping Joint Stock Company – Binh	430.070	1301070
Thuan Branch	260.124	260.124
Lotte Vietnam Shopping Joint Stock Company	179.534.256	179.534.256
Lotte Vietnam Shopping Joint Stock Company – Tan		
Binh Branch	5.247	5.247
Lotte Vietnam Shopping Joint Stock Company - Ba		
Dinh Branch	312.732	312.732
Saigon Co.op	122.952.918	121.441.072
Binh Dong Trading Service One Member Company	2	
Limited	1.881.000	-
Saigon - Bac Lieu 2 Trading Service One Member	1 001 000	
Company Limited	1.881.000	•
Branch of Saigon Co.op - Co.op Mart Cao Lanh	1.881.000	-
Saigon Co-op Fairprice Limited Liability Company	8.410.512	-
Saigon Co.op Food Company Limited	9.802.060	•
Nhieu Loc Saigon Co.op One Member Company Limited	1.881.000	_
Saigon - Phu Yen Trading Service One Member	1.001.000	
Company Limited	2.481.006	
Saigon - Quang Ngai Trading One Member Company		
Limited	1.254.000	-



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Notes to the Consolidated Financial Statements (cont.)

6	Ending balance	Beginning balance
Branch of Saigon Co.op – Co.op Mart Son Tra	627.000	
Branch of Saigon Co.op - Co.op Mart Tan Bien	927.003	•
Saigon Co.op Toan Tam Service Trading Company		
Limited	1.231.200	
Co.op Finelife Single - Member Limited Liability		
Company	643.798	Ē
Hai Le Trading & Production Company Limited	68.750.000	
SSI Securities Corporation	50.000.000	
Total	2.095.340.347	1.942.177.922
		3 · · · · · · · · · · · · · · · · · · ·

The above debts were written off due to being irrecoverable.

VI. ADDITIONAL INFORMATION ON THE ITEMS OF THE CONSOLIDATED INCOME STATEMENT

1. Revenue from sales of goods and provisions of services

1a. Gross revenue

_	Current year	Previous year
Revenue from sales of finished goods, merchandise	899.165.340.624	745.426.684.061
Revenue from sales of materials	8.820.466.440	37.101.941.099
Total	907.985.807.064	782.528.625.160

lb. Revenue from sales of goods and provisions of services to related parties

Apart from sales of goods and service provisions to the associate presented in Note No. V.2b, the Corporation has no sales of goods and service provisions to related parties which are not associates.

2. Revenue deductions

	Current year	Previous year
Trade discounts	169.565.162	184.494.944
Sales returns	3.667.404.040	35.584.572
Total	3.836.969.202	220.079.516

3. Costs of sales

	Current year	Previous year
Costs of finished goods, merchandise sold	637.845.141.583	613.246.438.748
Costs of materials sold	5.256.395.841	32.237.572.251
Allowance for devaluation of inventories	88.110.589	2.923.528.114
Total	643.189.648.013	648.407.539.113

4. Financial income

	Current year	Previous year
Bank deposit interest	2.300.755.776	5.305.563.428
Interest on loans given	5.152.201.000	5.444.525.000
Exchange gain arising	21.717.920.065	6.540.040.785
Exchange gain due to the revaluation of monetary		
items in foreign currencies		72.580.607
Total	29.170.876.841	17.362.709.820

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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

5.	Financial expenses		
		Current year	Previous year
	Loan interest expenses	15.937.990.502	21.878.375.611
	Interest on financial leases	463.909.181	523.588.041
	Exchange loss arising	14.267.734.316	11.156.500.929
	Exchange loss due to the revaluation of monetary		
	items in foreign currencies	649.028.935	
	Total	31.318.662.934	33.558.464.581
,	O. III		
6.	Selling expenses	Current year	Previous year
	Farmer for any large	4.734.791.222	3.951.280.421
	Expenses for employees	2.129.403.183	1.235.721.785
	Materials, packages	47.099.463	128.230.467
	Tools, supplies		224.065.279
	Depreciation/(amortization) of fixed assets	152.960.052	13.229.420.931
	Expenses for external services	15.428.177.460	
	Other expenses	5.119.972.991	7.337.030.418
	Total	27.612.404.371	26.105.749.301
7.	General and administration expenses		
	···	Current year	Previous year
	Expenses for employees	46.238.589.994	29.910.608.395
	Office stationery	693.760.144	481.520.710
	Depreciation/(amortization) of fixed assets	756.713.058	703.196.927
	Taxes, fees and legal fees	662.529.862	840.323.211
	Allowance for doubtful debts	33.888.740	118.959.896
	Expenses for external services	7.725.988.368	6.162.904.405
	Other expenses	4.846.966.988	4.336.926.089
	Total	60.958.437.154	42.554.439.633
8.	Other income		
0.	other meome	Current year	Previous year
	Proceeds from liquidation, disposal of fixed assets	158.962.057	7.072.581
	Proceeds from written-off doubtful debts	(9)	192.023.970
	Fines for contract violations	19.288.256	
	Other income	92.312.185	94.491.402
	Total	270.562.498	293.587.953







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For the fiscal year ended 31 December 2024

Notes to the Consolidated Financial Statements (cont.)

9. Other expenses

	Current year	Previous year
Tax fines and tax collected in arrears	507.486.965	<u>.</u> .
Depreciation of unused fixed assets waiting for		
liquidation	3.750.000	3.750.000
Treatment for differences of receivables	34.412.425	346.834.144
Non-refundable VAT	927.000.148	•
Other expenses	3.788.375	21.003.673
Total	1.476.437.913	371.587.817

10. Earnings per share

10a. Basic/Diluted earnings per share

	Current year	Previous year
Accounting profit after corporate income tax of the shareholders of Parent Company	161.506.710.448	52.305.871.609
Increases/(decreases) in accounting profit used to determine profit distributed to ordinary equity holders:		
Appropriation for bonus and welfare funds		(1.562.489.566)
Remuneration to the Board of Management	(556.700.000)	(536.400.000)
Profit used to calculate basic/diluted earnings per share	160.950.010.448	51.769.471.609
The weighted average number of ordinary shares	(E)	
outstanding during the year	16.829.994	16.829.994
Basic/diluted earnings per share	9.563	2.983

10b. Other information

During the year, the Parent Company appropriated the bonus fund from 2023 after-tax profit under the Resolution No. 01/NQ-DHDCD/2024 dated 20 May 2024 of 2024 Annual General Meeting of Shareholders for an amount of VND 1.562.489.566. The basic earnings per share of the previous year were re-adjusted due to the impact of this event. This adjustment made the basic/diluted earnings per share of the previous year decreased from VND 3.076 down to VND 2.983.

11. Operating costs by factors

	Current year	Previous year
Materials and supplies	544.999.593.134	477.658.411.036
Labor costs	173.493.173.609	133.830.681.825
Depreciation/(amortization) of fixed assets	4.957.723.608	4.879.624.750
Expenses for external services	44.716.471.034	42.456.469.124
Other expenses	17.516.981.817	13.551.284.076
Total	785.683.943.202	672.376.470.811



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Notes to the Consolidated Financial Statements (cont.)

VII. OTHER DISCLOSURES

1. Transactions and balances with related parties

The Group's related parties include the key managers, their related individuals and other related parties.

1a. Transactions and balances with the key managers and their related individuals

The key managers include the Board of Management and the General Director. The key managers' related individuals are their close family members.

Transactions with the key managers and their related individuals

The Group has no sales of goods and service provisions to the key managers and their related individuals and only has the following transactions with the Board Members:

	Current year	Previous year
Loan	•	3.000.000.000
Loan interest expenses	822.246.570	633.698.629

Guarantee commitment

Ms. Nguyen Minh Nguyet used her own properties, i.e. the Apartment No. A3419, 41st Floor, Apartment Building No. A3, Ben Nghe Ward, District 1, Ho Chi Minh City and the land lot 242, Lot A14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, to secure the Group's loan from ACB – Ho Chi Minh City Branch (see Note No. V.21a).

Receivables from and payables to the key managers and their related individuals

Receivables from and payables to the key managers and their related individuals are presented in Notes No. V.20 and V.21a.

Remuneration of the key managers and the Supervisory Board

	Position	remuneration
Current year		
Ms. Nguyen Minh Nguyet	Chairwoman	156.000.000
Mr. Truong Van Quang	Board Member cum General Director	1.654.360.000
Mr. David Ho	Board Member cum Sales Director	1.185.482.000
Ms. Susan Ho	Board Member	86.400.000
Mr. Vo Thien Chuong	Board Member	33.500.000
Mr. Huynh Khanh Hieu	Board Member	84.000.000
Mr. Tran Quang Phu	Board Member	80.400.000
Ms. Kim Ngoc Nguyen	Board Member	80.400.000
Ms. Vu Thi Minh Chien	Head of the Supervisory Board	345.192.000
Ms. To Le Minh	Supervisory Board Member	639.816.000
Ms. Tran Thanh Huong	Supervisory Board Member	21.000.000
Ms. Nguyen Bich Thuan	Supervisory Board Member	15.000.000
Total	-	4.381.550.000



Total

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Notes to the Consolidated Financial Statements (cont.)

	Position	Total remuneration
Previous year		
Ms. Nguyen Minh Nguyet	Chairwoman	144.000.000
Mr. Truong Van Quang	Board Member cum General Director	1.438.577.000
Ms. Nguyen Minh Tam	Board Member	39.000.000
Mr. David Ho	Board Member cum Sales Director	39.000.000 305.500.000 ³ 033665
Ms. Susan Ho	Board Member	79.800.000 CÔNG T
Mr. Vo Thien Chuong	Board Member	79.800.000 _C Ô PHÂ
Mr. Huynh Khanh Hieu	Board Member	79.800.000 A N
Mr. Tran Quang Phu	Board Member	39.000.000
Ms. Kim Ngoc Nguyen	Board Member	39.000.000 - T.P.H.C
Ms. Vu Thi Minh Chien	Head of the Supervisory Board	311.904.000
Ms. Nguyen Bich Thuan	Supervisory Board Member	36.000.000
Ms. To Le Minh	Supervisory Board Member	544.510.000
Total		3.136.891.000

1b. Transactions and balances with other related parties

Other related party of the Group only includes Dary Foods Company Limited (an associate).

Transactions with other related party

Transactions with the associate are presented in Note No. V.2b.

The prices of merchandise and services supplied to other related party are mutually agreed prices. The purchases of merchandise and services from other related party are done at the agreed prices.

Receivables from and payables to other related party

Receivables from and payables to other related party are presented in Notes No. V.3, V.5 and V.15.

2. Segment information

> The Group operates mainly in the field of processing, exporting and trading shrimp products, and the Group's revenue is mainly from exporting processed shrimp. By the assessment of the General Director, there are no significant differences in risks and economic benefits exposed to business segments and geographical segments. Therefore, the Group does not present the Segment Reporting.

3. Subsequent events

> There are no material subsequent events which are required adjustments or disclosures in the Consolidated Financial Statements.

Le Kim Dung Preparer

Nguyen Thi My Nhung Chief Accountant

Truong Van Quang General Director

Ho Chi Minh City, 27 March 2025

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TRANG CORPORATION

Address: Lot A 14B, Hiep Phuoc Industrial Park, Long Thoi Commune, Nha Be District, Ho Chi Minh City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the fiscal year ended 31 December 2024

Appendix: Statement of changes in owner's equity

Unit: VND

				Benefits of non- controlling	
	Capital	Share premiums	Retained earnings	shareholders	Total
Beginning balance of the previous year	168.299.940.000	17.173.652.728	20.063.618.408	(272.273.578)	205.264.937.558
Profit in the previous year			52.305.871.609	(222.886.068)	52.082.985.541
Dividend and profit distribution during the year	1		(8.414.997.000)	1	(8.414.997.000)
Remuneration to the Board of Management in the					
previous year	3	<u></u>	(536.400.000)	!!	(536.400.000)
Ending balance of the previous year	168.299.940.000	17.173.652.728	63.418.093.017	(495.159.646)	248.396.526.099
Beginning balance of the current year	168.299.940.000	17.173.652.728	63.418.093.017	(495.159.646)	248.396.526.099
Profit in the current year			161.506.710.448	34.064.088	161.540.774.536
Appropriation for bonus fund in the current year	1	1	(1.562.489.566)	1	(1.562.489.566)
Dividend distribution in the current year	1	į	(20.195.992.800)	•	(20.195.992.800)
Remuneration to the Board of Management in the					
current year			(556.700.000)		(556.700.000)
Ending balance of the current year	168.299.940.000	17.173.652.728	202.609.621.099	(461.095.558)	387.622.118.269

Ho Chi Mink City 27 March 2025

C.P

CÔ PHẦN CÔNGIY

> Nguyen Thi My Nhung Chief Accountant

Le Kim Dung

Preparer

Truong Van Quang General Director





CÔNG TY CỔ PHẦN TRANG

Địa chỉ : Lô A14b, KCN Hiệp Phước, X. Long Thới, H. Nhà Bè, Tp.HCM Diện thoại : (84) 28 37 800 900

. Email : info@trangcorporation.vn