HO CHI MINH CITY INFRASTRUCTURE INVESTMENT JOINT STOCK COMPANY

12th Floor, 152 Dien Bien Phu, Thanh My Tay Ward, Ho Chi Minh City

Phone: 028.3622 1025 Fax: 028.3636 7100

No. 652/2025/CV-CII

Subject: represent the fluctuation in business performance on the reviewed interim Consolidated Financial Statements for the sixmonth period ended 30 June 2025

SOCIALIST REPUBLIC OF VIETNAM

Independence - Freedom - Happiness

Ho Chi Minh City, 22 August 2025

To:

- The State Securities Commission of Vietnam
- Ho Chi Minh Stock Exchange
- Hanoi Stock Exchange

Ho Chi Minh City Infrastructure Investment Joint Stock Company (CII) would like to represent the fluctuation in business performance on the reviewed interim Consolidated Financial Statements for the six-month period ended 30 June 2025 as follows:

The after-tax profit for the six-month period ended 30 June 2025 in the reviewed Consolidated Financial Statements achieved VND 185.1 billion, representing a decrease of 10.08% compared to the pre-reviewed financial statements, mainly due to the additional provisions for doubtful debts.

Compared to the same period last year, the after-tax profit of the first half of 2025 decreased VND 260 billion (VND 445.1 billion in the first half of 2024). The Company's business operations remained stable, the administrative expenses decreased by VND 73 billion (primarily because the impairment of goodwill at the subsidiary had already been recognized in first half of 2024), the interest expenses also decreased as a result of refinancing loans at lower interest rates and by eliminating interest expenses on convertible bonds converted into shares. However, in Q1/2024 recorded VND 430 billion of profit arising from the consolidation of a subsidiary (577 Investment Corporation - NBB) which contributed to the singnificant higher of the financial income compared to first half of 2025.

The details of the reviewed interim Consolidated Financial Statements for the sixmonth period ended 30 June 2025 are disclosed on the website: www.cii.com.vn.

Respectfully.

Recipient:

- As above;
- Archived: F&AD

CÔ PHẨN ĐẦU TƯ CO THUẬT TỔ NG KỸ THUẬT

LE QUOC BINH

HO CHI MINH CITY INFRASTRUCTURE INVESTMENT JOINT STOCK COMPANY REVIEWED INTERIM CONSOLIDATED FINANCIAL STATEMENTS For the six-month period ended 30 June 2025 Ho Chi Minh City, August 2025

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STATEMENT OF THE BOARD OF MANAGEMENT

The Board of Management of Ho Chi Minh City Infrastructure Investment Joint Stock Company (hereinafter referred to as "the Company") presents this report together with interim consolidated financial statements of the Company for the six-month period ended 30 June 2025.

THE BOARDS OF DIRECTORS, SUPERVISORY AND MANAGEMENT

The members of the Boards of Directors, Supervisory and Management of the Company during the period and to the date of this report are as follows:

Board of Directors

Mr. Le Vu Hoang

Ms. Truong Thi Ngoc Hai

Mr. Le Quoc Binh

Ms. Nguyen Mai Bao Tram

Mr. Duong Truong Hai

Mr. Le Toan

Mr. Le Pham Ngoc Phuong

Mr. Luu Hai Ca

Chairman

Vice Chairwoman

Member

Member

Independent member

Independent member

Member (appointed on 18 April 2025)

Member (resigned on 18 April 2025)

Board of Supervisory

Mr. Doan Minh Thu

Ms. Trinh Thi Ngoc Anh

Ms. Tran Thi Tuat

Head of the Board

General Director

Deputy General Director

Deputy General Director

Deputy General Director

Member

Member

Board of Management

Mr. Le Quoc Binh

Ms. Nguyen Mai Bao Tram

Mr. Nguyen Van Thanh

Ms. Nguyen Quynh Huong

Ms. Nguyen Thi Thu Tra

Mr. Le Trung Hieu

Mr. Nguyen Truong Hoang

Ms. Tran Yen Vy

Mr. Nguyen Van Thinh

Chief Financial Officer Capital Management Director

Project Development Director

Director of Administration

Director of Technology and Digital Transformation (appointed on 01

July 2025)

Mr. Nguyen Duy Minh

Director of Infrastructure Construction Management (appointed on 01

July 2025)

Mr. Duong Quang Chau Investment Director (Relieved from the position on 01 July 2025)

Legal Representative

The legal representative of the Company during the period and to the date of this report is Mr. Le Quoc Binh - General Director.

THE AUDITORS

The interim consolidated financial statements for the six-month period ended 30 June 2025 have been reviewed by International Auditing Company Limited - A member of AGN International.

STATEMENT OF THE BOARD OF MANAGEMENT (continued)

THE BOARD OF MANAGEMENT' RESPONSIBILITY

The Board of Management of the Company is responsible for preparing the interim consolidated financial statements, which give a true and fair view of the interim consolidated financial position of the Company as at 30 June 2025, and its interim consolidated financial performance and its interim consolidated cash flows for the six-month period then ended in accordance with Vietnamese Accounting Standards, accounting regime for enterprises and legal regulations relating to interim consolidated financial reporting. In preparing these interim consolidated financial statements, the Board of Management is required to:

- · Select suitable accounting policies and then apply them consistently;
- · Make judgments and estimates that are reasonable and prudent;
- State whether applicable accounting principles have been followed, subject to any material departures disclosed and explained in the interim consolidated financial statements;
- Prepare the interim consolidated financial statements on the going concern basis unless it is inappropriate to presume that the Company and its subsidiaries will continue in business; and
- Design and implement an effective internal control system for the purpose of properly preparing and presenting the interim consolidated financial statements so as to minimize errors and frauds.

The Board of Management is responsible for ensuring that proper accounting records are kept, which disclose, with reasonable accuracy at any time, the financial position of the Company and that the interim consolidated financial statements comply with Vietnamese Accounting Standards, accounting regime for enterprises and legal regulations relating to interim consolidated financial reporting. The Board of Management is also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of frauds and other irregularities.

The Board of Management confirms that the Company has complied with the above requirements in preparing these interim consolidated financial statements.

For and a behalf of the Board of Management,

HA TĂNG KÝ THUẬT THANH BHÔ

HO CHE MAN Y

Le Quoc Binh General Director

Ho Chi Minh City, 19 August 2025

12/四年医年2/9

Lấu 4, tòa nhà Hải Âu TIC, 398 Trường Sơn Phường 4, Quản Tân Bình, Tp, Hồ Chi Minh T: [+84 28] 7303 2007

No: 2254/2025/BCSX-ICPA.SG

REPORT ON REVIEW OF INTERIM CONSOLIDATED FINANCIAL STATEMENTS

To: The Shareholders

The Boards of Directors and Management

Ho Chi Minh City Infrastructure Investment Joint Stock Company

We have reviewed the accompanying interim consolidated financial statements of Ho Chi Minh City Infrastructure Investment Joint Stock Company (hereinafter referred to as "the Company"), prepared on 19 August 2025, as set out from pages 4 to 101, which comprise the interim consolidated balance sheet as at 30 June 2025, the interim consolidated statements of income and cash flows for the sixmonth period then ended, and a summary of significant accounting policies and other explanatory information.

Board of Management's Responsibility

The Board of Management is responsible for the preparation and fair presentation of these interim consolidated financial statements to comply with Vietnamese Standards on Accounting, Vietnamese Accounting Regime for enterprise and prevailing relevant regulations in the interim consolidated financial statement preparation and disclosure and for such internal control as the Board of Management determines is necessary to enable the preparation of interim consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express a conclusion on these interim consolidated financial statements based on our review. We conducted our review in accordance with Vietnamese Standard on Review Engagements No. 2410 - Review of interim financial information performed by the independent auditors of the entity.

A review of interim consolidated financial information consists of making inquiries, primarily of people responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Vietnamese Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim consc!:dated financial statements do not give a true and fair view of, in all material respects, the interim consolidated financial position of the Company as at 30 June 2025, and its interim consolidated financial performance and its interim consolidated cash flows for the six-month period then ended, in accordance with Vietnamese Accounting Standards, Accounting Regime for enterprises and legal regulations relating to interim consolidated financial reporting. CONG

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TNHH

Luong Giang Thach Deputy Branch Director

Audit Practising Registration Certificate

No. 2178-2023-072-1

Ho Chi Minh City, 19 August 2025



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INTERIM CONSOLIDATED BALANCE SHEET

As at 30 June 2025

Unit: VND

AS	SETS	Codes	Notes	Closing balance	Opening balance (As restated)
A.	CURRENT ASSETS	100		10,492,712,587,084	8,630,482,439,506
ı.	Cash and cash equivalents	110	V.1	2,032,544,281,313	1,351,810,461,900
1.	Cash	111		684,069,903,952	335,408,258,888
2.	Cash equivalents	112		1,348,474,377,361	1,016,402,203,012
II.	Short-term financial				
	investments	120	V.13	2,120,138,366,222	1,008,047,698,384
1.	Trading securities	121		189,563,920,000	250,324,551,138
2	Provision for impairment of trading				
	securities	122		(72,173,920,000)	(61,897,927,638)
3.	Held-to-maturity investments	123		2,002,748,366,222	819,621,074,884
101.	Short-term receivables	130		3,733,306,708,025	3,769,489,713,488
1.	Short-term trade receivables	131	V.2	704,483,796,525	663,416,373,513
2.	Short-term advances to suppliers	132	V.3	471,901,848,093	484,826,778,378
3.	Short-term loan receivables	135	V.4	1,540,005,072,053	1,649,233,130,606
4.	Other short-term receivables	136	V.5	1,198,038,900,052	1,242,445,322,744
5.	Provision for short-term doubtful				Charles and Charles and Charles
.500	debts	137	V.6	(181,122,908,698)	(270,431,891,753)
IV.	Inventories	140	V.7	2,444,683,417,236	2,375,791,254,245
1.	Inventories	141		2,445,156,750,928	2,376,067,484,136
2.	Provision for devaluation of	111212		THE CONTRACTOR STREET	Etalestisa da entreta
	inventories	149		(473,333,692)	(276,229,891)
V.	Other short-term assets	150		162,039,814,288	125,343,311,489
1.	Short-term prepayments	151	V.8	36,261,261,740	6,854,805,076
2.	Value added tax deductibles	152		119,441,808,009	115,638,852,042
3.	Taxes and other receivables	1000		A SERVICE SIMPLE MARKET	
	from the State budget	153	V.18	6,336,744,539	2,849,654,371

INTERIM CONSOLIDATED BALANCE SHEET (continued)

As at 30 June 2025

Unit: VND

AS	SETS	Codes	Notes.	Closing balance	Opening balance (As restated)
В.	NON-CURRENT ASSETS	200		28,170,262,611,391	28,091,948,594,486
I.	Long-term receivables	210		2,207,241,452,187	2,069,224,088,434
1.	Long-term trade receivables	211		454,418,682	908,837,368
2.	Long-term loan receivables	215	V.4	13,808,085,726	13,808,085,726
3.	Other long-term receivables	216	V.5	2,192,978,947,779	2,054,507,165,340
H.	Fixed assets	220		15,955,968,398,342	16,263,338,169,250
1.	Tangible fixed assets	221	V.9	370,656,322,881	380,121,560,454
	- Cost	222		544,020,504,320	547,753,567,267
	- Accumulated depreciation	223		(173,364,181,439)	(167,632,006,813)
2.	Intangible fixed assets	227	V.10	15,585,312,075,461	15,883,216,608,796
	- Cost	228		20, 293, 999, 859, 459	20,245,943,067,906
	 Accumulated amortization 	229		(4,708,687,783,998)	(4,362,726,459,110)
111.	Investment property	230	V.11	720,917,731,827	733,586,384,349
	- Cost	231		825,204,688,356	824,961,738,501
	- Accumulated depreciation	232		(104,286,956,529)	(91,375,354,152)
IV.	Long-term assets in progress	240		2,799,316,320,156	2,716,021,811,146
1.	Long-term construction in progress	242	V.12	2,799,316,320,156	2,716,021,811,146
V.	Long-term financial investments	250	V.13	1,023,929,220,000	1,023,929,220,000
1.	Equity investments in other entities	253		897,617,650,000	897,617,650,000
2.	Provision for impairment of				
	long-term financial investments	254		(24,688,430,000)	(24,688,430,000)
3.	Held-to-maturity investments	255		151,000,000,000	151,000,000,000
VI.	Other long-term assets	260		5,462,889,488,879	5,285,848,921,307
1.	Long-term prepayments	261	V.8	4,277,124,814,110	4,035,509,540,115
2.	Deferred tax assets	262	V.14	453,670,212,290	409,633,091,738
3.	Goodwill	269	V.15	732,094,462,479	840,706,289,454
то	TAL ASSETS 0 = 100 + 200)	270		38,662,975,198,475	36,722,431,033,992

INTERIM CONSOLIDATED BALANCE SHEET (continued)

As at 30 June 2025

Unit: VND

RE	SOURCES	Codes	Notes	Closing balance	Opening balance (As restated)
C.	LIABILITIES	300		27,375,991,328,833	27,563,291,053,672
L	Current liabilities	310		10,305,454,875,467	8,961,342,196,450
1.	Short-term trade payables	311	V.16	797,969,770,510	682,485,544,877
2	Short-term advances from				100000000000000000000000000000000000000
	customers	312	V.17	166,267,216,597	158,304,542,009
3.	Taxes and amounts payable to				
	the State budget	313	V.18	81,380,495,607	85,688,250,218
4.	Payables to employees	314		34,543,551,856	53,224,659,798
5.	Short-term accrued expenses	315	V.19	170,879,695,292	190,700,785,543
6.	Short-term unearned revenue	318		816,520,690	339,686,665
7.	Other current payables	319	V.20	2,004,183,087,631	2,203,461,069,298
8.	Short-term loans and obligations				7/4 //
	under finance leases	320	V.21	6,354,841,504,329	4,912,233,984,717
9.	Short-term provisions	321	V.22	637,375,164,234	637,587,891,467
10.	Bonus and welfare funds	322	10 2000	57,197,868,721	37,315,781,858
II.	Long-term liabilities	330		17,070,536,453,366	18,601,948,857,222
1.	Long-term unearned revenue	336		7,338,164,063	7,420,964,063
2	Other long-term payables	337	V.20	43,049,681,935	42,964,620,348
3.	Long-term loans and obligations				
	under finance leases	338	V.21	16,192,029,021,037	15,434,189,701,462
4.	Convertible bonds	339	V.23	530,713,538,749	2,827,214,322,278
5.	Deferred tax liabilities	341	V.14	290,489,017,746	286,688,118,441
6.	Long-term provisions	342		6,917,029,836	3,471,130,630
D.	EQUITY	400		11,286,983,869,642	9,159,139,980,320
L.	Owner's equity	410	V.24	11,286,983,869,642	9,159,139,980,320
1.	Owner's contributed capital	411		5,481,942,830,000	3,197,524,130,000
	- Ordinary shares carrying voting			Hard and the control of the control	
	rights	411a		5,481,942,830,000	3,197,524,130,000
2.	Share premium	412		387,336,668,802	387,336,668,802
3.	Other owner's capital	414		6,660,084,447	6,660,084,447
4.	Investment and development fund	418		337,943,950,655	311,139,047,276
5.	Retained earnings - Retained earnings accumulated	421		2,028,962,094,557	2,127,251,421,516
	to prior year end - Retained earnings of current	421a		2,067,195,673,941	1,986,865,245,709
	period	421b		(38, 233, 579, 384)	140,386,175,807
6.	Non-controlling interests	429		3,044,138,241,181	3,129,228,628,279
TO	TAL RESOURCES		-	030248373	
	0 = 300 + 400)	440		38,662,976,198,475	36,722,431,033,992
				HẠ TẨNG KÝ THUẬT	2

Nguyen Thi Thanh Huong Preparer Ly Huynh Truc Giang Chief Accountant Le Quoc Binh General Director

THANH PHÓ

19 August 2025

INTERIM CONSOLIDATED INCOME STATEMENT

For the six-month period ended 30 June 2025

Unit: VND

ITEMS	Code	s Notes	Current period	Prior period (As restated)	
1. Gross revenue from goods sold and					
services rendered	01	VI.1	1,478,159,244,009	1,651,988,344,524	
2. Deductions	02	VI.1	51,390,037,772	74,639,341,002	
3. Net revenue from goods sold and				ALL PROPERTY AND A CONTROL OF THE CO	
services rendered (10 = 01 - 02)	10	VI.1	1,426,769,206,237	1,577,349,003,522	
4. Cost of sales	11	VI.2	582,709,333,910	702,712,308,758	
5. Gross profit from goods sold and				ASSET MATERIAL	
services rendered (20 = 10 - 11)	20		844,059,872,327	874,636,694,764	
6. Financial income	21	VI.3	402,157,006,257	768,918,660,872	
7. Financial expenses	22	VI.4	722,385,969,899	818,190,240,770	
- In which: Interest expense	23		612,980,542,977	671,969,994,809	
8. Share of profit after tax in joint ventures,					
associates	24	V.13		120,527,827	
9. Selling expenses	25	VI.5	42,196,569,015	41,568,549,478	
10. General and administration expenses	26	VI.6	230,595,245,560	303,969,048,418	
11. Operating profit					
[30 = 20 + (21 - 22) + 24 - (25 + 26)]	30		251,039,094,110	479,948,044,797	
12. Other income	31		1,107,590,574	9,633,830,801	í
13. Other expenses	32	VI.7	55,271,478,100	17,768,560,312	
14. Loss from other activities					
(40 = 31 - 32)	40		(54,163,887,526)	(8,134,729,511)	Ì
15. Accounting profit before tax					
(50 = 30 + 40)	50		196,875,206,584	471,813,315,286	
16. Current corporate income tax					
expense	51	VI.8	52,049,845,445	37,321,381,697	
17. Deferred corporate tax income	52	V.14	(40,236,221,247)	(10,570,115,408)	
18. Net profit after corporate					
income tax (60 = 50 - 51 - 52)	60		185,061,582,386	445,062,048,997	
19. Net profit attributable to owners of the					
parent	61		46,810,971,660	266,989,540,111	
20. Net profit attributable to					
non-controlling interest	62		138,250,610,726	178,072,508,886	
21. Basic earnings per share	70	VI.9	03024831>88	767	
22. Diluted earnings per share	71	VI.10	CONG TY 142	607	
			10 CO PHẨN ĐẦU TƯ C	1	

Nguyen Thi Thanh Huong Preparer Ly Huynh Truc Giang Chief Accountant Le Quoc Binh General Director

¥ HẠ TẮNG KÝ THUẬT THÀNH PHỐ HỐ CHÍ MINH

19 August 2025

INTERIM CONSOLIDATED CASH FLOW STATEMENT

(Indirect method)

For the six-month period ended 30 June 2025

Unit: VND

ITEMS		Codes	Current period	Prior period (As restated)	
I CAS	H FLOWS FROM OPERATING ACTIV	/ITIES			
	it before tax	01	196,875,206,584	471,813,315,286	
A STATE OF THE STA	estments for	01	130,073,200,304	411,010,010,200	
	eciation of fixed assets, investment				
The second second second	erties and goodwill amortization	02	477,575,528,020	542,122,091,507	
	isions	03	42,893,886,688	73,038,160,950	
57.501.0	from investing activities	05	(155,207,743,190)	(617,200,694,488)	
	est expense	06	679,371,016,514	715,308,402,877	
	r adjustments	07	(137,607,397,190)	51,224,557,872	
	rating profit before movements in		(10/100/100/100/	01,221,001,012	
	king capital	08	1,103,900,497,426	1,236,305,834,004	
	ease)/decrease in receivables	09	(98,543,178,901)	149,809,441,370	
. 2000	ase in inventories	10	(156,176,128,972)	(2,559,746,699)	
Incre	ase/(decrease) in payables (excluding		Visiting at a series of the	ATRICTIC CONTROL	
	ued loan interest and corporate income				
	ayable)	11	108,680,342,895	(126,592,586,266)	
200	ease/(increase) in prepaid expenses	12	14,338,525,503	(33,816,717,730)	
	ease in trading securities	13	60,760,631,138	4,467,818,076	
	est paid	14	(1,007,607,323,175)	(918,463,721,008)	
	orate income tax paid	15	(59,250,371,595)	(58,253,438,157)	
	r cash outflows	17	(19,620,552,415)	(12,909,650,208)	
Net cas	h (used in)/generated from operating				
activitie	HERE IN THE STATE OF THE PROPERTY OF THE PROP	20	(53,517,558,096)	237,987,233,382	
SERENCE:				3 10 5	
II, CAS	H FLOWS FROM INVESTING ACTIVI	TIES			
1. Acqu	isition and construction of fixed assets				7
and o	other long-term assets	21	(52,665,212,290)	(289,152,476,155)	1
2. Proce	eeds from sale, disposal of fixed asset	S	Manufacture School	MARKET STANFORM	
	other long-term assets	22	738,642,005	2,866,156,644	
	outflow for lending, buying debt				-
	uments of other entities	23	(1,412,683,771,616)	(2,436,907,253,462)	-
	recovered from lending, selling debt				
100000	uments of other entities	24	385,421,918,650	1,381,296,729,403	3
1000	stments in other entities	25	(301,912,793,785)	(200,365,630,250)	,
	est, dividends and profits received	27	97,526,188,383	151,175,897,985	
Net cas	h used in investing activities	30	(1,283,575,028,653)	(1,391,086,575,835)	



INTERIM CONSOLIDATED CASH FLOW STATEMENT (continued)

(Indirect method)

For the six-month period ended 30 June 2025

Unit: VND

ITEMS	Codes	Current period	Prior period (As restated)
III. CASH FLOWS FROM FINANCING ACTIV	VITIES		
 Proceeds from share issue, owners' contributed capital and reissue of treasury 			
shares	31	2	13,136,200,000
2. Proceeds from borrowings	33	6,267,245,749,400	6,311,113,346,251
Repayment of borrowings	34	(4,081,704,853,854)	(4,823,914,910,605)
 Dividends and profits paid 	36	(167,714,489,384)	(323,966,995,694)
Net cash generated from financing			
activities	40	2,017,826,406,162	1,176,367,639,952
Net increase in cash and cash equivalents			
(50 = 20 + 30 + 40)	50	680,733,819,413	23,268,297,499
Cash and cash equivalents at beginning of	1		
the period	60	1,351,810,461,900	1,200,711,815,688
Cash and cash equivalents at end of the		2024831	1100 10 10 10
period (70 = 50 + 60)	70	2,632,544,281,313	1,223,980,113,187
Shadhar	Jun	S HẠ TẦNG KỸ THUẬT THÀNH PHỐ HÓ CHÍ MINH	and the same
C-		AN AND HO CHAN	
	h Truc Giar countant		c Binh I Director

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six-month period ended 30 June 2025

I. GENERAL INFORMATION

Structure of ownership

Ho Chi Minh City Infrastructure Investment Joint Stock Company (hereinafter referred to as "the Company") operates under the Enterprise Registration Certificate No. 0302483177 initially issued by the Ho Chi Minh City Department of Finance (formerly the Ho Chi Minh City Department of Planning and Investment) dated 24 December 2001 and the latest 38th amendment dated 06 June 2025 on increasing of the Company's charter capital.

The charter capital of the Company is VND 5,481,942,830,000, equally divided into 548,194,283 shares with par value of VND 10,000.

The head office of the Company is located at the 12th Floor, 152 Dien Bien Phu, Thanh My Tay Ward, Ho Chi Minh City.

The Company's name in English: Ho Chi Minh City Infrastructure Investment Joint Stock Company, the Company's abbreviation name: CII.

The Company's shares are officially listed on the Ho Chi Minh City Stock Exchange with stock code as CII.

The number of employees of the Company and its subsidiaries as of 30 June 2025 and 01 January 2025 is about 530 and 570 respectively.

Business sector

The Company operates in various business sectors.

Operating industries and principal activities

The operating industries of the Company comprise construction, investment and operation in infrastructure sectors under form of Build - Operate - Transfer (B.O.T); Build - Transfer (BT); real estate business; implementation of toll collection; manufacturing and trading in specialized equipment of tolling and construction; construction of civil, industrial, transport works.

The Company's principal activities during the period include construction, investment and operation in infrastructure sectors under form of Build - Operate - Transfer (B.O.T); Build - Transfer (BT); implementation of toll collection; operation in real estate business; construction; exploitation and production of stone and bricks; trading construction materials, leasing machinery and equipment; providing traffic toll collection services; providing equipment, installing and maintaining traffic toll stations; planting trees; providing landscape care and maintenance services; investing and managing subsidiaries, joint ventures and affiliated companies.

Normal production and business cycle

The Company's production and business cycle in real estate sector starts from the time of applying for the investment license, carrying out site clearance and construction until completion. Therefore, the normal business cycle of the real estate sector is estimated within 60 months.

The production and business cycle of other activities of the Company is normally carried out for a period not exceeding 12 months.

The operational characteristics of the Company affecting the interim consolidated financial statements

During the period, the Company converted 22,822,417 bonds under code CII424002 and 2,177 bonds under code CII42013 into ordinary shares. The total par value of the converted bonds was VND 2,284,418,700,000, corresponding to 228,441,870 shares issued upon conversion. All of these shares have been subsequently listed.

For the six-month period ended 30 June 2025

GENERAL INFORMATION (continued)

Structure of ownership

Direct investments

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⁽i) Currently, the Company holds directly a proportion of 49.83% of the voting rights in this subsidiary and holds indirectly a proportion of 5.00% through CII Invest.

⁽ii) Currently, the Company holds directly a proportion of 26.43% of the voting rights in this subsidiary and holds indirectly a proportion of 48.47% through CII Invest.

⁽iii) Currently, the Company holds directly a proportion of 49% of the voting rights in this subsidiary and holds indirectly a proportion of 51% through CII B&R (see note below).

For the six-month period ended 30 June 2025

I. GENERAL INFORMATION (continued)

Structure of ownership (continued)

Indirect investments

In addition to companies in which it is directly investing, the Company also makes indirect investments in other companies through its subsidiaries as follows:

	As at	the closing	of the peri	od	As at the opening of the period			od		
	Proportion of voting		roportion of ership inter		Proportion of voting		roportica o ership inte			
	right power held	Total	Direct interest	Indirect interest	right power held	Total	Direct interest	Indirect interest	Places of incorporation	Operating industry
Name of companies	(%)	(%)	(%)	(%)	(%)	(%)	(%)	(%)	and operation	and principal activity
Subsidiaries invested through CII B&I	R									
BOT Trung Luong - My Thuan JSC.	89.00%	89.00%	0.00%	89.00%	89.00%	89.00%	0.00%	89.00%	Ho Chi Minh City & Dong Thap Province	Investing in the B.O.T project of Trung Luong - My Thuan expressway
Ha Noi Highway Construction and Investment JSC.	51.00%	27.96%	0.00%	27.96%	51.00%	27.97%	0.00%	27.97%	Ho Chi Minh City	Investing in Ha Noi Highway expansion B.O.T project
BOT Ninh Thuan Province Co., Ltd.	100%	54.83%	0.00%	54.83%	100%	54.84%	0.00%	54.84%	Ho Chi Minh City & Khanh Hoa Province	Investing in The National Road 1 expansion BOT project, section through Ninh Thuan Province
Ninh Thuan Investment and Construction Development JSC.	99.99%	54.82%	0.00%	54.82%	99.99%	54.83%	0.00%	54.83%	Ho Chi Minh City & Khanh Hoa Province	Investing in The National Road 1 expansion BOT project, section through Phan Rang - Thap Cham
5. Rach Mieu BÖT Co., Ltd. ("BÖTRM")	50,36%	27.61%	0.00%	27.61%	50,36%	27.62%	0.00%	27.62%	Vinh Long Province	Investing in the project of B.O.T Rach Mieu Bridge and upgrade National Highway 60
6. Co Chien Investment Co., Ltd.	50.53%	27.70%	0.00%	27.70%	50.53%	27.71%	0.00%	27.71%	Ho Chi Minh City	Investing for B.O.T project of Co Chien Bridge
7. Hien An Binh Bridges and Roads Co., Ltd.	99.99%	54.82%	0.00%	54.82%	99.99%	54.83%	0.00%	54.83%	Ho Chi Minh City	Investing in bridges and roads projects
8. VRG Infrastructure Investment Co., Ltd. ("VRG")	100%	54.82%	0.00%	54.82%	100%	54.83%	0.00%	54.83%	Ho Chi Minh City	Investing for B.O.T project of DT 741 road expansion
CII Bridge and Road Management Operation Services Joint Stock Company ("CIIBR OM") (I)	66.67%	36,55%	0.00%	36.55%	66.67%	36.56%	0.00%	36,56%	Ho Chi Minh City	Renderring infrastructure services

⁽i) Currently, the Company indirectly holds a portion of 66.67% in CII Bridge and Road Management Operation Services Joint Stock Company throughout CII B&R and indirectly holds a portion of 18.33% of the voting right power in this subsidiary throughout CII Services and Investment One Member Limited Liability Company.

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For the six-month period ended 30 June 2025

I. GENERAL INFORMATION (continued)

Structure of ownership (continued)

Indirect investments (continued)

indirect investments (continued)	As at t	the closing	of the per	ind	As at th	ne openino	of the per	nod		
		P	roportion o	f		P	roportion o	of		
	Proportion of voting right	own	ership inte	Indirect	Proportion of voting right	OWIT	ership inte	U.F	Places of	
	power held	Total	interest	interest	power held	Total	interest	interest	incorporation	Operating industry
Name of companies	(%)	(%)	(%)	(%)	(%)	(%)	(%)	(%)	and operation	and principal activity
Subsidiaries invested through NBE	3									
NBB Quang Ngai One Member Co., Ltd. ("NQN")	100%	74.90%	0.00%	74.90%	100%	63.05%	0.00%	63.05%	Quang Ngai Province	Exploiting, producing and selling products of soil and rock
 Hung Thanh Construction - Trading - Services - Production Co.,Ltd. 	95.00%	71.16%	0.00%	71.16%	95.00%	59.90%	0.00%	59.90%	Ho Chi Minh City	Operating in real estate sector
Quang Ngai Mineral Investment Joint Stock Company	90.00%	67.41%	0.00%	67.41%	90.00%	56.75%	0.00%	56.75%	Quang Ngai Province	Exploiting, producing and selling products of soil and rock
4. Huong Tra Co., Ltd.	99.00%	74.15%	0.00%	74.15%	99.00%	62.42%	0.00%	62.42%	Quang Ngai Province	Exploiting products of soil and rock
Associate invested through NBB							- Carlottes		War and the second	and the second of the second o
Tam Phu Investment & Construction Co., Ltd	49.00%	36.70%	0.00%	36.70%	49.00%	30.89%	0.00%	30.89%	Quang Ngai Province	Exploiting, producing and selling products of soil and rock
Subsidiaries invested through CII I	nvest									
577 Investment Corporation ("NBB") (ii)	48.47%	48.47%	0.00%	48.47%	17.15%	17.15%	0.00%	17.15%	Ho Chi Minh City	Operating in real estate sector
CII Engineering & Construction JSC. ("CII E&C")	96.23%	96.23%	0.00%	96.23%	96.23%	96.23%	0.00%	96.23%	Ho Chi Minh City	Operating in engineering and construction sectors
CII Services and Investment One Member Limited Liability Company ("CII Service")	100%	100%	0.00%	100%	100%	100%	0.00%	100%	Ho Chi Minh City	Rendering toll collection & infrastructure services
Trung Bo Infrastructure Co., Ltd. ("HTTB")	100%	100%	0.00%	100%	100%	100%	0.00%	100%	Quang Ngai Province	Operating in real estate sector

For the six-month period ended 30 June 2025

GENERAL INFORMATION (continued)

Declaration on the comparability of information in the consolidated financial statements

Comparative figures are those of consolidated financial statements for the financial year ended 31 December 2024 and the consolidated financial statements for the period from 01 January 2024 to 30 June 2024. The Company ensures compliance with the requirements of accounting standards, accounting regimes, and legal regulations related to the preparation and presentation of consolidated financial statements. Therefore, the information and figures presented in the consolidated financial statements are comparable.

II. ACCOUNTING CONVENTION AND ACCOUNTING PERIOD

Accounting convention

The accompanying consolidated financial statements, expressed in Vietnamese Dong (VND), are prepared under the historical cost convention and in accordance with Vietnamese Accounting Standards, accounting regime for enterprises and legal regulations relating to consolidated financial reporting.

The accompanying consolidated financial statements are not intended to present the financial position, results of operations and cash flow in accordance with accounting principles and practices generally accepted in countries and jurisdictions other than Vietnam.

Financial year

The Company's financial year begins on 01 January and ends on 31 December.

The interim accounting period begins on 01 January and ends on 30 June.

III. APPLIED ACCOUNTING STANDARDS AND ACCOUNTING REGIME

The Board of Management applied Vietnamese Enterprise Accounting regime promulgated under Circular No. 200/2014/TT-BTC ("Circular 200") dated 22 December 2014, guiding the accounting regime for enterprises, Circular No. 53/2016/TT-BTC dated 21 March 2016 of the Ministry of Finance amending and supplementing a number of articles of Circular No. 200/2014/TT-BTC and Circular No. 202/2014/TT-BTC ("Circular 202") dated 22 December 2014 guiding the preparing and presenting of the consolidated financial statements.

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies, which have been adopted by the Company in the preparation of these consolidated financial statements, are as follows:

Estimates

The preparation of consolidated financial statements in conformity with Vietnamese Accounting Standards, accounting regime for enterprises and legal regulations relating to consolidated financial reporting requires the Board of Management to make estimates and assumptions that affect the reported amounts of assets, liabilities and disclosures of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the year. Although these accounting estimates are based on the Board of Management' best knowledge, actual results may differ from those estimates.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Basis of consolidation

The consolidated financial statements incorporated the financial statements of the Company and enterprises controlled by the Company (its subsidiaries) which are prepared for the same accounting period. Control is achieved where the Company has the power to govern the financial and operating policies of an investee enterprise so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

Where necessary, adjustments are made to the consolidated financial statements of subsidiaries to bring the accounting policies used in line with those used by the Company.

Intragroup transactions and balances are eliminated in full consolidation.

Non-controlling interests in the net assets of consolidated subsidiaries are identified consolidated from the parent's ownership interests in them and presented as an item of the owner's equity in consolidated balance sheet. Non-controlling interests consist of the amount of those non-controlling interests at the date of the original business combination (see below) and the non-controlling interests' share of changes in equity since the date of the combination. Losses in subsidiaries are respectively attributed to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Business combinations

On acquisition, the assets and liabilities and contingent liabilities of a subsidiary are measured at their fair values at the date of acquisition. Any excess of the cost of acquisition over the fair values of the identifiable net assets acquired is recognized as goodwill. Any deficiency of the cost of acquisition below the fair values of the identifiable net assets acquired is credited to profit and loss in the accounting period of acquisition.

In case prior to the date that control is obtained, the Company does not have a significant influence on the subsidiary and the investment is presented at cost, when preparing the consolidated financial statements, the Company will remeasure its investment in the acquiree at its acquisition-date fair value. The difference between the revalued amount and the cost of investment is recognized in the consolidated income statement.

In case prior to the date that control is obtained, the investment is an investment in an associate or joint venture of the Company and is presented under the equity method, when preparing the consolidated financial statements, the Company will remeasure its previously held equity interest in the acquiree at its acquisition-date fair value. The difference between the revalued amount and the value of investment under the equity method is recognized in the consolidated income statement.

The non-controlling interests are initially measured at the non-controlling shareholders' proportion of the net fair value of the assets, liabilities, and contingent liabilities recognized.

The effect of transactions resulting in changes in the Company's ownership interest in the subsidiaries without loss of control is recorded directly in the retained earnings in the consolidated balance sheet.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Disposal of subsidiary

When the Company loses control over a subsidiary, it shall derecognize assets, liabilities, and non-controlling interests in the former subsidiary, including other equity components at the date of loss control. Gain or loss resulting from the disposal is immediately recognized in the consolidated income statement for the period in which the disposal is taken place.

After a partial disposal of a subsidiary, any interest retained in the former subsidiary shall be recorded at the remaining carrying amount of the investment in parent's separate financial statements and adjusted thereafter for post-acquisition changes in the Company's share of the investee's equity if the former subsidiary becomes an associate or shall be presented at cost if the former subsidiary becomes a normal equity investment.

In the case where the Company has previously disposed a part of its interest in a subsidiary and directly recognized the result from the disposal in retained earnings of the consolidated statement sheet, and now disposed an additional part of its interest in that subsidiary leading a loss of control, the gain or loss previously recognized retained earnings would be transferred to consolidated income statement at the time of loss of control.

When the proportion of equity held by the Company in a subsidiary change without loss of control, the transactions shall be accounted for as equity transactions. The effects of these transactions shall be recognized directly in retained earnings of the consolidated statement sheet, not being recorded in the consolidated statement of income for the period in which the transaction occurred.

Investments in associates

An associate is an entity over which the Company has significant influence and that is neither a subsidiary nor an interest in joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee but not control or joint control over those policies.

The Company applies the equity method to present its investment in associates in its consolidated financial statements. Accordingly, interests in associates are initially recorded at cost and the carrying amount is subsequently adjusted for post-acquisition changes in the Company's share of the investee's profit or loss. Any distributions received from an investee shall be accounted for as a reduction in carrying amount of the investment. Adjustments to carrying amount shall also be made when the investor's interests change arising from income recognized directly in the investee's equity, such as revaluation of fixed assets, exchange rate differences due to consolidated financial statement conversion.

Losses of an associate in excess of the Company's interest in that associate are not recognized unless the Company has legal contractual obligations to pay or making payments on behalf of affiliated companies for debts that the Company has guaranteed or committed to pay. If the associate subsequently operates at a profit, the Company is only allowed to record its share of profit after compensating for the previously unaccounted net loss.

The financial statements of associates are prepared for the same period as the Company's consolidated financial statements and apply accounting policies consistent with that of the Company. Appropriate consolidation adjustments have been made to ensure that the accounting policies are applied consistently with the Company.

When the Company disposes a part of its interest in an associate, gain or loss on the disposal is recognized in consolidated income statement.

Where a group entity transacts with an associate of the Company, unrealized profits and losses are eliminated to the extent of the Company's interest in the relevant associate.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Interests in joint ventures

A joint venture is a contractual arrangement whereby the Company and other parties undertake an economic activity that is subject to joint control, i.e., the strategic financial and operating policy decisions relating to the activities require the unanimous consent of the parties sharing control.

Where a group entity undertakes its activities under joint venture arrangements directly, the Company's share of jointly controlled assets and any liabilities incurred jointly with other ventures are recognized in the consolidated financial statements of the relevant entity and classified according to their nature. Liability and expenses incurred directly in respect of interests in jointly controlled assets are accounted for on an accrual basis. Income from the sale or use of the Company's share of the output of jointly controlled assets, and its share of joint venture expenses, are recognized when it is probable that the economic benefits associated with the transactions will flow to/from the Company and their amount can be measured reliably.

Joint venture arrangements that involve the establishment of a separate entity in which each venturer has an interest are referred to as jointly controlled entities. The Company reports its interests in jointly controlled entities using the equity method of accounting, similar to accounting for investments in associates.

Any goodwill arising on the acquisition of the Company's interest in a jointly controlled entity is accounted for in accordance with the Company's accounting policy for goodwill arising on the acquisition of a subsidiary jointly controlled entity.

Goodwill

Goodwill represents the excess of the cost of acquisition over the Company's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of a subsidiary, associate or jointly controlled entity at the date of acquisition.

Goodwill arising on the acquisition of a subsidiary is recognized as tangible asset, is presented separately as an intangible asset in the consolidated balance sheet and is amortized on the straight-line basis over its estimated period of benefit of 10 years. The Company conducts the periodical review for impairment of goodwill of investments in subsidiaries. If there are indicators of impairment loss incurred is higher than the yearly allocated amount of goodwill on the straight-line basis, the higher amount will be recognized in the consolidated income statement.

Goodwill arising on the acquisition of associates and jointly controlled entities is included in the carrying amount of the associates and jointly controlled entities. The Company does not amortize this goodwill.

On disposal of a subsidiary, associate or jointly controlled entity, the attributable amount of unamortized goodwill is included in the determination of the profit or loss on disposal.

Bargain purchase gain

Bargain purchase gain represents the excess of the Company's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of a subsidiary, associate or jointly controlled entity at the date of acquisition over the cost of acquisition. Bargain purchase gain is immediately recognized in the consolidated statement of income at the acquisition date.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, demand deposits and short-term bank deposits, highly liquid investments, which are matured within three months commencing on the transaction date, readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

Financial investments

Trading securities

Trading securities are those the Company holds for trading purposes. Trading securities are recognized from the date the Company obtains the ownership of those securities and initially measured at the fair value of payments made at the transaction date plus any directly attributable transaction costs.

In the subsequent periods, investments in trading securities are measured at cost less provision for impairment of such investments.

Trading securities shall be recorded when the investors acquire the ownership of those securities, specifically as follows:

- Listed securities are recorded at the time of matching order (T+0).
- Unlisted securities are recorded when the ownership is acquired as prescribed in regulations of law.

Pre-acquisition benefits such as interests, dividends and profits of trading securities shall be recognized as a decrease in the value of such trading securities. Post-acquisition income and other benefits from trading securities are recognized as revenue. When the investors receive stock dividends, they only record the number of additional shares, not recording an increase in the value of investments and income from stock dividends.

A stock swap is the exchange of one equity-based asset for another. The swapped stocks are measured at the fair value on exchanging date. The determination of the fair value of stocks shall comply with the regulations below:

- Regarding shares of listed companies, fair value is the closing price listed on the stock market on exchanging date. If the stock market does not trade on the exchange date, the fair value is the closing price of the session preceding the exchange date.
- Regarding unlisted shares permitted to trade on the UPCOM, fair value is the closing price
 of UPCOM on exchanging date. If the UPCOM does not trade on the exchange date, the
 fair value is the closing prices of the session preceding the exchange date.
- For other unlisted shares, the fair value of the shares is the price agreed upon by the
 parties under the contract or the book value at the time of exchange.

Provision for diminution in value of trading securities is made for each type of securities traded on the market and whose market price is lower than the original price. The market price of listed trading securities is determined based on the closing price on the nearest trading day up to the consolidated financial statement date. For shares traded on the UPCOM market, the market price is the average reference price over the 30 trading days immediately preceding the consolidated financial statement date, as published by the Stock Exchange. If securities have not traded within the 30 days before the provision date or are delisted, suspended, or halted from trading, the Company determines the provision level for each security investment according to the provisions applicable to other investments. For listed or registered corporate bonds, the market price is the most recent trading price on the Stock Exchange within 10 days of the consolidated financial statement date. If there have been no transactions within the 10 days leading up to the consolidated financial statement date, the Company does not make a provision for this investment.

An increase or decrease in the amount of provision for devaluation of trading securities at the end of the reporting period is recognized as a financial expense for the period.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued)

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial investments (continued)

Held-to-maturity investments

Held-to-maturity investments comprise investments that the Company has the positive intent or ability to hold to maturity, including term deposits (commercial bills), bonds, preference shares which the issuer shall redeem at a certain date in the future and other held-to-maturity investments.

Held-to-maturity investments are recognized on a trade date basis and are initially measured at acquisition price plus directly attributable transaction costs. Post-acquisition interest income from held-to-maturity investments is recognized in the income statement on accrual basis. Pre-acquisition interest is deducted from the cost of such investments at the acquisition date.

When there is specific evidence that a part or all of the investment may not be recoverable and the amount of loss can be measured reliably, the loss is recognized in financial expenses during the period and directly reduced to the investment value. Held-to-maturity investments are measured at cost less provision for doubtful debts. Provision for doubtful debts relating to held-to-maturity investments is made in accordance with prevailing accounting regulations.

Equity investment in other entities

Investments in other entities present the Company's investments in equity of the entities over which the Company has no control, joint control, or significant influence.

Investments in other entities are initially recognized at cost, including the purchase price, capital contribution and any directly attributable transaction costs. Pre-acquisition dividends and profits of the investment are recorded as a reduction in the value of the investment. Post-acquisition dividends and profits are recognized as revenue. When the investors receive stock dividends, they only record the number of additional shares, not recording an increase in the value of investments and income from stock dividends.

Provisions for impairment of equity investment are made as follows:

- For investments in listed companies or equity investments for which the fair value can be reliably measured, the allowance shall be made according to the fair value of the shares.
- For investments whose fair value is not identifiable at the reporting date, the allowance shall be made according to the investee's loss with an amount equal to the difference between the actually contributed capital and the owner's equity multiplied by the portion of ownership interest.

An increase or decrease in allowance for diminution in value of investments in other entities at the closing date is recognized as a financial expense for the period.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued)

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial investments (continued)

Presentation of fair value

The fair value of associates and equity investments in other entities is just measured for disclosure purposes, not for recognition in the consolidated financial statements, due to the requirements of Vietnamese accounting standards and the prevailing regime. Accordingly, the fair value of listed companies is determined by the closing price of shares at the closing date. The remaining investments' fair value will be measured using the valuation methods and techniques based on the asymptotic application of international financial reporting standards and international practices. In some cases, when information and transactions about investments are not available, fair values shall not be measured for disclosure in the consolidated financial statements.

Receivables

Receivables represent the amounts recoverable from customers or other debtors and are stated at book value less provision for doubtful debts.

Provision for doubtful debts is made for: overdue receivables stated in the economic contract, loan agreements, contractual commitments or debt commitments, and outstanding receivables which are doubtful of being recovered. Provision for overdue receivables is made based on overdue days in payment of principals following the initial economic contract, exclusive of the debts rescheduling between contracting parties, provision for outstanding receivables is made when the debtor is in bankruptcy or is doing procedures to dissolve, missing, escaped.

An increase or decrease in provision for doubtful debts at the closing date is recognized in expenses for the period.

Loan receivables

Loan receivables present the loans under agreements which are not transacted on the market as securities.

Loan receivables are measured at cost less provision for doubtful debts. Provision for doubtful debts relating to loan receivables is made based on expected losses that may arise.

Inventories

Properties held for sale

Properties held for sale include properties acquired or constructed for sale in the ordinary course of business and shall be measured at the lower of cost and net realizable value. Cost of properties held for sale includes freehold and leasehold rights for land, costs of site preparation; construction and borrowing costs, planning and design costs, construction management costs and other related costs (if any) that have been incurred in bringing the inventory property to their present location and condition.

Net realizable value is the estimated selling price in the ordinary course of business, based on market price prevailing at reporting date less costs to completion and estimated costs of sale.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Inventories (continued)

Other inventories

Inventories are stated at the lower of cost and net realizable value. Cost comprises direct materials, direct labour costs and those overheads that have been incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method. Net realizable value represents the estimated selling price less all estimated costs to completion and costs to be incurred in marketing, selling and distribution.

The evaluation of necessary provisions for inventory obsolescence follows current prevailing accounting regulations which allow provisions to be made for obsolete, damaged, or substandard inventories and for those which have costs higher than net realizable values at the date of consolidated financial statements. Provisioning costs discounted inventory obsolete, damaged, low quality is not included in deductible expenses when calculating corporate income tax until they are liquidated.

An increase or decrease in the provision for devaluation of inventories at the closing date is recognized in the cost of sales for the period.

Tangible fixed assets and depreciation

Tangible fixed assets are stated at cost less accumulated depreciation.

The costs of purchased tangible fixed assets comprise their purchase price and any directly attributable costs of bringing the assets to their working condition and location for their intended use.

The costs of self-constructed or manufactured assets are the actual construction or manufacturing cost plus installation and test running costs.

Tangible fixed assets are depreciated using the straight-line method over their estimated useful lives as follows:

	16919
Building and structure	05 - 44
Machinery and equipment	03 - 25
Motor vehicle and transmission system	06 - 30
Office equipment	03 - 08
Other tangible fixed assets	04 - 10

Loss or gain resulting from sales and disposals of tangible fixed assets is the difference between profit from sales or disposals of assets and their residual values and is recognized in the consolidated income statement.

Intangible assets and amortization

Intangible assets are stated at cost less accumulated amortization.

The Company's intangible assets comprise of toll collection rights, land use rights, rights of mineral exploiting and computer software.

Toll collection right under BOT contract signed between the Company and the State competent authorities is recorded at the value of the settlement of the project on the basis of directly attributable costs paid by the Company to invest in the project. Toll collection right is amortized using the method of the proportion of revenue. The annual amortization is calculated by its cost multiplied by the ratio of annual turnover and the total estimated revenue of the project.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Intangible assets and amortization (continued)

Toll collection right through an acquisition of a subsidiary is also capitalized and recognized as an intangible fixed asset. Fair value of the asset acquired in a business combination is determined by discounting estimated future cash flows from toll revenue. Its fair value is assessed after deducting fair returns on all other assets that contribute to generating the cash flows. The excess of the fair value of toll right over its carrying amount is amortized using the straight-line method over the remaining period of toll concession since the time of consolidation of the project.

Costs of land use rights comprise all directly attributable costs of bringing the land to the condition available for use, including freehold and leasehold rights for the land, costs of compensation, site clearance, levelling, and registration fees ... Land use rights with the definite term are stated at cost less accumulated amortization and amortized using the straight-line method over the duration of the right to use the land. Land use rights with the indefinite term are not amortized as prevailing regulation.

The mining right obtained by an acquisition of a subsidiary is capitalized and presented as an intangible asset. Its cost is measured at the present value of mining fees that the subsidiary has to pay to the local People's Committee so as to exploit minerals during the granted period. Mining right is amortized on a straight-line basis over the period which the Company is entitled to exploit.

The costs of computer software and accounting software present its purchase price and any directly attributable costs of bringing the assets to its working condition and location for its intended use. Computer software is amortized using the straight-line method within 3 to 10 years.

Investment properties

Investment properties, which are composed of land used rights, buildings and structures held by the Company to earn rentals or for capital appreciation or both. Investment properties held to earn rentals are stated at cost less accumulated depreciation. Investment properties held for capital appreciation are stated at cost less impairment. The cost of purchased investment properties comprises its purchase price and any directly attributable expenditures, such as professional fees for legal services, registration tax and other related transaction costs. The costs of self-constructed investment properties are finally accounted construction or development costs of properties.

Investment properties such as shopping mails and other structures are depreciated using the straight-line method over their estimated useful lives as follows:

	Years
Office building for lease	30 - 35
Shophouse area	22 - 30
Car parking	30 - 50
Utility areas	10 - 30

According to current regulations, no depreciation is recorded for investment properties held for capital appreciation and indefinite-term land use right. Where there is evidence that investment property held for appreciation has declined in value and the impairment can be measured reliably, the impairment loss of the property shall be recognized in cost of sales for the period.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investment properties (continued)

The transfer from owner-occupied property to an investment property or from investment property to owner-occupied property or inventory shall be made only if there are any changes in using purposes. Owner-occupied property shall be converted into investment property when the owner finishes using that property and leasing it to other parties for operation. Investment property shall be converted into an owner-occupied property when the owner begins to use this property. Investment property shall be converted into investment property when the owner begins to sell it. Inventory shall be converted into investment property when the owner begins to lease it to other parties for operation. Construction property shall be converted into investment property at the end of the construction period and put into the investment period.

The transfer of using purposes between investment property and owner-occupied property or inventory does not change the book value of the transferred asset and the cost of the property for their evaluation or for the preparation of consolidated financial statements.

An investment property should be derecognized on disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal. Revenue from the sale of the investment property should be recognized at fair value of the proceeds received or to be received. Cost to sell and net book value of the investment property are recognized as cost of the sale of the investment property in income statement.

Construction in progress

Properties in the course of construction for production, rental or administrative purposes, or for purposes not yet determined, are carried at cost. Cost includes professional fees, and for qualifying assets, borrowing costs dealt with in accordance with the Company's accounting policy. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

Prepayments

Prepayments include actual costs that have arisen but are related to the results of the operation of various accounting periods. Prepayments primarily comprise the borrowing cost of B.O.T projects, repair and maintenance cost of bridges and roads, capital withdrawal commitment fees, cost of show flats and brokerage commission for trading of real estate properties, bond management and depository fees mining cost unqualified for capitalization and other types of prepayments.

Borrowing costs that are directly attributable to investments of B.O.T projects but unqualified for capitalization as a part of the cost of respective assets or interest expense incurred during the exploitation period to return the investment. These costs are charged to the consolidated income statement by the proportion of toll revenue if the Company is the investor of the project or recognized by the actual arising amount for the projects acquired in a business combination.

Expenses for repair and maintenance of bridges and roads under contractual obligations of B.O.T contracts shall be allocated within periodic maintenance work of each project.

The capital withdrawal commitment fee is an expense directly attributable to the Company's loans, which is recognized as a prepaid expense and amortized over the loan term.

Cost of show flat and brokerage commission of real estate projects are recorded as prepayment and allocated to operating results according to the proportion of revenue of the projects when the Company hands over the houses to customers.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Prepayments (continued)

Bond management and depository fees are the annual fees for issued bonds. These expenses shall be charged to the income statement during the term of the bonds.

Mining cost unqualified for capitalization includes:

- Expenditures for exploration, mine reserve assessment and compensation costs, mine construction;
- The cost of removal of overburden during the stone quarrying process;
- Mining fees paid to the People's Committee of the locality where the mining takes place.

Cost of exploration, mine reserve assessment, compensation and mine construction

The costs herein are recognized as long-term prepayments on the basis of actual costs incurred. These costs are amortized on a straight-line basis over the granted period for mining.

The cost of removing the overburden during the stone quarrying process

The cost of removal of overburden during the stone quarrying process is deferred where the Company can access the new stone for mining; it is probable that the future economic benefits can be obtained by the Company and the costs incurred could be reliably measured. This cost is allocated at the ratio of actual annual quantity and total estimated volume of stone.

Mining fees

Mining fees is calculated based on the exploitable reserve multiplied by the unit price announced by the People's Committee of the province where the mining takes place in accordance with the Decree No. 2013/ND-CP dated 28 November 2013 of the Government. Mining fees is recognized as a prepaid expense and is amortized over the granted period.

Other types of long-term prepayments comprise costs of small tools, supplies and spare parts issued for consumption, road - bridge tickets printing, relocation costs, construction of toll stations, rock mine compensation and restoration expenses, overhaul of fixed assets...which are expected to provide future economic benefits to the Company. These expenditures have been capitalized as long-term prepayments and are allocated to the consolidated income statement using the straight-line method in accordance with the current prevailing accounting regulations.

Long-term reserved spare parts

Equipment, supplies and spare parts that are stored for more than 12 months or more in a normal production and business cycle for the purposes of replacing and preventing damage to fixed assets are recorded as long-term assets.

Long-term reserved spare parts are stated at net value (after deducting provision for devaluation, if any). Provision for devaluation of long-term reserved spare parts is made in accordance with prevailing accounting regulations similar to inventories.

Trade and other payables

Accounts payable are monitored in detail by payable terms, debtors, original currency and other factors depending on the Company's managerial requirements. Accounts payable to suppliers include trade payables arising from buying-selling transactions and payables for import through entrustees (in import entrustment transactions). Other payables include non-trade payables, not related to buying-selling transactions. Accounts payable are classified as short-term and long-term in the consolidated statement of financial position based on the remaining year of these payables at the reporting date.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Accrued expenses

Accrued expenses are recognized for amounts to be paid in the future for goods and services received, whether or not billed to the Company or lack of accounting document, which are recorded to operating expenses of the reporting period.

Payable provisions

Payable provisions are recognized when the Company has a present obligation as a result of a past event, and it is probable that the Company will be required to settle that obligation. Provisions are measured at the management's best estimate of the expenditure required to settle the obligation as at the balance sheet date.

Loans and obligations under finance leases

Loans and obligations under finance leases include loans and finance lease liabilities of the Company. Loans under the forms of issuance of bonds or preference shares with provisions requiring the issuer to repurchase at a certain time in the future shall not be recorded in this account. The Company accounts for in detail each object of the loans and finance lease liabilities and classifies short-term and long-term debt by payable term of loans, finance lease liabilities.

Expenses directly attributable to the loan are recognized as finance expenses, except for costs incurred on a particular loan for investment, construction, or production of an asset in progress, which are capitalized under the accounting standard "Borrowing costs".

Straight bond issued

Bonds are issued as long-term borrowings.

Carrying value of the straight bond is recorded on net basis, equal to the bonds' nominal amount less (-) Bond discount plus (+) Bond premium.

The Company accounts for the issued bonds' discount and premium individually and recognizes their amortization for the purpose of determining borrowing costs which are recorded as expenses or capitalized during each period, as follows:

- Bond discount is amortized gradually during bonds' life, accounted for as borrowing costs;
- Bond premium is amortized gradually during the bonds' life, reducing borrowing costs;

Discount or premium is amortized by using the straight-line method during the bond term.

Costs directly attributable to the issuance of a straight bond are initially recorded as a deduction from the principal of the straight bond. Periodically, such costs are allocated under the straight-line method over the term of the bond by increasing the principal and corresponding borrowing cost.

Convertible bonds

A convertible bond is a bond that can be converted into common stock of the issuing company under conditions specified in the issuance plan.

As of the initial recognition date, convertible bonds are separated into liability component (principal) and equity component. The principle of convertible bonds is recognized as financial liabilities, the equity component (the conversion option) is recognized as equity.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Convertible bonds (continued)

On the date of issue, the fair value of the principal of convertible bonds is determined by discounting the nominal value of future payments (including principal and interest of bonds) to the present value under the interest rate of similar bonds in the market without the right to convert into shares and subtracting the cost of issuing convertible bonds. This item is recognized as a financial liability and is measured at amortized cost (less cost of issuance) until cancelled through conversion or payment.

The remainder of the proceeds from the issue of convertible bonds is allocated to the convertible option and recognized in the owner's equity. The carrying amount of the convertible option is not revalued in subsequent periods.

Costs relating to the issue of convertible bonds are amortized over the lives of the convertible bonds using the straight-line method and are recorded in the borrowing cost. Costs directly attributable to the issuance of convertible bonds are initially recorded as a decrease from the principle of convertible bonds.

Periodically, such costs are allocated by increasing the principal and recorded in the borrowing cost in line with the recognition of convertible bonds' interest expense.

At the maturity date of convertible bonds, the balance of the convertible option recognized in equity will be transferred to share premium without considering whether the conversion option is exercised or unexercised. In case the bondholder does not exercise the conversion option, the principal of the convertible bonds is deducted by the amount corresponding to the payment amount of the principal of the convertible bonds.

In case the bondholder exercises the conversion option, the principal of the convertible bonds is deducted and equity is credited by the same amount corresponding to the value of additional stocks. The excess of the principal of the convertible bonds over the value of additional stocks measured by par value is recorded as share premium.

Owner's equity recognition

Owner's equity is recognized by actual capital contributions from shareholders.

Share premium is recognized at the larger or smaller difference between issuing price and par value of shares upon the initial public offering, additional issuance or re-issuance of treasury shares. Costs directly attributable to issuance of additional shares and re-issuance of treasury shares are recorded as a reduction in share premium.

The convertible option of bonds, which presents the difference between total proceeds from issuance and debt component, is recorded in other owners' equity at the initial recognition.

Treasury shares are shares issued by the Company and then acquired. Treasury shares are recorded at the actual value and presented on the consolidated statement sheet as a deduction from equity. No gain or loss is recognized upon purchase, sale, issue or cancellation of the Company's equity instruments.

Retained earnings is recognized by operating results less (-) current corporate income tax expense and adjustments due to the retrospective application of changes in accounting policies and the retrospective adjustments for material misstatements of prior periods.

Dividends are announced and paid in the following year based on approval in the Annual General Meeting of the Company. Dividend shall be recognized in consolidated balance sheet when declaration is officially sent to shareholders of the Company.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Owner's equity recognition (continued)

Appropriation of reserves and funds from profit after tax is based on the Company's ordinance and approval in the Annual General Meeting.

Recognition of revenue

Revenue from sales of goods

Revenue from the sale of goods is recognized when all five (5) following conditions are satisfied:

- (a) The Company has transferred to the buyer the significant risks and rewards of ownership of the goods;
- (b) The Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- (c) The amount of revenue can be measured reliably. Where the sale contract stipulates that the buyer is entitled to return the purchased products or goods under specific conditions, revenue is recognized only when those specific conditions no longer exist, and the buyer is not entitled to return products and goods (except for cases where customers have the right to return goods in the form of exchange for other goods or services);
- (d) It is probable that the economic benefits associated with the transaction will flow to the Company; and
- (e) The costs incurred or to be incurred in respect of the transaction can be measured reliably.

Revenue from services rendered

Revenue of a transaction involving the rendering of services is recognized when the outcome of such transactions can be measured reliably. Where a transaction involving the rendering of services is attributable to several periods, revenue is recognized in each period by reference to the percentage of completion of the transaction at the balance sheet date of that period. The outcome of a transaction can be measured reliably when all four (4) following conditions are satisfied:

- (a) The amount of revenue can be measured reliably. Where the contract stipulates that the buyer is entitled to return the supplied services under specific conditions, revenue is recognized only when those specific conditions no longer exist, and the buyer is not entitled to return the services;
- (b) It is probable that the economic benefits associated with the transaction will flow to the Company;
- (c) The percentage of completion of the transaction at the balance sheet date can be measured reliably; and
- (d) The costs incurred for the transaction and the costs to complete the transaction can be measured reliably.

Talling revenue

Tolling revenue is recognized based on the sales of tickets at the rates stipulated by the State on each specific route that the Company is allowed to toll to recover its investment in B.O.T projects.

Equity preservation interest from B.O.T and B.T projects

Equity preservation interest from B.O.T projects is recognized on an accrual basis, which is determined on the outstanding balance of the owners' capital paid in the projects and the rate of return specified in each B.O.T contract. Where the projects come into operation, the income would be gradually deducted to the project's annual turnover as the guidance of the Ministry of Finance.

Equity preservation interest from B.T projects is recognized where the amount of income can be measured reliably and accepted by the authorized bodies of the projects. Such income is calculated based on the return rate specified in each B.T and reference to owners' capital balances that the Company has invested in the project.

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For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Recognition of revenue (continued)

Revenue from sales of real estate

Revenue from sales of real estate of the Company being investors must satisfy five (5) following conditions:

- (a) The real estate has been completed and transferred to the buyers; the Company has transferred risks and benefits associated with ownership of the real estate to the buyers;
- (b) The Company no longer holds the right to manage the real estate as real estate's owners or the right to control the real estate;
- (c) The revenue is determined reliably;
- (d) The Company has received or will receive economic benefits from the sales of the real estate; and
- (e) Costs related to sales of the real estate may be determined.

For subdivided land plot for sale, if it is transferred to the customer (regardless legal procedures for land use right certificate done or not) and the contract is irrevocable, revenue is recognized when satisfying the following conditions:

- (a) Risks and rewards associated with the land plot are transferred to the buyer;
- (b) The amount of revenue can be measured reliably;
- (c) Costs related to the sale of plots may be determined;
- (d) The Company has received or will receive economic benefits from sales of the plots.

For the real estate that the Company is an investor; customers have the right to complete the interior of the property and the Company shall complete the interior of the property in accordance with the design and requirements of customers, the Company recognizes revenue when the main construction work is completed, handed over to customers if all five (5) similar conditions as above are satisfied.

Revenue from sales of investment property

Revenue from sales of investment property must satisfy five (5) following conditions:

- (a) The Company has transferred to the buyer the significant risks and rewards of ownership of the investment property;
- (b) The Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the investment property sold;
- (c) The amount of revenue can be measured reliably;
- (d) It is probable that the economic benefits associated with the transaction will flow to the Company;
- (e) The costs incurred or to be incurred in respect of the transaction can be measured reliably.

Revenue from leases of investment property

Revenue from leasing investment property includes rentals from office, commercial and other infrastructure under operating leases that are recognized on a straight-line basis over the lease term.

Income from transferring the right to participate in the project

Income from transferring the right to participate in a project is defined as the amount received from the transfer contract. The income is recognized in the consolidated income statement when the contract is operative and it is probable that the economic associated with the transaction will flow to the Company.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Recognition of revenue (continued)

Financial income

Interest income from bank deposits, bonds and loan receivables is recognized on the accrued basis.

Dividends and profits from investments are recognized when the Company's right to receive payment has been established. When the investors receive stock dividends, they only record the number of additional shares, not recording the income from stock dividends.

Gain on the transfer of equity investments and trading securities is determined by the difference between selling price and cost of such investments and shall be recognized on the transaction completion date.

Revenue from construction contracts of the Company is recognized in accordance with the Company's accounting policy regarding construction contracts (see details below).

Construction contracts

Revenue and expenses of construction contracts are recognized as follows:

When the outcome of a construction contract can be estimated reliably:

- For construction contracts stipulating that the contractors are permitted to make payments
 under schedule, contract revenue and contract costs associated with the construction
 contract shall be recognized as revenue and expenses, respectively, by reference to the
 completion stage of the contracting activity at the end of the reporting period.
- For construction regulating that the contractors are permitted to make payments
 equivalently to the percentage of work certified by customers, contract revenue and
 contract costs associated with the construction contract shall be recognized as revenue
 and expenses, respectively, by reference to the completed work confirmed by the
 customers and reflected on the invoice.

Revenue from alternations in the original contract work, compensation, claims and incentive payments are recognized only when agreed with the customers.

When the outcome of a construction contract cannot be reliably estimated:

- Contract revenue should be recognized only to the extent that contract costs are expected to be recoverable.
- Contract costs should be expensed as incurred.

The difference between accumulated contract revenue and the accumulated amount recorded in the payment invoice according to the billing progress of the contract is recognized as a contract asset or contract liability.

Cost of sales

Cost of real estate property sold

The cost of real estate property sold is determined and recognized in profit or loss by reference to directly attributable cost and an allocation of overhead costs to the corresponding size of the properties sold.

Cost of investment property sold includes the residual value of the property at the time of sale and other costs incurred directly related to the sale of the property.

For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Cost of sales (continued)

Cost of real estate property leased

Cost of leased real estate property is recognized in income statement based on depreciation of real estate property and other costs directly related to the property leased.

Cost of other goods sold and services rendered

Cost of goods sold and services rendered are recorded at the actually incurred amount and aggregated by value and quantity of finished goods, merchandise and materials sold and services rendered to customers, conforming to the matching principle and the precautionary principle. The costs exceeded normal levels of inventory and services are recognized immediately in operating results in the period.

Foreign currencies

Transactions arising in foreign currencies are translated at exchange rates ruling at the transaction date. The balances of monetary items denominated in foreign currencies as of the balance sheet date are translated at the prevailing exchange rates.

Exchange differences arising from transactions in foreign currencies are included in the income statement for the period. Net exchange differences due to the revaluation of monetary items denominated in foreign currencies at the balance sheet date are recognized in the consolidated income statement for the period.

The exchange rate used to translate transactions arising in foreign currencies is the actual exchange rate when transactions occur. The actual exchange rate for foreign currency transactions is determined as follows:

- The actual exchange rate in buying/selling foreign currencies (spot foreign currency trading contracts, forward contracts, futures contracts, option contracts, swap contracts) is the exchange rate concluded in the buying/selling contract between the Company and the commercial bank.
- If the contract does not specify the payment exchange rate, the Company shall make recognition under the following principles:
 - Actual exchange rate upon capital contribution or proceed from contributed capital: the buying exchange rate of the bank where the Company opens the account to receive the capital contribution from investors ruling as at the contribution date.
 - Actual exchange rate upon recording receivables: the buying exchange rate of the commercial bank where the Company assigns customers to make payment at the time of incurring transactions.
 - Actual exchange rate upon recording liabilities: the selling rate of the commercial bank where the Company intends to transact when the transaction occurs.
 - Regarding purchases of assets or expenses immediately paid in foreign currencies (not through accounts payable): the buying rate of the commercial bank where the Company makes the payment.

The exchange rates used to evaluate monetary items denominated in foreign currencies as of the balance sheet date are determined according to the following principles:

- For bank deposits are dominated in foreign currencies: the buying exchange rates of the bank where the Company opens a foreign currency account.
- For other monetary assets denominated in foreign currencies; the buying exchange rates announced by commercial banks where the Company regularly trades with.
- For monetary liabilities denominated in foreign currencies: the selling exchange rates announced by commercial banks where the Company regularly trades with.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Borrowing costs

Borrowing costs incurred during the toll collection period of B.O.T projects are allocated by the proportion of tolling revenue if the Company is the initial investor of the project or recognized at actual cost incurred where projects are acquired from another party by the Company.

Other borrowing costs are recognized in the income statement in the period when incurred unless they are capitalized in accordance with Vietnamese Accounting Standard "Borrowing costs". Accordingly, borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the cost of those assets. For specific borrowings for the purpose of construction of fixed assets and investment properties, borrowing costs are capitalized even when the construction period is less than 12 months.

Investment cooperation agreement

Business cooperation agreements are agreements between the Company and its partners by contract to jointly carry out business activities but do not establish independent legal entities and are controlled by one of the parties. Profit sharing for partners is recorded in profit and loss.

Taxation

Corporate income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the period. Taxable profit differs from profit before tax as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other period (including loss carried forward, if any) and it further excludes items that are never taxable or deductible.

Deferred tax is recognized on significant differences between carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet method. Deferred tax liabilities are generally recognized for all temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which deductible temporary differences can be utilized.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realized. Deferred tax is charged or credited to profit or loss, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt within equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same tax authority and the Company intends to settle its current tax assets and liabilities on a net basis.

The determination of the tax currently payable is based on the current interpretation of tax regulations. However, these regulations are subject to periodic variation and their ultimate determination depends on the results of the tax authorities' examinations.

Other taxes are paid in accordance with the prevailing tax laws in Vietnam.

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For the six-month period ended 30 June 2025

IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Earnings per share

Basic earnings per share is calculated by dividing post-tax profits or loss attributable to ordinary shareholders (after adjusting for appropriation for bonus and welfare funds) by weighted average number of ordinary shares in circulation during the period.

Diluted earnings per share is calculated by dividing post-tax profits or loss attributable to ordinary shareholders (after adjusting for interest on convertible bonds with convertible rights) by the weighted average number of ordinary shares in circulation during the period and the weighted average number of ordinary shares to be issued in the case that all dilutive potential convertible bonds are converted into ordinary shares.

Related parties

The enterprises, associates and individuals are considered to be related to the Company if one party has ability, directly or indirectly through one or more intermediaries, to control over the other party or is under the control of the Company, or joint control with the Company; the associates and individuals directly or indirectly holding the voting power over the Company that exercise significant influence over the Company. Related parties may be the key management personnel, directors and officers of the Company. Close family members of any individuals or associates herein or associates of these individuals are also considered as related parties.

In considering the relationship of each related party, the substance of the relationship is noted over the legal form.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET

Cash and cash equivalents

Closing balance VND	Opening balance VND
3,126,048,725	3,042,891,057
680,943,855,227	332,365,367,831
1,348,474,377,361	1,016,402,203,012
2,032,544,281,313	1,351,810,461,900
	3,126,048,725 680,943,855,227 1,348,474,377,361

Cash equivalents present time deposits with an original term not exceeding three months.

Cash and cash equivalents as at the closing of the period and opening of the period include amounts that have been pledged or blocked to secure the contractual performance and other financial obligations of the Company, with values of VND 1,138,839,358,789 and VND 882,280,000,000, respectively.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

2. Short-term trade receivables

_	Closing balance VND	Opening balance VND
Receivables from customers buying residential real estate properties	469,068,360,339	538,150,002,306
Other receivables	235,415,436,186	125,266,371,207
Total	704,483,796,525	663,416,373,513

3. Advances to suppliers

	Closing balance VND	Opening balance VND
Arch Real Estate Service JSC. (i)	191,784,271,900	192,841,775,900
E&C Civil Construction JSC.	40,198,639,157	40,447,883,701
Sai Gon Investment And Construction JSC.	35,862,561,374	31,074,949,619
Other suppliers	204,056,375,662	220,462,169,158
Total	471,901,848,093	484,826,778,378

⁽i) This is a contractual advance payment to carry out apartment sales brokerage.

4. Loan receivables

	Closing balance VND	Opening balance VND
a. Short-term loan receivables		
Viet Thanh Investment JSC,	360,245,510,487	339,366,030,880
Khanh An Commercial Beverages JSC. (i)	271,943,977,432	258,204,651,481
Pearl City Investment JSC.	259,386,485,870	181,586,606,930
Tasco Land Limited Company	239,700,000,000	239,700,000,000
Tuan Loc Construction Corporation	231,197,846,637	217,834,365,923
Other borrowers	177,531,251,627	412,541,475,392
Total	1,540,005,072,053	1,649,233,130,606
b. Long-term loan receivables		
Saigon Riverfront Co., Ltd.	12,613,885,726	12,613,885,726
Other borrowers	1,194,200,000	1,194,200,000
Total	13,808,085,726	13,808,085,726
Total loan receivables	1,553,813,157,779	1,663,041,216,332

⁽i) The loan to Khanh An Commercial Beverages Joint Stock Company has been effective for ten years commencing on 26 January 2018. The applicable interest rate for the period was 10.5% per annum. The borrower used its interest together with other economic benefits in BOT Rach Mieu Bridge Co., Ltd to secure the loan.

The Company's remaining loan receivables to borrowers have a recovery period of 1 year to 2 years or as required to recover the funds by the Company. These loans are unsecured. The agreed interest rate ranged approximately from 5% to 13% per annum.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued) For the six-month period ended 30 June 2025

INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

5.

Total other receivables

Other receivables		
	Closing balance VND	Opening balance VND
a. Other short-term receivables		
Advance payment for compensation and site		
clearance	228,025,239,742	196,077,214,503
Receivables from selling apartments (i)	194,826,986,754	194,826,986,754
Profit advances to investors participating in		
projects (ii)	140,241,454,319	140,241,454,319
Interest receivables from investment		
cooperation, loans, bonds and time deposits	143,777,520,534	119,034,755,517
Equity preservation interest and other financial		
benefits derived from B.O.T projects		
(iii)	102,449,115,744	102,449,115,744
Advances for construction works	71,795,461,306	94,212,235,709
Receivable from employees	60.002,132,265	89,105,630,192
Capital contribution under BCC	39,195,138,523	49,027,870,496
Deposits and mortgages	8,658,907,750	8,798,708,534
Other receivables	209,066,943,115	248,671,350,976
Total	1,198,038,900,052	1,242,445,322,744
b. Other long-term receivables		
Equity preservation interest and other financial		
benefits derived from B.O.T projects		
(iii)	1,584,461,294,255	1,446,853,897,065
Value of the right to participate in the		
investment cooperation and development of		
real estate projects (iv)	554,000,000,000	554,000,000,000
Deposits and mortgages	30,889,240,114	30,832,610,114
Other receivables	23,628,413,410	22,820,658,161
Total	2,192,978,947,779	2,054,507,165,340
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(i) The balance presented the money collected by Arch Real Estate Service JSC on behalf of the Company from customers who buy apartments. The interest rate applied on outstanding balance is 12% per annum.

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- (ii) The profits were paid in advance of BOT Rach Mieu Bridge Co., Ltd. to investors. They will be debited to retained earnings of the subsidiary when official decisions on the distribution of profits are approved.
- (iii) Equity preservation interest and other financial benefits derived from B.O.T projects

	Closing balance VND	Opening balance VND
Ha Noi Highway expansion (*) 1A National Road expansion, section through	1,058,259,351,751	1,108,652,654,215
Ninh Thuan Province (**) DT 741 Road expansion (***)	513,520,669,808 115,130,388,440	383,085,164,374 57,565,194,220
	1,686,910,409,999	1,549,303,012,809
Less: Amount deducted from tolling revenue in 12 months	(102,449,115,744)	(102,449,115,744)
Amount deducted from tolling revenue after 12 months	1,584,461,294,255	1,446,853,897,065
The state of the s		34

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

- 5. Other receivables (continued)
 - (*) Equity preservation interest during the construction phase of the Hanoi Highway Expansion Project as promulgated in the B.O.T contract of 14% per annum.
 - (**) This balance represents the value of the rights and financial benefits to which the Company is entitled from the investment project to expand National Highway 1A in Ninh Thuan Province ("the Project"). Under the B.O.T contract, the Company is entitled to a return on equity preservation interest during the toll collection period at a rate of 12% per annum for equity portion. For the loan-financed portion of the Project, the interest rate applied for calculating the capital recovery period is determined based on the average medium-term lending rate of the three largest banks in Ninh Thuan Province, as stipulated in the B.O.T contract. These rights and benefits are gradually recovered through toll collection activities.
 - (***) This represents the equity preservation interest of the DT 741 Road expansion and upgrading B.O.T Project in Binh Duong Province, based on the unrecovered equity balance at the equity preservation interest rate of 8.4% per annum as stipulated in the B.O.T contract.
 - (iv) Value of the right to participate in the investment cooperation and development of real estate projects owned by 577 Investment Corporation included;
 - Cost of purchasing 30% of the right to participate in development of the Delagi resort project with a value of VND 404,000,000,000 as per the purchase agreement dated 08 December 2023. The Parent Company is entitled to a direct 30% share of the project's profit;
 - Cost of purchasing 30% of the right to participate in investment and development of land fund located at Ward 16, District 8, Ho Chi Minh City with a value of VND 150,000,000,000 as per the purchase agreement dated 11 December 2023. The Parent Company will be entitled to a direct 30% share of the profit after tax from the project.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

6. Provision for short-term doubtful debts

	Closing balance				Opening balance	
	Cost VND	Recoverable amount VND	Provision VND	Cost VND	Recoverable amount VND	Provision VND
Short-term trade receivables	70,201,737,653	20,684,040,853	(49,517,696,800)	63,363,132,533	1,523,214,592	(61,839,917,941)
Short-term advances to suppliers	25,473,799,547	685,583,680	(24,788,215,867)	38,163,897,544		(38,163,897,544)
Loan receivables	31,993,591,881	6,910,603,537	(25,082,988,344)	34,293,591,881	8,060,603,537	(26,232,988,344)
Other short-term receivables	161,934,201,893	80,200,194,206	(81,734,007,687)	225,849,613,770	81,654,525,846	(144,195,087,924)
Total	289,603,330,974	108,480,422,276	(181,122,908,698)	361,670,235,728	91,238,343,975	(270,431,891,753)

Movements in provision for doubtful debts during the period as follows:

	Current period VND	Prior period VND
Opening balance	(270,431,891,753)	(161,534,245,428)
Additional provision during the period	(29,187,618,552)	(19,544,146,345)
Increase due to combination of subsidiary	-	(69,365,468,694)
Write-off of doubtful debts (i)	118,496,601,607	
Closing balance	(181,122,908,698)	(250,443,860,467)

⁽i) During the period, the Company wrote off certain long-outstanding receivables which had been fully made provision. The write-off amount was under the Annual General Meeting of Shareholders under the Resolution No. 53/NQ-DHDCD dated 18 April 2025.

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For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

7. Inventories

Closing balance		Opening balance (As restated)	
Cost VND	Provision VND	Cost VND	Provision VND
4,613,570,764	- 4	4,613,570,764	742
4,140,000		4,140,000	
2,388,195,418,119		2,312,514,745,981	-
2,052,448,977,402		1,970,869,219,984	
309,660,526,184		313,509,057,693	
21,895,214,374		18,637,915,504	
4,190,700,159		9,498,552,800	
7,468,880,924	3.7	13,389,819,107	
14,024,863,771		14,767,114,592	
30,376,543,658		30,304,760,000	
473,333,692	(473,333,692)	473,333,692	(276,229,891)
2,445,156,750,928	(473,333,692)	2,376,067,484,136	(276,229,891)
	Cost VND 4,613,570,764 4,140,000 2,388,195,418,119 2,052,448,977,402 309,660,526,184 21,895,214,374 4,190,700,159 7,468,880,924 14,024,863,771 30,376,543,658 473,333,692	Cost Provision VND VND 4,613,570,764 4,140,000 - 2,388,195,418,119 - 2,052,448,977,402 - 309,660,526,184 - 21,895,214,374 - 4,190,700,159 - 7,468,880,924 - 14,024,863,771 - 30,376,543,658 - 473,333,692 (473,333,692)	Cost VND Provision VND Cost VND 4,613,570,764 4,140,000 - 4,613,570,764 4,140,000 2,388,195,418,119 - 2,312,514,745,981 2,052,448,977,402 - 1,970,869,219,984 309,660,526,184 - 313,509,057,693 21,895,214,374 - 18,637,915,504 4,190,700,159 - 9,498,552,800 7,468,880,924 - 13,389,819,107 14,024,863,771 - 14,767,114,592 30,376,543,658 - 30,304,760,000 473,333,692 (473,333,692) 473,333,692

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

Inventories (continued)

(i) Real estate properties in progress include the following projects:

	Closing balance VND	Opening balance (As restated) VND
De Lagi luxury resort combining with residential		
area	1,282,723,471,031	1,218,802,602,766
Son Tinh - Quang Ngal Residential Area	652,967,834,129	635,308,944,976
Other projects	116,757,672,242	116,757,672,242
Total	2,052,448,977,402	1,970,869,219,984

De Lagi luxury resort combining with residential area project in La Gi Town, Ninh Thuan Province aims to operate a high-end resort to meet needs of tourism, entertainment and accommodation of tourists, investing in residential areas to meet resettlement and accommodation needs of employees of the tourist area. The project was granted the initial Investment Registration Certificate No. 48121000413 dated 4 August 2009. Total area of the project is planned at 124.53 hectares with a total investment capital estimated at VND 2,725.7 billion. As of the date of this consolidated financial statement, the compensation and land clearance work for the project has been carried out. In addition, the Company has been handed over an area of 67.45 hectares by the People's Committee of Binh Thuan Province and has been constructing infrastructure on this area.

The carrying amount of the Delagi luxury resort and residential area project as of 30 June 2025 comprises VND 81,317,413,998, representing the fair value increase arising from the revaluation at NBB's consolidation date.

Son Tinh - Quang Ngai Residential Area Project is executed in Truong Quang Trong Ward and Tinh An Dong Commune, Quang Ngai City, Quang Ngai Province with purpose to invest in construction of a synchronized technical infrastructure system based on approved planning. The project includes functional areas such as residential land, public works, commercial services, green parks, and water bodies to meet needs of residents in the area and other domestic and foreign organizations and organizations. The project was granted the initial Investment Registration Certificate No. 34121000043 dated 6 March 2009, with a planned area of 102.69 hectares and a total investment capital of VND 1,752 billion. At the date of these consolidated financial statements, the Company is implementing its business operation for the area where the infrastructure has been completed and continues to carry out and complete the work of compensation, site clearance and infrastructure construction on the remaining area.

The Company has pledged its receivables and benefits from the aforementioned projects as collateral for bank loans (see Note V.21 for further details).

(ii) Finished real estate properties include the following projects:

	Closing balance VND	Opening balance VND
152 Dien Bien Phu Residential Apartment	5,642,281,826	11,583,220,009
Other projects	1,826,599,098	1,826,599,098
Total	7,468,880,924	13,389,819,107

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

8.	Prepayments
-	1 to back the street

3,214,166,667	3,215,757,565
695,099,229	1,195,000,000
3,351,995,844	2,444,047,511
3,261,261,740	6,854,805,076
3,121,434,147	3,464,759,686,316
3,650,544,169	179,756,991,542
7,782,274,411	110,945,013,798
,854,282,985	92,503,459,887
14 TO CH (19 MARKS BEST) * C. Y 1 1 1 - C.	29,481,607,900
3,607,704,008	158,062,780,672
,124,814,110	4,035,509,540,115
3,386,075,850	4,042,364,345,191
2,857,086,808	1,169,557,372,443
2,063,662,530	1,065,270,851,532
,172,934,623	757,488,866,556
,468,544,998	293,796,306,256
,559,205,188	178,646,289,529
,121,434,147	3,464,759,686,316
	6,695,099,229 6,351,995,844 6,261,261,740 6,650,544,169 6,782,274,411 7,854,282,985 6,108,574,390 6,607,704,008 7,124,814,110 1,386,075,850 1,72,934,623 6,468,544,998 1,559,205,188

The current amortization proportions of borrowing cost applied for BOT projects are as follows: 30.18% for Trung Luong - My Thuan expressway project phase 1; 2.45% for the project of 1A National Road expansion section 2 through Ninh Thuan province; 5% for Hanoi highway expansion project; 28% for the Co Chien Bridge project; and 15% for the project of upgrading and expanding four sections of National Highway 60 - Rach Mieu Bridge.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

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8. Prepayments (continued)

Movements in long-term prepayments are as follows:

	Borrowing cost of B.O.T projects VND	Maintenance expense for bridge and road VND	Costs related to borrowing procedures awaiting allocation VND	Costs for relocation, repair of offices and rental real estate VND	Real estate brokerage expense VND	Other expenses awaiting allocation VND	Total VND
For the period from 01	January 2024 to 30	June 2024					
Opening balance Addition during the	2,852,471,339,354	113,279,455,423	101,751,279,158	29,661,479,161	5,325,122,010	34,098,607,675	3,136,587,282,781
period Increased due to combination of	580,821,241,080	69,425,794,494		12,004,781,834	1,902,399,000	5,264,383,941	669,418,600,349
subsidiary					103,454,109,092	125,448,186,807	228,902,295,899
Charged for the period	(275,241,534,209)	(35,045,947,155)	(4,598,642,369)	(3,403,964,474)	(579,467,731)	(9,933,460,024)	(328,803,015,962)
Other decrease Closing balance	3,158,051,046,225	147,659,302,762	97,152,636,789	38,262,296,521	110,102,162,371	(350,000,000) 154,527,718,399	(350,000,000) 3,705,755,163,067
For the period from 01	January 2025 to 30	June 2025					
Opening balance Addition during the	3,464,759,686,316	179,756,991,542	92,503,459,887	29,481,607,900	110,945,013,798	158,062,780,672	4,035,509,540,115
period Transfer from construction	549,392,679,198	38,531,073,906			848,093,572	18,475,803,796	607,247,650,472
in progress	-	74,074,074					74,074,074
Charged for the period	(286,030,931,367)	(51,711,595,353)	(4,649,176,902)	(9,373,033,510)	(1,010,832,959)	(12,942,025,662)	(365,717,595,753)
Closing balance	3,728,121,434,147	166,650,544,169	87,854,282,985	20,108,574,390	110,782,274,411	163,607,704,008	4,277,124,814,110

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

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9. Tangible fixed assets

	Building and structure VND	Machinery and equipment VND	Motor vehicles and transmission systems VND	Office equipment VND	Total VND
Cost	THE WAY DE LOSS OF THE PARTY OF	(CONTRACTOR CONTRACTOR	1,20,000,000,000	677000000000000	3/1/3/200
Opening balance	414,174,994,023	57,634,314,280	71,144,802,455	4,799,456,509	547,753,567,267
Additions	630,053,633	The second secon	representation of the		630,053,633
Disposal during the period	-	(1,395,180,218)	(2,967,936,362)		(4,363,116,580)
Closing balance	414,805,047,656	56,239,134,062	68,176,866,093	4,799,456,509	544,020,504,320
Accumulated depreciation					
Opening balance	55,848,812,938	48,364,254,616	59,070,392,179	4,348,547,080	167,632,006,813
Charged for the period	4,977,286,181	1,583,847,434	2,605,062,553	150,024,936	9,316,221,104
Disposal during the period	-	(1,395,180,218)	(2,963,418,936)	2.700.Transcription	(4,358,599,154)
Reclassification from investment property	774,552,676	48. S. D. D.			774,552,676
Closing balance	61,600,651,795	48,552,921,832	58,712,035,796	4,498,572,016	173,364,181,439
Net book value					
Opening balance	358,326,181,085	9,270,059,664	12,074,410,276	450,909,429	380,121,560,454
Closing balance	353,204,395,861	7,686,212,230	9,464,830,297	300,884,493	370,656,322,881
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The cost of the Company's tangible fixed assets which have been fully depreciated but are still in use as of 30 June 2025 and as of 01 January 2025 was VND 74,846,808,762 and VND 72,431,990,155, respectively.

The Company has pledged its plants, machinery, motor vehicles and transmission systems to secure its banking facilities. The total cost of the pledged assets as of 30 June 2025 and as of 01 January 2025 was VND 9,111,799,038 and VND 12,608,749,314, respectively.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

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10. Intangible fixed assets

	Toll collection right VND	Land use right VND	Computer sotfware VND	Total VND
Cost			- Land to the state of the stat	
Opening balance	20,208,796,333,675	32,660,976,986	4,485,757,245	20,245,943,067,906
Transfer from construction in progress	47,887,887,468			47,887,887,468
Purchases during the period			180,000,000	130,000,000
Other decreases	(11,095,915)			(11,095,915)
Closing balance	20,256,673,125,228	32,660,976,986	4,665,757,245	20,293,999,859,459
Accumulated amortization				
Opening balance	4,359,434,437,834	122,847,529	3,169,173,747	4,362,726,459,110
Charged for the period	345,694,211,761	**************************************	267,113,127	345,961,324,888
Closing balance	4,705,128,649,595	122,847,529	3,436,286,874	4,708,687,783,998
Net book value				
Opening balance	15,849,361,895,841	32,538,129,457	1,316,583,498	15,883,216,608,796
Closing balance	15,551,544,475,633	32,538,129,457	1,229,470,371	15,585,312,075,461

The Company has pledged its land use rights and other intangible assets to secure its banking facilities. The total cost of the pledged assets as of 30 June 2025 and as of 01 January 2025 was VND 15,467,349,065,199 and VND 17,143,604,303,533, respectively.

Cost of toll collection rights which have been fully collected toll waiting for liquidation with the State authorized bodies as of 30 June 2025 and as of 01 January 2025 was VND 2,129,694,023,235.

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V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

Intangible fixed assets (continued)

Information about tolling B.O.T projects:

a. Project of Trung Luong - My Thuan Expressway phase 1

The right to collect tolls to claim for investment in the project Trung Luong - My Thuan Expressway phase 1 under the B.O.T contract with cost temporarily determined as of 30 June 2025 was VND 9,510,262,104,285. The amount was determined based on the costs spent to implement the project under the B.O.T contract No. 14/HD.BOT-GTVT signed on 18 November 2016 with the People's Committee of Tien Giang Province and the contract appendix. The project was officially put into toll collection at 0:00 am on 09 August 2022. According to the financial plan in the 2019 B.O.T contract appendix, the Company is entitled to collect tolls for about 14 years and 8 months. This concession period will be officially settled with the competent State agency based on ensuring the equity interest rate for investors is 11.5% per annum commencing on the time starting toll collection of the project.

The Company amortizes this right in proportion to revenue in the period at the rate of 30.18%.

On the acquisition date of BOT Trung Luong - My Thuan Joint Stock Company ("the project enterprise"), the Company measured the fair value of net assets of this subsidiary. Accordingly, this revaluation resulted in an increase in the fair value of toll collection right by VND 691,728,230,913. This was the excess of the revaluated amount using discounted future cash inflows from tolling over the carrying amount of the subsidiary's net assets at the acquisition date. The fair value had been only recognized in the consolidated financial statements without any adjustments to the carrying amount of the asset in the subsidiary's financial statements. The added value due to revaluation is amortized on a straight-line method within 13 years and 6 months, corresponding to the remaining time of toll collection since the acquisition date of the subsidiary.

b. Project of Hanoi highway expansion

The Company was granted a concession to finance, construct and operate the project of expansion of Hanol Highway and 1 National Road, the section started from old Station 2 junction to Tan Van, including the right to collect toll fees. As of 30 June 2025, the cost of concession right was recognized at VND 3,588,729,522,960, including construction cost and other related expenditures. All of costs were recognized in accordance with the regulation in the B.O.T contract signed with the Department of Transport of Ho Chi Minh City on 25 November 2009 and appendix signed with the People's Committee of Ho Chi Minh City on 9 July 2018. The toll road has been put into operation since 0h date 01 April 2021 for expected period of 17 years and nine months. The toll collection period will be officially settled with the competent State agency based on ensuring the equity interest rate for investors is 14% per annum including the construction investment phase.

The concession right's cost has been amortized in proportion to revenue at 9%.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

Intangible fixed assets (continued)

c. Project of 60 National Road expansion connecting Ben Tre province and Tra Vinh province

The Company is awarded toll collection right of the Rach Mieu bridge to recover its investment in the 60 National Road expansion project, connecting Ben Tre province and Tra Vinh province. The historical cost of the project as of 30 June 2025 was recognized at VND 1,120,436,031,106. The Company shall adjust the cost after completion of settlement with the State Agency. The Company has operated the mentioned toll road for about 14 years and eight months, commencing on 5 July 2021. The concession period will be officially settled with the competent State agency based on ensuring the equity interest rate for investors is 11.5% per annum from the project starts collecting toll. Currently, the Company is conducting procedures for finalizing the investment value of project construction with the competent State Agency.

The toll collection right is amortized in proportion to revenue at the rate of 50%.

d. Project of DT 741 Road expansion

The toll collection right has been granted to the Company to reimburse its investment in the construction of DT 741 Road expansion - Binh Duong Province, the section from Km 0 + 000 to Km 49 + 670.4 with the cost of VND 698,254,877,278. This cost comprises all directly attributable expenditures paid to the project under the B.O.T contract signed with the People's Committee of Binh Duong Province on 9 September 2009. Road toll station DT741 was officially put into toll collection for the return of investment in the Km 21 + 000 to Km 49 + 670.4 section from 01 August 2006. The Km 0 + 000 to Km 21 + 000 section was built in 2009 and officially put into operation on 01 September 2011. According to the B.O.T contract and its appendix, it is expected that the Company will have the right to toll in about 30.81 years. This concession period will be officially settled with the competent State agency based on ensuring the equity interest rate for investors temporarily calculated at the time of contract signing is 8.4%/year. The toll right is amortized in proportion to revenue at the current amortization rate of 10.466%.

On the acquisition date of VRG Co., Ltd., the Company measured the fair value of the net assets of this subsidiary. This revaluation resulted in an increase in the fair value of toll collection right by VND 276,430,752,980. This was the excess of the revaluated amount using discounted future cash inflows from tolling over the carrying amount of the subsidiary's net assets at the effective date. The fair value had been only recognized in the consolidated financial statements without any adjustments to the carrying amount of the asset in the subsidiary's financial statements. The added value due to revaluation is amortized on a straight-line method within 20 years and 3 months, corresponding to the remaining time of toll collection since the acquisition date of the subsidiary.

e. Project of 1A National Road extension, section through Ninh Thuan Province

The Company is granted the right to operate the project of 1A National Road extension, section through Ninh Thuan Province. As of 30 June 2025, the project's cost was recorded at VND 1,488,823,812,885. This cost comprises all directly attributable expenditures paid to the project under the B.O.T contract signed with the Ministry of Transport on 8 December 2014. The Company officially operated the Ca Na station since 01 April 2017 to reclaim capital for the said toll road in parallel with the project of 1A National Road extension, section through Phan Rang - Thap Cham city (see below) as direction of the Ministry of Transport and the Ministry of Finance. The toll collection period is approximately 19 years and 7 months and expected to be completed at the end of October 2036.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

10. Intangible fixed assets (continued)

e. Project of 1A National Road extension, section through Ninh Thuan Province (continued)

The concession period will be officially settled with the competent State agency based on ensuring the equity interest rate for investors is 12% per annum from the project starts collecting toil.

The toll collection right is currently amortized in proportion to revenue at the proportion of 2.54%.

f. Project of Co Chien Bridge

Through the acquisition of Co Chien Investment Company Limited, the Company owned concession right of Co Chien Bridge on 60 National Road, connecting Ben Tre and Tra Vinh provinces. As of 30 June 2025, the project cost was stated at VND 752,313,769,586, comprising all directly attributable expenditures spent in the project in accordance with the B.O.T contract signed with the Ministry of Transport. The project started its operation on 01 September 2016 with toll collection period of about 11 years and 4 months. The operation concession will be officially settled with the competent State agency based on ensuring contractual rate of return on the equity for the investor is 11.5% per annum. The toll collection right is amortized in proportion to revenue at 35%.

The amortization rate of B.O.T projects may be adjusted when the investment value of the projects is finalized by the competent State authority or when the financial plan of the projects changes due to the annual update of actual toil revenue.

The Company commits to using proceeds and other economic benefits derived from toll collection rights to secure its bank loans, bonds and other financial obligations (see Note V.21 for further details).

Toll collection right awaiting liquidation

Project of 1A National Road bypass expansion, section through Phan Rang - Thap Cham

The toll collection right to recover investment in the construction of 1A National Road bypass expansion, section through Phan Rang - Thap Cham City following the B.O.T contract signed between the Directorate for Roads of Vietnam and the Joint Venture of the Company and 577 Investment Corporation on 8 December 2008. The Company finished toll collection from 0:00 01 October 2023 and is currently carrying out procedures to settle the project's return toll collection value with the competent State agency. The cost of the project of 1A National Road bypass expansion, section through Phan Rang - Thap Cham is VND 575,246,181,077.

Project of new Rach Chiec bridge

The Company owned toll collection right at Hanoi Highway station to recover its capital paid in construction of new Rach Chiec Bridge and stopped tolling as of 31 December 2017. Currently, the Company is carrying out the finalization procedures with Ho Chi Minh City People's Committee to liquid the B.O.T contract. The cost of the toll collection right is VND 1,058,840,204,896.

Project of Rach Mieu bridge

The Company was granted toll collection right to recover its investment in Rach Mieu bridge project which was performed under B.O.T with support from the State budget with the approval of the Minister of the Ministry of Transport. The Company stopped operation of this project as of 5 July 2021 and is now carrying out settlement procedures with the State agency. The cost of the toll collection right is VND 495,607,637,262.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

11. Investment property

	Land use right (i) VND	Dien Bien Phu office building (ii) VND	Shophouse area VND	Other utility areas VND	Total VND
Cost Opening balance Additions	5,836,987,368	752,840,410,012	15,316,691,209 108,135,275	50,967,649,912 134,814,580	824,961,738,501 242,949,855
Closing balance	5,836,987,368	752,840,410,012	15,424,826,484	51,102,464,492	825,204,688,356
Accumulated depreciation Opening balance Charged for the period Reclassification	839,830,635 - -	82,307,935,828 12,547,794,896 (774,552,676)	944,669,772 222,638,162	7, 282,917,917 915,721,995	91,375,354,152 13,686,155,053 (774,552,676)
Closing balance	839,830,635	94,081,178,048	1,167,307,934	8,198,639,912	104,286,956,529
Net book value Opening balance	4,997,156,733	670,532,474,184	14,372,021,437	43,684,731,995	733,586,384,349
Closing balance	4,997,156,733	658,759,231,964	14,257,518,550	42,903,824,580	720,917,731,827

⁽i) Land use right represented the land plot held for capital appreciation located at 29/3 D2, Ward Thanh My Tay, Ho Chi Minh City, with a useful life of 50 years (up to 19 January 2056). The Company has used this property to secure its short-term loans from BIDV - Vinh Long Branch (see Note V.21 for further details).

The total cost of the pledged investment property to secure its banking facilities as of 30 June 2025 and 01 January 2025 was VND 758,677,397,380.

Fair values of the properties herein have not been measured and disclosed in the notes to the consolidated financial statements. However, the Board of Management of the Company assesses that there is no decline in the value of these properties that should be recognized in the consolidated financial statements.

⁽ii) Office building is CII Tower located at 152 Dien Bien Phu; a property obtained from a contract of B.O.T combined with B.T. The property is granted to operate by the Company for thirty years, commencing the fourth quarter of 2021. The Company has pledged certain rights derived from the property to secure certain financial obligations of NBB Investment Corporation with Vietnam Joint Stock Commercial Bank for Industry and Trade - Branch 11 of Ho Chi Minh City.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

11. Investment property (continued)

Revenues and operating expenses related to investment properties are presented as follows:

		Current period VND	Prior period VND
	Revenue from leasing investment properties Directly attributable expenses generating	40,516,056,542	30,509,521,051
	revenue during the period	30,488,427,824	27,488,790,341
	Gross profit	10,027,628,718	3,020,730,710
12.	Construction in progress	Closing balance VND	Opening balance VND
	NBB Garden II High-rise Apartment Area (i) NBB Garden III High-rise Apartment Area (ii) Project of infrastructure construction in Thu	1,154,305,267,663 1,104,663,353,734	1,118,261,929,718 1,054,975,540,735
	Thiem New Urban Area (iii) Real estate development projects in Thu Thiem New Urban Area obtained	402,355,839,122	401,472,695,889
	from B.T contract	67,086,113,748	66,751,454,808
	Other projects	70,905,745,889	74,560,189,996
	Total	2,799,316,320,156	2,716,021,811,146

(i) NBB Garden II High-rise Apartment Project is located in Tan Tao Ward (formerly Tan Kien Commune, Binh Chanh District) Ho Chi Minh City, with the aims to invest in the construction and sales of apartments, shophouse and other facilities. The planned area is 7.88 hectares, with a total investment capital approximately of VND 2,009 billion VND. As of the date of these consolidated financial statements, the project has completed compensation work and is in process of completing legal procedures for construction.

(ii) NBB Garden III High-rise Apartment Project is located in Binh Phu Ward (formerly Ward 16, District 8) Ho Chi Minh City with the aims to invest in the construction and sales of apartments, shophouse and other facilities. The project was approved by the People's Committee of District 8, Ho Chi Minh City for detailed urban construction planning at a scale of 1/500 dated 12 June 2025 and was granted the Approval of Investment Policy by the People's Committee of Ho Chi Minh City on 04 October 2024. The planned land area is 5.27 hectares with a total investment capital approximately of VND 4,478 billion. As of the date of these consolidated financial statements, the project has completed compensation work and has been in the process of completing legal procedures for construction.

As of 30 June 2025, the carrying amount of NBB Garden III and NBB Garden III Projects includes an amount of VND 383,230,168,491, which is the increased value of the two projects due to revaluation of fair value at the date of acquisition of NBB.

The Company has pledged these two projects as collateral for bank loans (see Note V.21 for further details).

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

12. Construction in progress (continued)

(iii) This is an investment project for the construction of technical infrastructure for the Northern residential area and the completion of the North-South axis road in Thu Thiem New Urban Area. The project is financed by the State through land allocation in the Thu Thiem new urban area, allowing the company to invest in the construction of other projects to develop its real estate business.

Movements in construction in progress during the period are as follows:

	Current period VND	Prior period VND
Opening balance	2,716,021,811,146	546,874,011,189
Construction costs incurred during the period	140,144,300,365	104,846,206,552
Increase due to combination of subsidiary		1,679,996,816,743
Transfer to intangible fixed assets	(47,887,887,468)	(88,955,465,402)
Transfer to prepayments	(366,989,578)	3 4 6 70 5
Other increases/decreases	(8,594,914,309)	
Closing balance	2,799,316,320,156	2,242,761,569,082

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

13. Financial investments

a. Trading securities

	Closing balance					Opening balance			
	Number of Shares	Cost VND	Fair value VND	Provision VND	Number of Shares	Cost VND	Fair value VND	Provision VND	
Tasco Joint Stock Company (stock code: HUT) Other stocks Total	9,100,000	189,563,920,000	117,390,000,000	(72,173,920,000)	11,731,100	246,447,201,255 3,877,349,883 250,324,551,138	185,351,380,000 3,096,880,000 188,448,260,000	(61,095,821,255) (802,106,383) (61,897,927,638)	

Movements in provision for trading securities during the period are as follows:

	Current period VND	Prior period VND
Opening balance	(61,897,927,638)	(23,757,402,091)
Additional provision during the period	(10,275,992,362)	(57,706,581,924)
Closing balance	(72,173,920,000)	(81,463,984,015)

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For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 13. Financial investments (continued)
- b. Investments in joint ventures, associates

	Closing balance		Opening balance	
	Cost VND	Share of post- acquisition profits VND	Cost VND	Share of post- acquisition profits VND
Tam Phu Investment & Construction Co., Ltd	4,579,636,245	(4,579,636,245)	4,579,636,245	(4,579,636,245)
Total	4,579,636,245	(4,579,636,245)	4,579,636,245	(4,579,636,245)
Total carrying amount under equity method of accounting				

Movements of carrying amount of investments in joint-ventures and associates during the period are as follows:

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	Current period VND	Prior period VND
Opening balance		827,679,462,022
Movement during the period		(827,679,462,022)
Share of profit in joint-ventures and associates:		120,527,827
Share of net profit of joint-ventures, associates during the period		120,527,827
Restructuring the investment in an associates to investment in subsidiary	- 189	(827,799,989,849)
Closing balance	- 240	

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

13. Financial investments (continued)

c. Equity investments in other entities

	Closing balance				Opening balance			
	Number of Shares	Cost VND	Fair value VND	Provision VND	Number of Shares	Cost VND	Fair value VND	Provision VND
Sai Gon Riverfront								
Investment Co., Ltd. (i) Phu My Bridge B.O.T		803,369,650,000				803,369,650,000		1-36
Corporation Pearl City Investment	2,970,000	29,700,000,000	13,011,570,000	(16,688,430,000)	2,970,000	29,700,000,000	13,011,570,000	(16,688,430,000)
JSC. Golden Real Estate	2,040,000	20,400,000,000			2,040,000	20,400,000,000		
Co., Ltd. Sai Gon Dankia Water Supply		19,998,000,000				19,998,000,000		•
Corporation	950,000	16,150,000,000		2	950,000	16,150,000,000		
Me Kong - My Tho								
Tourist Corporation Hifill JSC.	500,000	5,000,000,000		(5,000,000,000) (2,000,000,000)	500,000	5,000,000,000		(5,000,000,000) (2,000,000,000)
SG Building Materials								
Co., Ltd.		1,000,000,000		(1,000,000,000)		1,000,000,000		(1,000,000,000)
Total		897,617,650,000		(24,688,430,000)		897,617,650,000		(24,688,430,000)

⁽i) As of 30 September 2019, CII Invest, a wholly owned subsidiary of CII, signed a contract to transfer the number of 24,002,700 shares (equivalent to 80.001% of charter capital) in Sai Gon Riverfront Investment JSC (which was renamed as Sai Gon Riverfront Investment Co., Ltd.) to a partner for a value of VND 800,041,071,388 with its cost of VND 615,568,346,261. The transfer transaction shall be only completed and recorded in consolidated financial statements of the Company when the prerequisites of the transfer contract, framework and other agreements are fulfilled.

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 13. Financial investments (continued)
- c. Equity investments in other entities (continued)

Movements in provision for impairment of equity investments in other entities are as follows:

		Current period VND	Prior period VND
	Opening balance Increase due to combination of subsidiary	(24,688,430,000)	(22,688,430,000)
	Closing balance	(24,688,430,000)	(24,688,430,000)
d.	Held-to-maturity investments	Closing balance VND	Opening balance VND
	a.Short-term investments Time deposits	2,002,748,366,222	819,621,074,884
	b. Long-term investments Bonds	151,000,000,000	151,000,000,000
	Total	2,153,748,366,222	970,621,074,884

The Company's term deposits represent deposits at commercial banks with terms ranging from 4 months to 12 months and bearing interest rates ranging from 1.9% per year to 5.7% per annum. The closing balance includes an amount of VND 1,759,474,556,236 used as collateral to secure loans and financial obligations of the Company and its subsidiaries (see Note V.21 for further details).

Bond investments of the Company consist of bonds issued by commercial banks with a 10-year term, earning interest rates during the period ranging from 5.675% per annum to 5.98% per annum, as of 30 June 2025, the Company had pledged all of its held bonds as collateral for its loans and financial obligations.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

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	Equity preservation interest from Ha Noi Highway expansion B.O.T project (i) VND	Equity preservation interest and other financial benefit from other B.O.T projects (ii) VND	Revaluation of subsidiary's net assets on acquisition date (iii) VND	Provision for impairment of investments in subsidiary and associate VND	Unrealized profit/(loss) eliminated in consolidation VND	Total VND
a. Deferred tax assets						
For the period from 01 January 2024 to 30 January 2	une 2024					
Opening balance Tax rate Increase due to combination of subsidiary Charged to profit or loss Other decrease	241,887,851,822 20% 10,078,660,494	20%	20%	20%	5,974,978,696 20% (6,021,980,861) (13,376,879,149) (220,704,000)	247,862,830,518 20% (6,021,980,861) (3,298,218,655) (220,704,000)
Closing balance	231,809,191,328				25,594,542,706	257,403,734,034
For the period from 01 January 2025 to 30 Ju	une 2025					
Opening balance Tax rate Charged to profit or loss Closing balance	221,730,530,834 20% 10,078,660,494 211,651,870,340	23,175,006,387 5%-14,23% (14,819,562,482) 37,994,568,869	61,946,660,000 20% - 61,946,660,000	20%	102,780,894,517 20% (39,296,218,564) 142,077,113,081	409,633,091,738 20% (44,037,120,552) 453,670,212,290
and the State of Comment	211,001,070,040	37,994,560,000	61,940,060,000		142,077,113,001	433,070,212,250
b. Deferred tax liabilities						
For the period from 01 January 2024 to 30 January 2	une 2024					
Opening balance Tax rate Increase due to combination of subsidiary Charged to profit or loss Closing balance	N/A	N/A	167,180,762,953 20% (6,489,002,960) 160,691,759,993	20% 786,852,028 786,852,028	32,565,149,225 20% (782,893,793) 31,782,255,432	199,745,912,178 20% 786,852,028 (7,271,896,753) 193,260,867,453
For the period from 01 January 2025 to 30 January 2	une 2025					
Opening balance (As restated) Tax rate Charged to profit or loss Closing balance	N/A	N/A	247,112,273,531 20% (6,489,002,960) 240,623,270,571	4,998,078,803 20% 4,998,078,803	34,577,766,107 20% 10,289,902,265 44,867,668,372	286,688,118,441 20% 3,800,899,305 290,489,017,746
				1,510,510,500	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Total net income recognised in profit or loss					_	(40,236,221,247)

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued)

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

14. Deferred tax (continued)

(i) Under the B.O.T contract for the Hanoi Highway Expansion Project, the Company is entitled to an equity preservation interest rate of 14% per annum during construction phase. According to the guidance of the Ministry of Finance, the equity preservation interest accrued during this period is recognized as financial income and then shall be gradually deducted from toll revenue when the project is put into operation. The Company had declared and paid corporate income tax at a rate of 20% on the recognized equity interest and had also recorded a deferred tax asset at the same tax rate to reflect the tax that will be deductible in the future as toll revenue is incurred. As of 30 June 2025, the remaining deductible equity preservation interest for this project is VND 1,058,259,351,751 (as presented in Note V.5), corresponding to a deferred tax asset of VND 211,651,870,340.

- (ii) Deferred tax assets arising from equity preservation interest and financial benefits from other B.O.T projects include:
- The Project of 1A National Road expansion, section through Ninh Thuan Province: the Company recorded deferred tax assets for equity preservation interest and loan interest difference of the project of VND 432,230,291,889 with a tax rate of 5%, equivalent to VND 21,611,514,594. The tax rate used to recognize deferred tax is the preferential tax rate of the Project because the Company expects to fully recover these benefits during the project's tax incentive period;
- The Project of DT 741 Road expansion: As of 30 June 2025, the equity preservation interest balance is VND 115,130,388,440, with a corresponding deferred tax asset of VND 16,383,054,275. The tax rate applied for this deferred tax asset is 14,23%, calculated based on the average tax rate for the projected recovery periods.
- (iii) Deferred tax assets and liabilities arising from the fair value revaluation of net assets of subsidiaries at the acquisition date include:
- Deferred tax liability related to the increased value of toll collection right of Trung Luong -My Thuan Expressway due to revaluation at the acquisition date. As of 30 June 2025, the remaining value of additional toll collection right is VND 602,059,756,535, corresponding to a deferred tax liability of VND 120,411,951,307;
- Deferred tax liability related to the increased value of toll collection right of DT 741 Road expansion due to revaluation at the acquisition date. As of 30 June 2025, the remaining value of additional toll collection right is VND 136,509,013,835, corresponding to a deferred tax liability of VN 27,301,802,766;

These deferred tax liabilities shall be gradually reversed in line with the amortization value of increased toll collection rights.

Deferred tax asset arising from the recognition of fair value of contingent liabilities related to land use fee of a completed real estate project and deferred tax liability for the increased value upon revaluation of the NBB Garden II, NBB Garden III and De Lagi luxury resort combining with residential area projects in the business combination of NBB (see Note V.15). The balances of deferred tax asset and deferred tax liability from this business combination transaction are VND 61,946,660,000 and VND 92,909,516,498, respectively. These deferred taxes will be reversed in the period when debt obligations are settled or assets are disposed. The tax rate applied for deferred tax calculation is the expected tax rate applicable in the future when the assets are transferred or when liabilities are settled.

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

15. Business combinations and goodwill

Completion of the fair value determination for the executed business combination transaction

On 18 March 2024, the Company acquired additional shares of NBB, increasing its direct ownership ratio from 37.53% to 39.62%. Together with the indirect investment through its subsidiary, CII E&C, with a holding ratio of 12.02%, the total voting rights of the Group in NBB Company as of 18 March 2024 is 51.63%, so NBB Company has changed from an associate to a subsidiary of the Company since this date.

As of the date of these consolidated financial statements, the Company had completed the fair value assessment of identifiable assets, liabilities, and contingent liabilities of 577 Investment Corporation (NBB) as at the acquisition date. In accordance with Vietnamese Accounting Standards, the Company has applied the retrospective method for this business combination. The impact of the retrospective application is presented in Note VII.7 (comparative figures).

The fair value of identifiable assets and liabilities of NBB as at the acquisition date is determined as follows:

	Notes	Carrying amount VND	Adjustments to fair value VND	Fair value (As restated) VND
Assets				
Cash and cash				
equivalents		16,797,858,461		16,797,858,461
Short-term		The state of the s		1011011011
receivables		338,893,505,293		338,893,505,293
Short-term advances				
to suppliers		356,619,575,517		356,619,575,517
Other short-term				
receivables		319,036,979,801		319,036,979,801
Inventories	(i)	1,661,847,911,823	81,317,413,998	1,743,165,325,821
Other short-term				
assets		56,348,247,750		56,348,247,750
Long-term				
receivables		2,332,104,403,629		2,332,104,403,629
Tangible fixed assets		188,681,745,873		188,681,745,873
Intangible fixedassets		31,377,827,986		31,377,827,986
Investment property		9,323,417,825		9,323,417,825
Construction in		DE THIS NOTICE AND THE SE	CONTRACTOR OF THE PARTY OF THE	
progress	(i)	1,679,996,816,743	383,230,168,491	2,063,226,985,234
Long-term financial				
investments		36,550,000,000		36,550,000,000
Long-term				
prepayments		228,902,295,899		228,902,295,899
Deferred tax assets	(ii)	6,021,980,861	61,946,660,000	67,968,640,861
Goodwill	117/0001	37,000,000,000	220000000000000000000000000000000000000	37,000,000,000
Total assets	930	7,299,502,567,461	526,494,242,489	7,825,996,809,950

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

15. Business combinations and goodwill (continued)

	Notes	Carrying amount VND	Adjustments to fair value VND	Fair value (As restated) VND
Liabilities				
Short-term trade		(00.045.507.054)		(00 045 507 054)
payables Short-term		(98,315,597,251)		(98,315,597,251)
advances from				
customers		(51,407,978,226)		(51,407,978,226)
Current liabilities		(104,508,314,281)		(104,508,314,281)
Other current		(101,000,011,201)		1,0,1,000,0,1,1,001,
payables		(1,240,195,222,749)		(1,240,195,222,749)
Short-term loans and				at Antoniocal more constitution at
obligations under				
finance leases		(547,073,161,316)		(547,073,161,316)
Short-term	200		(222 222 222 222	
provisions	(ii)	(322,879,240,867)	(309,733,300,000)	(632,612,540,867)
Other long-term payables		/E7E 626 E90 252\		(575,626,580,252)
Long-term loans and		(575,626,580,252)		(373,020,300,232)
obligations under				
finance leases		(2,534,942,000,000)		(2,534,942,000,000)
Deferred tax		(4,000)		,
liabilities	(1)	(786,852,028)	(92,909,516,498)	(93,696,368,526)
Long-term liabilities	43.5	(3,107,962,187)		(3,107,962,187)
Total liabilities		(5,478,842,909,157)	(402,642,816,498)	(5,881,485,725,655)
Net identifiable asset	s	1,820,659,658,304	123,851,425,991	1,944,511,084,295
Total consideration pai	id (iii)			1,289,282,005,380
Non-controlling interes				968,250,467,402
Total resources for n	et asse	ts		2,257,532,472,782
Goodwill				313,021,388,487

⁽i) Inventories, construction in progress, and deferred tax liabilities were adjusted as a result of the fair value determination of the De Lagi luxury resort combining with residential area projects, the NBB Garden II and NBB Garden III real estate development projects. The fair values of these work-in-progress assets were determined using the market comparison approach conducted by an independent valuation firm. The impact of the fair value determination of these two assets is as follows:

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

15. Business combinations and goodwill (continued)

	Carrying amount VND	Adjustments to fair value VND	Fair value determined as of the acquisition date (As restated) VND
Inventories			
De Lagi luxury resort combining with residential area	1,145,954,324,421	81,317,413,998	1,227,271,738,419
Construction in progress			
NBB II Real Estate Investment	200 200 200 200		
Project NBB III Real Estate Investment	813,561,214,089	253,055,710,474	1,066,616,924,563
Project Project	865,094,354,470	130,174,458,017	995,268,812,487
Total	1,678,655,568,559	383,230,168,491	2,061,885,737,050
Deferred tax liabilities			
De Lagi luxury resort combining			
with residential area		16,263,482,800	16,263,482,800
NBB II Real Estate Investment		FO C44 440 00F	50 514 440 005
Project NBB III Real Estate Investment		50,611,142,095	50,611,142,095
Project Project	100	26,034,891,603	26,034,891,603
Total		92,909,516,498	92,909,516,498

(ii) As of the date of these consolidated financial statements, NBB has not yet finalized the land use fee for the Diamond Riverside high-rise apartment project. The Company determined that the actual land use fee may differ from the amount previously estimated and recognized by NBB in its financial statements as at the acquisition date. Accordingly, the Company determined the fair value of a contingent liability related to this financial obligation based on the most prudent estimates that a third party would consider in assuming such liabilities and recognized an additional amount of VND 309,733,300,000 in the consolidated financial statements, a corresponding deferred tax asset of VND 61,946,660,000 was also recognized.

(iii) Consideration paid as at acquisition date included

Amount paid for purchasing aditional 2.09% of shares to obtain control Fair value of 49.55% of shares held by the Company before the	53,436,915,323
acquisition date	1,235,845,090,057
Total consideration paid	1,289,282,005,380
Cash flow information for acquisition transaction	
Proceed from consolidation of the subsidiary	16,797,858,461
Cash outflow for purchasing shares to obtain controll	53,436,915,323
Net cash used in purchase transaction	(36,639,056,862)

For the six-month period ended 30 June 2025

INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED ٧. BALANCE SHEET (continued)

15. Business combinations and goodwill (continued)

Movement of goodwill during the period	Carrying amount VND
Cost	- 110
Opening balance (As restated)	2,600,636,223,354
Closing balance	2,600,636,223,354
Accumulated amortization	
Opening balance (As restated)	1,759,929,933,900
Charged to profit or loss	108,611,826,975
Closing balance	1,868,541,760,875
Net book value	
Opening balance (As restated)	840,706,289,454
Closing balance	732,094,462,479

16. Short-term trade payables

	Closing balance	Opening balance
	(Carrying amount is also paid o	
	VND	VND
Dai Dung TM-DV Company Limited	284,784,051,673	143,380,914,855
Deo Ca Group JSC.	91,597,040,466	83,562,382,137
Salgon Construction JSC.	37,736,691,002	37,736,691,002
Tuan Loc Construction Investment Corporation	37,328,789,023	37,328,789,023
Other suppliers	346,523,198,346	380,476,767,860
Total	797,969,770,510	682,485,544,877

17.

Short-term advances from customers	Closing balance	Opening balance
	VND _	VND
Advance from customers buying real estate		
properties	72,259,839,778	76,799,711,943
Quang Nam Project Management Unit of	Containing the Access	
Transport Construction	39,546,105,100	39,546,105,100
Dong Nai Project Management Unit of		
Transport Construction	22,598,985,000	19,561,653,000
Other customers	31,862,286,719	22,397,071,966
Total	166,267,216,597	158,304,542,009

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

18. Tax and amounts receivable and payable to the State budget

	Opening balance VND	Payable during the period VND	Payable during the period VND	Closing balance VND
a. Receivables				
Value added tax Corporate income	489,865,770			489,865,770
tax	1,598,618,032		1,600,470,026	3,199,088,058
Personal income tax	188,539,130	305,911,931	276,388,108	159,015,307
Other receivables	572,631,439	140,520,870	2,056,664,835	2,488,775,404
Total	2,849,654,371	446,432,801	3,933,522,969	6,336,744,539
b. Payables				
Value added tax Corporate income	16,027,891,858	94,717,932,424	92,444,443,359	18,301,380,923
tax	50,918,887,608	52,049,845,445	57,649,901,569	45,318,831,484
Personal income tax	5,605,617,447	23,422,482,868	21,017,510,727	8,010,589,588
Foreign contractor tax	×	3,111,866,647	2,809,968,772	301,897,875
Land & housing tax, land rental				
charges Resource and		1,116,463,500		1,116,463,500
environmental				
protection tax	335,217,484	1,623,236,415	1,958,453,899	2
Other payables	12,800,635,821	2,820,800,115	7,290,103,699	8,331,332,237
Total	85,688,250,218	178,862,627,414	183,170,382,025	81,380,495,607

19. Short - term accrued expenses

	Closing balance VND	Opening balance VND
Accrued interest expense	86,679,733,054	103,748,613,375
Accrued cost of construction works	75,363,564,233	74,534,285,319
Other accrued expenses	8,836,398,005	12,417,886,849
Total	170,879,695,292	190,700,785,543

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

20. Other payables

Other payables		
	Closing balance VND	Opening balance VND
a. Other current payables		
Considerations received from business		
cooperation	1,433,552,115,453	1,418,983,992,045
Interest payable	198,902,219,649	229,316,249,939
Apartment maintenance fund	165,506,300,047	168,243,752,606
Received money to hold the seat and deposits		
from customers	106,775,884,236	125,651,559,800
Receipts on behalf of others	28,322,234,598	29,940,276,156
Dividends and profits payable	33,145,707,881	199,374,720,886
Other payables	37,978,625,767	31,950,517,866
Total	2,004,183,087,631	2,203,461,069,298
b. Other long-term payables		
Deposits and mortgages received	33,258,596,899	34,917,535,312
Advances from investors for registration to	CATEGORES CONTRACTOR	TOTAL BUILDINGS CONTRACTOR
purchase convertible bonds		
(see in Note VII.8)	1,744,000,000	
Other payables	8,047,085,036	8,047,085,036
Total	43,049,681,935	42,964,620,348
Total other payables	2,047,232,769,566	2,246,425,689,646
Of which, amounts due to related parties		
(see more in Note VII.3)	65,123,289	43,698,630

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

- 21. Loans and obligations under finance lease
- a. Short-term loans and obligations under finance lease

	Closing balance		Arising during the period		Opening balance	
	Carrying amount VND	Principal able to be paid off VND	Increase VND	Decrease VND	Carrying amount VND	Principal able to be paid off VND
Vietinbank	1,390,500,000,000	1,390,500,000,000	1,116,000,000,000	326,000,000,000	600,500,000,000	600,500,000,000
BIDV	953,114,233,429	953,114,233,429	1,091,773,509,480	720,092,364,105	581,433,088,054	581,433,088,054
HDBank	765,025,000,000	765,025,000,000	1,000,025,000,000	1,616,000,000,000	1,381,000,000,000	1,381,000,000,000
OCB	687,530,000,000	687,530,000,000	687,530,000,000	448,730,000,000	448,730,000,000	448,730,000,000
VIB	495,000,000,000	495,000,000,000	495,000,000,000	- Commission of the Commission	A STATE OF THE PARTY OF THE PAR	
Vietcombank	150,000,000,000	150,000,000,000	150,000,000,000	100,000,000,000	100,000,000,000	100,000,000,000
Viet Capital Bank	100,000,000,000	100,000,000,000	100,000,000,000	100,000,000,000	100,000,000,000	100,000,000,000
Securities companies Loans from related parties	288,921,772,471	288,921,772,471	186,773,086,171	14,598,690,658	116,747,376,958	116,747,376,958
(see Note VII.3)	5,000,000,000	5,000,000,000			5,000,000,000	5,000,000,000
Other entities and						
individuals	357,582,630,491	357,582,630,491	23,139,751,450	220,514,720,000	554,957,599,041	554,957,599,041
Current portion of long-term						
loans (see Note b)	977,053,196,289	977,053,196,289			851,542,101,992	851,542,101,992
Current portion of bonds						
(see Note b)	180,000,000,000	180,000,000,000			180,000,000,000	180,000,000,000
Issuance cost of current portion of bonds						
(see Note b)	(7,676,181,328)	(7,676,181,328)			(7,676,181,328)	(7,676,181,328)
Current portion of convertible bonds						
(see Note V.23)	12,817,000,000	12,817,000,000			**	
Issuance cost of current portion of convertible bonds	(0.0.4)7.000	(00.447.000)				
(see Note V.23)	(26,147,023)	(26,147,023)			4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
Total .	6,354,841,504,329	6,354,841,504,329	4,850,241,347,101	3,545,935,774,763	4,912,233,984,717	4,912,233,984,717

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For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- a. Short-term loans and obligations under finance lease (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals
Vietinbank	300,000,000,000	2 months	13/08/2025	4.60%	Supplementing working capital for construction activities	Term deposits with maturities of less than 3 months at Vietinbank - Branch 11 of CII Service Company with a total value of VND 300 billion
	300,000,000,000	6 months	24/12/2025	2.40%	Finance in the De Lagi High-class Resort Combining with Residential Area project	Term deposits at Vietinbank - Branch 11 of Hien An Binh Bridges and Roads Co., Ltd. with a total value of VND 300 billion
	151,000,000,000	12 months	22/07/2025	6.50%	Supplementing working capital for construction activities	Bonds issued by Vietinbank with a total value of VND 151 billion
	140,000,000,000	12 months	19/11/2025	4.60%	Finance in the De Lagi High-class Resort Combining with Residential Area project	The twelve-month deposits at VietinBank - Ho Chi Minh City Branch 11, with a total value of VND 140 billion
	283,500,000,000	12 months	21/11/2025	3.40% - 4.60%	Supplementing	Term deposits of VND 283,500,000,000 and maturities ranging from 6 to 12 months at Vietinbank - Branch 11, Ho Chi Minh City
	190,000,000,000	3 months	26/09/2025	1.90%	Supplementing working capital for construction activities	Term deposits with maturities of less than 3 months at Vietinbank of Khu Bac Thu Thiem Co., Ltd. with a total value of VND 190 billion

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- a. Short-term loans and obligations under finance lease (continued)

Additional notes to short-term loans (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals	
Vietinbank	26,000,000,000	6 months	20/08/2025	7.00%	Supplementing working capital for construction activities	Being pledged with a land use right owned by Pearl City Investment Joint Stock Company	
Total	1,390,500,000,000				CONSTRUCTION DESTRUCT		
BIDV	400,000,000,000	90 days	27/08/2025	4.60%	Finance in the De Lagi High-class Resort Combining with Residential Area project	Term deposits with maturities of less than 3 months at BIDV - West Saigon Branch of Khu Bac Thu Thiem Co., Ltd. with a total value of VND 400 billion	
	288,114,233,429	8 months	According to each withdrawal	7.80%	PERSONAL PROPERTY OF THE PROPE	Being pledged with a land use right located at 29/3, D2 street, Binh Thanh District, Ho Chi Minh City (now renamed Nguyen Gia Tri street); certain machinery, equipment, and moto vehicles; right of certain debt claims and number of time deposits and shares issued by certain companies in the group	
	265,000,000,000	6 months	29/07/2028	4.80% - 5.00%	Contribution of charter capital to Hien An Binh Bridges and Roads Co., Ltd.	Term deposits at BIDV with a total value of VND 265 billion	
Total	953,114,233,429						

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- a. Short-term loans and obligations under finance lease (continued)

	dditional notes to short-term loans (Maturity Inte		A SO ON MED TO A COM-		
Creditors	Closing balance	duration	date	rate	Loan using purposes	Collaterals	
HDBank	520,000,000,000	12 months	26/03/2026	10.50%	Finance the investment and development of projects of Son Tinh Residential Area	Secured by the shares of certain companies within the group; rights arising from business cooperation contracts; 12 real estate properties in Ward 16, District 8, Ho Chi Minh City; 45 real estate properties in Tan Kien Commune, Binh Chanh District, Ho Chi Minh City; all existing and future rights and interests arising from the investment, development, exploitation, and consumption of products at the NBB Garden III Residential Project and the Son Tinh Residential Project - Quang Ngai; all assets, property rights, and existing and future rights and interests arising from the	
	245,000,000,000	12 months	24/03/2026	10.50%	Payment for debts that had funded on going projects of the Company	investment, development, exploitation, and consumption of products at the following projects: the apartment residential project at Lot 3-16, the project at Lot 3-6, the mixed-use apartment residential project at Lot 3-2, and the mixed-use apartment residential project at Lot 4-8 in the Thu Thiem New Urban Area, District 2; and the balance and property rights arising from the account used to manage revenue from buyers, capital contributions, and other funding at the Son Tinh Residential Project - Quang Ngai, opened at HDBank	
Total	25,000,000 765,025,000,000	12 months	16/01/2026	8.20%	Supplement to working capital	Term deposits at HDBank with a total value of VND 30 million	
	100,020,000,000						

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- a. Short-term loans and obligations under finance lease (continued)

Additional no Creditors	otes to short-term loans Closing balance	(continued) Credit duration	Maturity date	Interest rate		Collaterals
осв	587,530,000,000	132 days	According to each withdrawal	5.55%	Supplement to working capital	Term deposits with maturities of less than 3 months at OCB - Tan Binh Branch with a total value of VND 590 billion
	100,000,000,000	12 months	21/04/2026	7.40%	Supplementing investment capital with CII E&C Company for construction activities on the ongoing projects of CII E&C	Mortgage with shares of a company in the group
Total	687,530,000,000					
VIB	245,000,000,000	12 months	27/06/2026	7.70%	Supplementing investment capital with CII E&C Company for construction activities on the ongoing projects of CII E&C	Mortgage with shares of a company in the group and a term deposit with a total value of VND 15 billion
	250,000,000,000	12 months	20/03/2026	8.00%	Finance in the De Lagi High-class Resort Combining with Residential Area project	
Total	495,000,000,000					

For the six-month period ended 30 June 2025

and individuals

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- a. Short-term loans and obligations under finance lease (continued)

Additional notes to short-term loans (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes Supplement to working capital		Collaterals
Vietcombank	80,000,000,000	179 days	08/12/2025	4.30%			Term deposits with maturities of less than 3 months at Vietcombank with a total value of VND 80 billion
	70,000,000,000	179 days	09/12/2025		Supplement working capital	to	Term deposits with maturities of less than 3 months at Vietcombank with a total value of VND 70 billion
Total	150,000,000,000						
Viet Capital Bank	100,000,000,000	12 months	According to each withdrawal	9.70%	Supplementing working capita construction act	l for	Mortgage with shares of a company in the group
Loans from securities companies, other entities	651,504,402,962	Less than 12 months			Supplement working capital	to	Mortgage with shares of some companies in the group

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease

	Closing	balance	Arising during	the period	Opening balance	
	Carrying amount VND	Principal able to be paid off VND	Increase VND	Decrease VND	Carrying amount VND	Principal able to be paid off VND
Long-term loans	14,142,181,974,351	14,142,181,974,351	1,215,260,402,299	535,748,079,091	13,588,180,745,440	13,588,180,745,440
Vietcombank	8,379,360,461,990	8,379,360,461,990	80,000,000,000	318,991,021,489	8,618,351,483,479	8,618,351,483,479
VPBank	3,153,196,000,000	3,153,196,000,000	480,000,000,000	39,398,000,000	2,712,594,000,000	2,712,594,000,000
Vietinbank	1,195,302,000,000	1,195,302,000,000		33,393,057,602	1,228,695,057,602	1,228,695,057,602
BIDV	846,857,505,691	846,857,505,691		140,966,000,000	987,823,505,691	987,823,505,691
TPBank	686,166,666,670	686,166,666,670	500,000,000,000	2,000,000,000	188,166,666,670	188,166,666,670
HD Bank	300,000,000,000	300,000,000,000	92,400,000,000		207,600,000,000	207,600,000,000
Loans from related parties						
(see Note VII.3)	20,300,000,000	20,300,000,000	10,300,000,000		10,000,000,000	10,000,000,000
Other individuals and						
entities	538,052,536,289	538,052,536,289	52,560,402,299	1,000,000,000	486,492,133,990	486,492,133,990
Less: Amount due for						
settlement in 12 months	(977,053,196,289)	(977,053,196,289)			(851,542,101,992)	(851,542,101,992)



For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

	Closing	balance	Arising during	the period	Opening balance	
	Carrying amount VND	Principal able to be paid off VND	Increase VND	Decrease VND	Carrying amount VND	Princ pal able to be paid off VND
Corporate bonds	2,049,847,046,686	2,063,000,000,000	203,838,090,664		1,846,008,956,022	1,863,000,000,000
CII012029 G	1,022,903,365,358	1,035,000,000,000	1,728,090,664		1,021,175,274,694	1,035.000,000,000
CIIB2426001	299,562,500,000	300,000,000,000	175,000,000		299,387,500,000	300,000,000,000
CIIB2427001	296,700,000,000	300,000,000,000	825,000,000		295,875,000,000	300,000,000,000
CIIH2427002	197,750,000,000	200,000,000,000	500,000,000		197,250,000,000	200,000,000,000
CII12501	200,000,000,000	200,000,000,000	200,000,000,000			TOTAL STREET
CIIH2427004	106,380,000,000	108,000,000,000	360,000,000		106,020,000,000	108,000,000,000
CIIH2427003	98,875,000,000	100,000,000,000	250,000,000		98,625,000,000	100,000,000,000
Less: Amount due for						
settlement in 12 months	(180,000,000,000)	(180,000,000,000)			(180,000,000,000)	(180,000,000,000)
Add: Issuance cost to be						
charged to financial	222270700				Language relative and and	
expense in 12 months	7,676,181,328				7,676,181,328	-
Total of long-term loan						
and long-term	16,192,029,021,037	16,205,181,974,351	1,419,098,492,963	535,748,079,091	15,434,189,701,462	15,451,180,745,440
corporate bonds	10,192,029,021,037	10,200,101,974,351	1,419,090,492,903	555,746,079,091	10,434,109,701,402	10,401,100,740,440

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For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Long-term loans and long-term corporate bonds are payable under the following schedule:

Payment	sch	edule	of	long-term	loans
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2		
	Closing balance VND	Opening balance VND
On demand	977,053,196,289	851,542,101,992
In the second year	1,274,074,666,669	736,206,749,599
In the third to fifth year inclusive	5,941,730,492,999	6,352,501,159,669
After five years	6,926,376,814,683	6,499,472,836,172
	15,119,235,170,040	14,439,722,847,432
Less: Amount due for settlement in 12		
months	(977,053,196,289)	(851,542,101,992)
Total	14,142,181,974,351	13,588,180,745,440
Payment schedule of straight bond		
	Closing balance	Opening balance
	VND	VND
On demand	180,000,000,000	180,000,000,000
In the second year	588,000,000,000	588,000,000,000
In the third to fifth year inclusive	1,475,000,000,000	1,275,000,000,000
ATTENNIONAL TO CONTROL OF THE PARTY OF THE P	2,243,000,000,000	2,043,000,000,000
Less: Amount due for settlement in 12		
months	(180,000,000,000)	(180,000,000,000)
Less: Financial expenses in the future (*)	(13,152,953,314)	(16,991,043,978)
Total	2,049,847,046,686	1,846,008,956,022

^(*) The amount to be charged to financial expenses in future represented bond issuance costs recorded as a deduction from par value of bond at the time of initial recognition. These costs will be gradually allocated to borrowing costs using the straight-line method over terms of the bond.

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Additional notes to long-term loans

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals
Vietcombank	4,707,905,348,202	Maxim im 144 months	09/01/2035	approximate	Finance the Trung Luong - My Thuan Highway project	All property rights arising from the B.O.T Contract; all shares owned by the shareholders contributing capital in BOT Trung Luong - My Thuan JSC and the rights and benefits arising from or related to these shares; all shares of the Company in Ha Noi Highway Construction and Investment JSC and the rights and
	1,897,500,000,000	Maximum 168 months	Not exceeding 6 months before the end of the project	Floating and approximate around 8.35%		interests arising from or related to these shares; the Company's guarantee commitment and CII B&R Company's commitment to pay the debt on behalf of the Company in case the shareholders contributing capital cannot perform or do not fully perform the debt payment obligation on behalf of the Company.
	80,000,000,000	10 years	01/07/2035	8.4%		Mortgage with shares of some companies in the group
	1,693,955,113,788	7 years	26/11/2029	approximate	Finance the Ha Noi Highway expansion B.O.T project	All economic benefits derived from the project
Total	8,379,360,461,990			A TRANSPORT	100000 F100 F200	

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Additional notes to long-term loans (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals
VPBank	1,026,200,000,000	7 years	30/06/2031	approximate	Payment for debts that had funded on going projects of the Company	Mortgage with cash flows from toll collection of Trung Luong - My Thuan project
	755,000,000,000	7 years	30/06/2030	approximate around 9.6% -	Payment for debts that had funded on going projects of the Company	Mortgage with cash flows from toll collection of 1A National Road extension, section through Ninh Thuan Province project and entire of capital contributed by CII B&R in Ninh Thuan Province BOT Company Limited
	695,800,000,000	8 years	25/12/2030	approximate around 9.5% -	Payment for debts that had funded on going projects of the Company	Mortgage with cash flows from toll collection of Xa Lo Ha Noi project; and mortgage with shares and capital contributions of some companies in the group
	676,196,000,000	7 years 3 months	25/09/2030	approximate	Payment for debts that had funded on going projects of the Company	Mortgage with cash flows from toll collection of Xa Lo Ha Noi project
Total	3.153.196.000.000					

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Additional notes to long-term loans (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals
Vietinbank	882,003,000,000	15 years	16/06/2038	approximate	Supplementing investment capital for construction activities of an ongoing project	All rights to exploit, manage, and benefit from the De Lagi project in Binh Thuan and the Dien Bien Phu office building project
	313,299,000,000	5 years 4 months	18/05/2029	approximate	Supplementing working capital to invest in developing the De Lagi luxury resort combined with the residential area project	Mortgage with shares and capital contributions of some companies in the group; bonds issued by Ha Noi Highway Construction and Investment JSC, with a total par value of at least 550 billion VND; and rights to assets arising from the De Lagi luxury resort and residential area project
Total	1,195,302,000,000				**	
BIDV	426,858,126,480	18 years	21/04/2032	approximate	Finance the project of Co Chien Bridge under B.O.T contract	All economic benefits derived from the project
	419,999,379,211	12 years	14/06/2033	approximate around 7.70%	Finance upgrade, expansion, and construction of four sections of Highway 60	All economic benefits derived from the project
Total	846,857,505,691				5750	

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

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- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Additional notes to long-term loans (continued)

Creditors	Closing balance	Credit duration	Maturity date	Interest rate	Loan using purposes	Collaterals
TPBank	186,166,666,670	6 years	20/03/2030	10.10%	Supplementing investment capital for construction activities of an ongoing project	Mortgage with shares of a company in the group, term deposits with a total value of VND 36,124,976,904, and rights to assets from the NBB Garden II project in Tan Kien Commune, Binh Chanh District, Ho Chi Minh City.
	200,000,000,000	10 years	10/03/2035	9.00%	Supplementing working capital to invest in developing the De Lagi luxury resort combined with the residential area project	
	300,000,000,000	5 years	09/04/2030	Floating and approximate around 8.5%	A STATE OF THE STA	All rights to exploit, manage, and benefit from the NBB Garden II project
Total	686,166,666,670					
HD Bank	300,000,000,000	3 years	18/12/2027	Floating and approximate around 11.5%		All rights to exploit, manage, and benefit from the NBB Garden III project, along with a VND 9 billion term deposit contract with a 6-month maturity at HDBank
Other individuals and entities	558,352,536,289	Less than 3 years		5.00% - 12.00%	Supplement to working capital	None collaterals

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Notes to the outstanding straight bonds

CII012029 G bond with total par value of VND 1,150 billion

- Par value: VND 100,000 per bond;
- Number of bonds issued: 11,500,000;
- Bondholders: institutional investors;
- Type of bonds: neither convertible nor pledged with collaterals;
- Issuance date: 31 January 2019;
- Term of bonds: 10 years commencing on issuance date;
- Coupon rate: 7.2% per annum;
- Coupon payment: each six months and paid arrears;
- Purpose of issuance: finance the major BOT projects of the Company;
- Payment guarantee: This bond is guaranteed by GuarantCo Ltd for a period of 10 years. At the time of signing the guarantee contract, the Company pledged the following assets and property rights as collateral to GuarantCo Ltd: rights and benefits arising from the investment cooperation contract signed with TLMT under contracts dated 20 December 2017, and contract annex dated 25 December 2023 to invest in the Trung Luong My Thuan Expressway Project Phase 1, equity contribution in Khu Bac Thu Thiem Co., Ltd with a minimum value of VND 1,265 billion, and certain other financial assets.

As of 30 June 2025, the Company called 1,150,000 bonds with a total value of VND 115 billion.

CIIB2426001 bond with total par value of VND 300 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 3,000;
- Bondholders: public issuance for institutional and individual investors;
- Type of bonds: non-convertible corporate bond, without warrants, and no collateral;
- Issuance date: 14 October 2024;
- Term of bonds: 02 years commencing on issuance date;
- Coupon rate: 10% per annum;
- Coupon payment: each three months and paid arrears;
- Purpose of issuance; repayment for CIIB2124002 bond (stock code: CII121029) issued by the Company which was due on 21 October 2024.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Notes to the outstanding straight bonds (continued)

CIIB2427001 bond with total par value of VND 300 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 3,000;
- Method of issuance: private placement;
- Bondholders: institutional investors;
- Type of bonds: non-convertible corporate bond and without warrants but accompanied with collaterals;
- Collateral: Shares of subsidiaries owned by the Company;
- Issuance date: 22 July 2024;
- Term of bonds: 36 months:
- Coupon rate: Floating and being calculated as aggregation of 4.85% and the average interest rate of 12-month (or equivalent) term deposits/savings for individual customers donated in VND, as announced by Military Commercial Joint Stock Bank, Vietnam Prosperity Joint Stock Commercial Bank, Asia Commercial Joint Stock Bank, and Vietnam Technological and Commercial Joint Stock Bank on the relevant interest rate determination date;
- Interest payment: each three months and paid arrears;
- Purpose of issuance: Restructuring the company's debt.

CIIH2427002 bond with total par value of VND 200 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 2,000;
- Method of issuance: private placement;
- Bondholders: institutional investors;
- Type of bonds: non-convertible corporate bond and without warrants but accompanied with collaterals;
- Collaterals: Shares of the subsidiary owned by the Company;
- Issuance date: 17 October 2024;
- Term of bonds: 03 years commencing on issuance date:
- Coupon rate: A fixed interest rate at 11% per annum applicable for the first payment period. For the following periods, it shall be floating based on the aggregation of 4.5% and the average interest rate of 12-month term deposits/savings for individual customers in VND, as announced by BIDV, Vietcombank, Vietinbank, and Agribank on the relevant interest determination date (in all cases, the interest rate is not lower than 10% per annum).
- Coupon payment: each six months and paid arrears;
- Purpose of issuance: repayment for CIIB2124002 bond (stock code: CII121029) issued by the Company which was due on 21 October 2024.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

- 21. Loans and obligations under finance lease (continued)
- Long-term loans and obligations under finance lease (continued)

Notes to the outstanding straight bonds (continued)

CII12501 bond with total par value of VND 200 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 2,000;
- Method of issuance: private placement;
- Bondholders: institutional and individual investors;
- Type of bonds: non-convertible corporate bond and without warrants but accompanied with collaterals;
- Collaterals: Shares of the subsidiary owned by the Company;
- Issuance date: 24 June 2025;
- Term of bonds: 5 years commencing on issuance date;
- Coupon rate: The fixed interest rate applicable to the first two interest periods is 10.25% per annum. The interest rate applicable to subsequent interest periods shall be a floating rate, calculated as the aggregate of 4.5% per annum and the average 12-month (or equivalent) VND-denominated savings deposit interest rate (interest paid at maturity) applicable to individual customers, as quoted by four Vietnamese commercial banks, namely: Vietcombank, BIDV (reference rate applicable in Hanoi), Vietinbank, and Agribank, as at the Interest Rate Determination Date for the relevant interest period. If the interest rate calculated for any interest period after the first two periods is lower than 10% per annum, the applicable interest rate for that period shall be 10% per annum;
- Coupon payment: each six months and paid arrears;
- Purpose of issuance: To make a capital contribution to Cil Trading and Investment One Member Limited Liability Company ("CII Invest).

CIIH2427004 bond with total par value of VND 108 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 1,080;
- Method of issuance: private placement;
- Pondholders: institutional and individual investors;
- Type of bonds: non-convertible corporate bond and without warrants but accompanied with collaterals;
- Collaterals: Shares of the subsidiary owned by the Company;
- Issuance date 15 November 2024;
- Term of bonds: 36 months commencing on issuance date;
- Coupon rate: A fixed interest rate at 10% per annum applicable for the first four payment periods. For the following periods, it shall be floating based on the aggregation of 4.3% and the average interest rate of 12-month term deposits/savings for individual customers in VND, as announced by BIDV, Vietcombank, Vietinbank, and Agribank on the relevant interest determination date (in all cases, the interest rate is not lower than 10% per annum).
- Coupon payment: each three months and paid arrears;
- Purpose of issuance: Restructuring the company's debt.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

- 21. Loans and obligations under finance lease (continued)
- b. Long-term loans and obligations under finance lease (continued)

Notes to the outstanding straight bonds (continued)

CIIH2427003 bond with total par value of VND 100 billion

- Par value: VND 100,000,000 per bond;
- Number of bonds issued: 1,000;
- Method of issuance: private placement;
- Bondholders: institutional and individual investors;
- Type of bonds: non-convertible corporate bond and without warrants but accompanied with collaterals;
- Collaterals: Shares of the subsidiary owned by the Company:
- Issuance date: 25 October 2024;
- Term of bonds: 03 years commencing on issuance date;
- Coupon rate: A fixed interest rate at 11% per annum applicable for the first payment period. For the following periods, it shall be floating based on the aggregation of 4.3% and the average interest rate of 12-month term deposits/savings for individual customers in VND, as announced by BIDV, Vietcombank, Vietinbank, and Agribank on the relevant interest determination date (in all cases, the interest rate is not lower than 10% per annum).
- Coupon payment: each six months and paid arrears;
- Purpose of issuance: Restructuring the company's debt.

Additional notes to collateral assets

The capital contributions in companies have been pledged as collateral for the loans and bonds issued by the Company and its subsidiaries, including:

	Value of contributed capital				
Name of companies	Closing balance	Opening balance			
Khu Bac Thu Thiem Co., Ltd. Cll Trading And Investment One Member	1,000,000,000,000	340,000,000,000			
Limited Liability Company Dien Bien Phu Office Building Investment	451,300,000,000				
Co., Ltd.	200,000,000,000	200,000,000,000			
Total	1,651,300,000,000	540,000,000,000			

Number of shares pledged for the loans and bonds of the Company and its subsidiaries were as follows:

	Number of shares			
Name of companies	Closing balance	Opening balance		
CII Bridges and Roads Investment JSC.	105,755,842	99,955,842		
577 Investment Corporation	42,674,332	45,974,332		
Ha Noi Highway Construction and Investment				
JSC.	184,998,000	184,998,000		
Total	333,428,174	330,928,174		

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

22. Short-term provisions

	Closing balance VND	Opening balance (As restated) VND
Land use levy of completed and operational projects (i)	630,733,300,000	630,733,300,000
Other short-term provisions	6,641,864,234	6,854,591,467
Total	637,375,164,234	637,587,891,467

(i) This represents the land use right fees of the projects that had been handed over for use that were invested and developed by 577 Investment Corporation ("NBB"), including the Diamond Riverside Project and City Gate Project. As disclosed in Note V.15, to the date of this consolidated financial statement, NBB has not yet completed the final settlements for land use fees with the authorities for State Budget submission. The Company has determined that the land use fee of these projects may differ from the value estimated and recorded by NBB in its financial statements as of the acquisition date, with a total value of VND 321,000,000,000. Consequently, the Company has determined the fair value of the contingent liability related to this financial obligation based on the most prudent and recognized additional amount of VND 309,733,300,000 in the consolidated financial statements.



For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

23. Convertible bonds

	Closing balance		Arising durin	g the period	Opening balance		
	Carrying amount VND	Principal able to be paid off VND	Increase VND	Decrease VND	Carrying amount VND	Principal able to be paid off VND	
CII424002 CII42013	530,698,383,915 12,806,007,811	530,827,200,000 12,817,000,000	681,183,915 27,585,533	2,282,241,700,000 2,177,000,000.00	2,812,258,900,000 14,955,422,278	2,813,068,900,000 14,994,000,000	
Less: Amount due for settlement in 12 months Add: Bond issuance costs	(12,817,000,000)	(12,817,000,000)					
carried forward to expenses within the next 12 months	26,147,023						
Total	530,713,538,749	530,827,200,000	708,769,448	2,284,418,700,000	2,827,214,322,278	2,828,062,900,000	

Payment schedule of convertible bonds

	Closing balance VND	Opening balance VND
On demand	12,817,000,000	
In the second year	A CARL I I SANCO MARIO I	14,994,000,000
After five years	530,827,200,000	2,813,068,900,000
	543,644,200,000	2,828,062,900,000
Less: Amount due for settlement in 12		
months	(12,817,000,000)	www.compensor
Less: Financial expenses in the future (*)	(113,661,251)	(848,577,722)
Total	530,713,538,749	2,827,214,322,278

^(*) The amount to be charged to financial expenses in future represented bond issuance costs recorded as a deduction from par value of bond at the time of initial recognition. These costs will be gradually allocated to borrowing costs using the straight-line method over terms of the bond.

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (continued)

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

23. Convertible bonds (continued)

Notes to the convertible bonds

Cll424002 bond (formerly known as Cll42301) with total par value of VND 2,813,068,900,000

- Par value: VND 100,000 per bond;
- Offer price: 100% of par value;
- Number of bonds issued: 28,130,689;
- Bondholders: institutional and individual investors, including (1) existing shareholders listed at the time of rights offering, and (2) officers, employees of the Issuing Organization (for the portion of bonds not fully purchased by existing shareholders);
- Type of bonds: bonds convertible into shares, without warrants, and no collateral;
- Issuance date: 25 January 2024;
- Term of bonds: 10 years;
- Coupon rate: an interest rate of 10% per annum applicable for the first four payment periods and for the following period, it is referred to the interest rate applied in the period plus (+) 2.5% per annum;
- Conversion deadline: Once every 12 months commencing on the issuance date;
- Coupon payment: each three months with interest paid in arrears;
- Convertible bonds schedule: Allowed to convert in 10 tranches on each 12-month since the issuance date with a conversion price of VND 10,000 per share (the second tranche is on the 24th month and the tenth tranche is on the 120th month since the issuance date);
- Conversion ratio: 1:10 (each bond can be converted into 10 common shares).
- Bond principal repayment: Repayment of 100% of the bond face value on the maturity date;
- Purposes of using bond funds:
 - (i) Purchasing bonds issued by BOT Ninh Thuan Province Co., Ltd, a subsidiary of the group currently investing in the Project of 1A National Road extension, section through Ninh Thuan Province, issued on 29 January 2024, with a total amount of VND 1,200,000,000,000;
 - (ii) Purchasing bonds issued by Ha Noi Highway Construction and Investment JSC, a subsidiary of the group currently investing in the Hanoi highway expansion project. Issued on 07 February 2024, with a total amount of VND 523,068,900,000;
 - (iii) Repayment for CIIB2124001 bonds and CIIB2024009 bonds with respective amounts of VND 590,000,000,000 and VND 500,000,000,000.

As of 30 June 2025, the Company completed the first tranche of bond conversion, with a total of 22,822,417 bonds converted, equivalent to a par value of VND 2,282,241,700,000, resulting in 228,224,170 shares being converted.

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE CONSOLIDATED BALANCE SHEET (continued)

23. Convertible bonds (continued)

Notes to the convertible bonds (continued)

CII42013 bond (formerly known as CII_C_BOND2020) with total par value of VND 393,876,000,000.

- Par value: VND 1,000,000 per bond;
- Number of bonds issued: 393,876;
- Bondholders: institutional and individual investors;
- Type of bonds: bonds convertible into shares, without warrants, with a fixed interest rate and no collateral;
- Issuance date: 2 November 2020;
- Term of bonds: 5 years:
- Coupon rate: 11% per annum;
- Conversion deadline: each six months on the issuance date;
- Coupon payment: each six months and paid arrears;
- Purpose of issuance: supplement to working capital of the Company.

As of 30 June 2025, the Company had conducted 9 rounds of bond conversions with a total of 381,059 bonds converted, equivalent to a total par value of VND 381,059,000,000, resulting in 36,801,961 shares being converted. The conversion price from the 6th round until the bonds fully converted is fixed at VND 10,000 per share. This conversion price was approved by the Company's General Meeting of Shareholders in accordance with Resolution No. 48/NQ-DHDCD dated 24 May 2023.

For the six-month period ended 30 June 2025

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 24. Owner's equity
- a. Movement of owner's equity

	Owner's contributed capital VND	Share premium VND	Other owner's capital VND	Investment and development fund VND	Retained earnings VND	Non-controlling interests (NCI) VND	Total VND
For the period from 01 Janua	ary 2024 to 30 June 202						
Opening balance	3,183,648,130,000	387,336,668,802	6,660,084,447	300,071,938,881	2,438,402,693,582	2,189,208,705,236	8,505,328,220,948
Net profit for the period					266,989,540,111	178,072,508,886	445,062,048,997
Combination of subsidiary					The strain of th	906,761,430,679	906,761,430,679
Effect of change in							
ownership in subsidiaries	Service and Servic			-	(60,803,115,036)	(149,538,882,803)	(210,341,997,839)
Conversion of bonds	4,133,000,000		51	*	CONTRACTOR OF THE PROPERTY OF	107111000000000000000000000000000000000	4,133,000,000
NCI contributes additional							
equity to the subsidiary						13,136,200,000	13,136,200,000
Dividend paid			+		(254,857,170,400)	(44,677,373,779)	(299,534,544,179)
Appropriation of funds		-		19,598,206,843	(45,153,565,517)	(5,376,407,350)	(30,931,766,024)
Other decreases			+3	non-particular and	796,065,040	(842,892,014)	(46,826,974)
Closing balance							
(As restated)	3,187,781,130,000	387,336,668,802	6,660,084,447	319,670,145,724	2,345,374,447,780	3,086,743,288,855	9,333,565,765,608
For the period from 01 July 2	2024 to 31 December 20	24					
Opening balance							
(As restated)	3,187,781,130,000	387,336,668,802	6,660,084,447	319,670,145,724	2,345,374,447,780	3,086,743,288,855	9,333,565,765,608
Net profit for the period		avectory were written	100000000000000000000000000000000000000	- Souther dieself	(7,308,579,094)	182,988,701,049	175,680,121,955
Conversion of bonds	9,743,000,000	-					9,743,000,000
Effect of change in							
ownership in subsidiaries			*		(58,645,611,231)	(156,939,710,835)	(215,585,322,066)
Combination of subsidiary					William Service Compared	61,489,036,723	61,489,036,723
Dividend paid	-				(159,876,206,500)	(45,196,612,276)	(205,072,818,776)
Appropriation of funds		(A)			(134,776,929)	(349,895,094)	(484,672,023)
Other decreases		-		(8,531,098,448)	7,842,147,490	493,819,857	(195,131,101)
Closing balance (As restated)	3,197,524,130,000	387,336,668,802	6,660,084,447	311,139,047,276	2,127,251,421,516	3,129,228,628,279	9,159,139,980,320

Owner's

For the six-month period ended 30 June 2025

V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)

Share

24. Owner's equity (continued)

a. Movement of owner's equity (continued)

	contributed capital VND	premium VND	owner's capital VND	development fund VND	earnings VND	interests (NCI) VND	Total VND
For the period from 01 Jan	nuary 2025 to 30 June	2025					
Opening balance (As restated) Net profit for the period Conversion of bonds	3,197,524,130,000 - 2,284,418,700,000	387,336,668,802	6,660,084,447	311,139,047,276	2,127,251,421,516 46,810,971,660	3,129,228,628,279 138,250,610,726	9,159,139,980,320 185,061,582,386 2,284,418,700,000
Effect of change in ownership in subsidiaries					(87,073,343,949)	(214,874,755,836)	(301,948,099,785)
Dividend paid Appropriation of funds Other increases			:	26,814,875,363	(60,050,336,083) 2,023,381,413	(1,485,476,379) (6,267,178,558) (713,587,051)	(1,485,476,379) (39,502,639,278) 1,299,822,378
/(decreases) Closing balance	5,481,942,830,000	387,336,668,802	6,660,084,447	(9,971,984) 337,943,950,655	2,028,962,094,557	3,044,138,241,181	11,286,983,869,642

Other

Investment and

Retained

Non-controlling

b. Shares

	Closing balance Shares	Opening balance Shares
Number of shares authorized to be issued	548,194,283	319,752,413
Number of shares issued to the public	548,194,283	319,752,413
+ Ordinary shares	548,194,283	319,752,413
Number of shares repurchased (treasury		
shares)		
+ Ordinary shares		
Number of outstanding shares in circulation	548,194,283	319,752,413
+ Ordinary shares	548,194,283	319,752,413
Par value is of VND 10,000/share		

- V. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED BALANCE SHEET (continued)
- 24. Owner's equity (continued)
- c. Dividends

The Annual General Meeting of Shareholders for 2021 dated 20 May 2022 approved the cancellation of the remaining 2% dividend for 2019 and the 12% dividend for 2020. The meeting also approved a plan to issue stock dividends to increase the Company's charter capital, using retained earnings, share premium, and the investment and development fund as funding sources. The issuance ratio is 14% (equivalent to the remaining 2% dividend for 2019 and 12% dividend for 2020). As of 04 July 2025, Hochiminh Stock Exchange issued a notice setting the record date as 06 August 2025.

Dividend for 2023 was approved by 2023 Annual General Meeting of Shareholders dated 21 May 2024, at the rate of 16% in cash. The Company finalized the list of shareholders entitled to receive the first tranche of the 2023 dividend at a rate of 2% per share (equivalent to VND 200 per share) on 27 December 2024 and payment was made on 15 January 2025. On 28 March 2025, the Board of Directors approved Resolution No. 122/NQ-HĐQT (2022–2027) to temporarily defer the payment of the remaining 14% of the dividend in order to prioritize funding for the Ho Chi Minh City - Trung Luong - My Thuan Expressway expansion project under the public-private partnership (PPP) model.

Dividend for 2024 was approved by 2024 Annual General Meeting of Shareholders dated 18 April 2025, at the rate of 12% in cash.

Dividend for 2025 is planned to be paid at a rate of 12% in cash. The final payment level and form of dividends shall be approved at the 2025 Annual General Meeting.

25. Off balance sheet items

On balance sheet items	Closing balance VND	Opening balance VND
Bad debts written off	118,496,601,607	-

The Company has recognised provisions for long-outstanding doubtful debts in accordance with prevailing regulations. After undertaking all necessary collection measures, the Company assessed and determined that certain receivables were deemed irrecoverable and, accordingly, derecognised the related impairment provisions. Among these, significant doubtful debts for which impairment provisions were written off include:

- An advance payment of VND 20.6 billion to a construction contractor for the Son Tinh Quang Ngai Residential Area Project, which has become uncollectible.
- A capital support of VND 30.6 billion granted to a counterparty that was formerly a member of the Company but has since lost its ability to repay.

The Company will continue to pursue recovery of these written-off receivables; any subsequent recoveries will be recognised as other income in the period in which they are collected.

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT

Prior period VND	Current period VND	Revenue from goods sold and services render	1.
	ed	Revenue from goods sold and services render	
1,309,524,343,693	1,308,246,733,900	Revenue from toll collection	
214,144,433,576	64,374,487,040	Revenue from sales of real estate properties	
WEST-1044574500	5-347 S. (\$150 SATE STOCK	Revenue from construction, maintenance and	
65,421,745,672	33,555,852,671	installation activities	
33,734,446,650	35,563,010,988	Revenue from sales of goods	
29,163,374,933	36,419,159,410	Revenue from rendering services	
1,651,988,344,524	1,478,159,244,009		
	Mark to be a second	Sale deductions	
		Reversal of income of capital preservation from	
(51,224,557,872)	(51,224,557,872)	B.O.T projects	
(23,414,783,130)	(165,479,900)	Sales returns	
(74,639,341,002)	(51,390,037,772)	New York Control of the Control of t	
1,577,349,003,522	1,426,769,206,237	Net revenue	
		Of which, revenue from transactions with	
25,493,535,841		related parties (see more in Note VII.3)	
		Cost of sales	2.
Prior period	Current period	333, 3, 33, 3	
VND	VND		
381,478,142,296	440,661,815,517	Cost of toll collection	
188,302,959,592	45,616,154,234	Cost of real estate properties sold Cost of construction, maintenance and	
73,089,287,836	32,624,535,961	installation activities	
31,208,842,531	32,530,240,959	Cost of goods sold	
35,910,691,781	31,079,483,438	Cost of goods sold Cost of services rendered	
2010.10100.111.01	0.10.0,100,100	Provision/(Reversal of provision) for	
(7,277,615,278)	197,103,801	devaluation of inventories	
702,712,308,758	582,709,333,910	Total	

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT (continued)

3. Financial income

Financial income	Current period VND	Prior period VND
Other financial income from B.O.T contracts (i) Interest income from invesment cooperation,	188,831,955,062	149,834,792,499
bank deposits, bonds and loans Gain from reassessment of fair value of investment in joint venture company upon	163,068,532,920	183,839,369,357
taking control (Note V.15)		430,300,397,259
Other types of financial income	50,256,518,275	4,944,101,757
Total	402,157,006,257	768,918,660,872
Of which, financial income from transactions with related parties (see more in Note VII.3)		40,418,522,821

(i) As presented in Note V.5, the income generated during the year comprises financial benefits from several B.O.T projects under investment and operation, which are recognized to reasonably reflect the value of the Company's assets invested in such projects. Accordingly, the financial benefits recognized during the period from the National Highway 1A Expansion Project through Ninh Thuan Province and the DT 741 Road Upgrade and Expansion B.O.T Project in Binh Duong Province amounted to VND 131,266,760,842 and VND 57,565,194,220, respectively.

Financial expenses

_	Current period VND	Prior period VND
Interest expense	612,980,542,977	671,969,994,809
Bond issuance and underwriting costs Losses on disposal of other financial	41,476,882,639	29,889,105,034
investments	25,194,798,255	¥
Other expenses related to loans Provision for impairment of financial	24,913,590,898	13,449,303,034
investment	10,275,992,362	57,706,581,924
Expense for investment cooperation		31,625,000,000
Other types of financial expenses	7,544,162,768	13,550,255,969
Total	722,385,969,899	818,190,240,770
Of which, financial expenses from transactions with related parties (see more in Note VII.3)	1,034,904,111	28,328,273,973

For the six-month period ended 30 June 2025

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT (continued)

		STATEMENT (continued)	
Prior period VND	Current period VND	Selling expenses	5.
27,257,806,077 4,184,736,594 579,467,731	36,280,025,298 4,320,819,511 1,010,832,959	Operating cost of toll station Labour cost Brokerage commission fees	
9,546,539,076 41,568,549,478	584,891,247 42,196,569,015	Outsource rendered services and other monetary expenses Total	
		General and administration expenses	6.
Prior period (As restated) VND	Current period VND		
184,734,848,101 36,882,733,934	108,611,826,975 38,155,082,274	Amortization of goodwill Labour cost Depreciation and amortization of fair value of intangible fixed assets incurred	
35,302,804,548 1,510,205,117 301,961,373 19,544,146,345 19,320,296,323	34,433,105,724 1,380,442,573 857,587,328 29,187,618,552 10,309,908,700	in business combinations Materials and stationary expenses Taxes, fees and charges Expenses for provison of doubtful debts Outsource rendered services	
6,372,052,677 303,969,048,418	7,659,673,434 230,595,245,560	Other monetary expenses Total	
Prior period VND	Current period VND	Other expense	7.
2,523,886,256	40,501,253,892	Penalties for breach of contract The value of discontinued projects recognized	
13,644,826,508 1,599,847,548 17,768,560,312	8,594,914,309 2,707,022,504 3,468,287,395 55,271,478,100	as expenses during the period Fines on administrative and tax violation Other expenses Total	
11/100/000/012	00,271,410,100		
Prior period VND	Current period VND	Current corporate income tax expense	8.
36,030,253,897	52,049,845,445	Corporate income tax based on assessable income for the current period Adjustments for corporate income tax of prior	
1,291,127,800 37,321,381,697	52,049,845,445	period	

For the six-month period ended 30 June 2025

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT (continued)

8. Current corporate income tax expense (continued)

	La constantina	Current period		Pr	ior period (As restated)	
	Preferential activities VND	Non-preferential activities VND	Total VND	Preferential activities VND	Non-preferential activities VND	Total VND
Accounting profit before tax	657,112,239,722	(460,237,033,138)	196,875,206,584	691,613,358,281	(219,800,042,995)	471,813,315,286
Adjustments for taxable income	54,922,887,782	519,909,846,169	574,832,733,951	44,177,521,255	80,279,505,248	124,457,026,503
Non-deductible expenses	54,922,887,782	199,730,434,051	254,653,321,833	44,177,521,255	107,265,564,172	151,443,085,427
Amortization of goodwill and other						
expenses incurred in consolidation		141,056,841,773	141,056,841,773		217,179,862,899	217,179,862,899
Interest expense carried forward		(111,205,673,621)	(111,205,673,621)			The state of the s
Tax lossed eliminated during						
consolidation		105,640,615,537	105,640,615,537			
Share of loss/(profit) after tax in joint-						
ventures, associates					(120,527,827)	(120,527,827)
Dividend and profit received					(190,000,000)	(190,000,000)
Other non-assessable income		(14,491,920,473)	(14,491,920,473)			
Reversal of other taxable income/						
(loss) eliminated in consolidation	serverous assessor	199,179,548,902	199,179,548,902	200 CON SCIENCE OF THE SECOND	(243,855,393,996)	-243,855,393,996
Taxable income	712,035,127,504	59,672,813,031	771,707,940,535	735,790,879,536	(139,520,537,748)	596,270,341,789
Loss carried forward			-		*	
Offsetting income and losses among	Co. (4) 11 (10) 10 (10) 10 (10)	404000000000000000000000000000000000000				Washington Har
activities	(71,975,830,665)	71,975,830,665		(54,980,012,564)	248,639,573,554	193,659,560,990
Assessable income Assessable income subjected to tax rate	640,059,296,839	131,648,643,696	771,707,940,535	680,810,866,972	109,119,035,807	789,929,902,779
of 10%	624,147,760,479		624,147,760,479	624,929,916,330	- 4	624,929,916,330
Assessable income subjected to tax rate						164,999,986,448
of 20%	15,911,536,360	131,648,643,696	147,560,180,056	55,880,950,642	109,119,035,806	
Corporate income tax	65,597,083,320	26,329,728,739	91,926,812,059	73,669,181,761	21,823,807,161	95,492,988,922
Corporate income tax exemption (i)	(19,670,052,573)		(19,670,052,573)	(45,891,407,134)		(45,891,407,134)
50% of corporate income tax	7,010 (0000000000000000000000000000000000		7,000 (000 700 0000)	CONTRACT AND SERVICE		730230000000000000000000000000000000000
reduction (i)	(20,168,152,919)		(20,168,152,919)	(12,603,129,395)		(12,603,129,395)
1% of tax subject to proceeds from sales		(0.00.00.00.000	/ 1200/2019 (2020)		02/11/02/02/03/03/03/03/03/03/03/03/03/03/03/03/03/	14.00 PTP10.00
of real estate properties	*	(38,761,122)	(38,761,122)		(968, 198, 496)	(968, 198, 496)
Adjustments for corporate income tax of						
prior years					1,291,127,800	1,291,127,800
Current corporate income tax expense	25,758,877,828	26,290,967,617	52,049,845,445	15,174,645,232	22,146,736,465	37,321,381,697
Treatment.						88

For the six-month period ended 30 June 2025

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT (continued)

8. Current corporate income tax expense (continued)

(i) Investment activities in infrastructure projects under B.O.T, B.T contracts, as well as certain water plant projects of the Company are eligible to tax incentives in accordance with the current corporate income tax law. Specifically, the income generated from these projects is entitled to a preferential tax rate of 10% for 15 years, tax exemption for 4 years, and a 50% reduction of payable tax for the next 9 years.

9. Basic earnings per share

	Current period VND	(As restated) VND
Net profit attributable to the owners of the		
Parent Company	46,810,971,660	266,989,540,111
Less: Bonus and welfare funds appropriated	(7,771,139,932)	(22,586,219,411)
Net profit attributable to ordinary		
shareholders of the Parent Company	39,039,831,728	244,403,320,700
Weighted average number of ordinary shares		
during the period	488,782,510	318,457,919
Basic earnings per share	80	767
L NET POPULAPIDATE DE LIMITA DE L'ANTIDATE D		

The bonus and welfare funds deducted from the profit attributable to the calculation of basic earnings per share for this period were estimated at the ratio of 5% based on the profit after tax (excluding goodwill) in accordance with the profit distribution plan for 2025 approved by the 2024 Annual General Meeting of Shareholders on 18 April 2025.

For the six-month period ended 30 June 2025

VI. INFORMATION SUPPLEMENTING THE ITEMS IN THE INTERIM CONSOLIDATED INCOME STATEMENT (continued)

10. Diluted earnings per share

During the period, the Company had convertible bonds which are considered potential equity instruments. In calculating diluted earnings per share, the Company assumed that all such convertible bonds were converted into ordinary shares. The conversion of these bonds increases the profit attributable to shareholders due to the elimination of interest expenses, while also increasing the weighted average number of ordinary shares outstanding on a diluted basis. As the interest expense eliminated in the current period exceeds the dilutive effect of the additional shares issued, the diluted earnings per share is higher than the basic earnings per share, resulting in an anti-dilutive effect. Diluted earnings per share is determined as follows:

	Current period VND	Prior period (As restated) VND
Profit for the year attributable to equity holders of the parent Adjust the interest rate of convertible bonds to	39,039,831,728	244,403,320,700
increase during the period Profit for the year attributable to equity	28,486,669,674	98,628,458,143
holders of the parent for the purposes of calculating diluted earnings per share Weighted average number of ordinary shares for the purposes of calculating basic earnings	67,526,501,402	343,031,778,843
per share Weighted average number of ordinary shares	488,782,510	318,457,919
will be converted from bonds	113,776,193	247,005,370
Weighted average number of ordinary shares for the purposes of calculating diluted earnings per share	602,558,703	565,463,289
Diluted earnings per share	112	607

VII. OTHER INFORMATION

Operating lease commitments - the Company as the lessor

At the end of the period, the Company entered into operating lease agreements, under which, the minimum lease payments in future are as follows:

	Closing balance VND	Opening balance VND
Within one year	89,745,953,260	78,936,272,004
In the second to fifth year inclusive	224,385,011,643	237,621,969,445
After five years	139,476,537,358	155,518,770,852
Total minimum lease receivables	453,607,502,261	472,077,012,301

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

2. Segment report

For management purposes, the Company is organized into different business units. Accordingly, the primary segment reporting is based on the types of business activities. The Company does not report by geographical area because the business activities taking place in provinces and cities across the country have no similarities when analysed by geographical areas.

Segment reporting results include items directly attributable to a segment and to segments that are divided on a reasonable basis. The items not allocated to segment reporting results include assets, liabilities, financial income, financial expenses, selling expenses, general and administrative expenses, other profit, losses and corporate income tax.

The Company's business divisions include 5 divisions as follows: toll collection activities; maintenance and construction activities; real estate business; production and distribution of goods; and rendering services.

The specific activities of each business segment are as follows:

- a) Toll collection: The Company has been granted to collect tolls at stations on permitted roads to recover its investment in BOT projects such as:
 - Ca Na Station to reimburse the investment cost of the project of 1A National Highway expansion, the section through Ninh Thuan province;
 - DT 741 Station to reimburse the cost of DT 741 Road extension project, Binh Duong province;
 - Rach Mieu Bridge to reimburse investment in the construction of Rach Mieu Bridge and the 60 National Road;
 - . Co Chien Bridge to reimburse investment in the construction of Co Chien Bridge;
 - Hanoi Highway Station to recover its investment in the Hanoi Highway and National Highway 1 expansion project, the section from the old Station 2 junction to the Tan Van intersection;
 - Toll stations on the Trung Luong My Thuan expressway to recover its investment in the Trung Luong - My Thuan expressway project phase 1.
- b) Construction and maintenance activities: Construction of transportation and civil works, installation of traffic light systems, and maintenance of bridges and roads.
- c) Real estate business: construction and distribution of departments, leasing office buildings, and transfer of land use rights.
- d) Production and distribution of goods: manufacturing and selling soil, stone, and construction materials
- e) Rendering services: Providing services of tree care, toll collection, leasing, and properties management.

The Company prepares segment reports under these five business segments. The business results of each segment are presented in the table below:

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

2. Segment report (continued)

Income segment statement for the six-month period ended 30 June 2025

Items	Toll collection activities VND	Maintenance and construction activities VND	Real estate business VND	Production and distribution of goods VND	Rendering services VND	Elimination of inter-transaction VND	Total VND
Revenue						-	
External customers	1,257,022,176,028	33,555,852,671	64,209,007,140	35,563,010,988	36,419,159,410	0 =	1,426,769,206,237
Inter-segment		50,331,546,489	6,791,583,339	476,302,169,525	45,428,506,776	(578,853,806,129)	
Total	1,257,022,176,028	83,887,399,160	71,000,590,479	511,865,180,513	81,847,666,186	(578,853,806,129)	1,426,769,206,237
Cost of sales External customers Inter-segment	440,661,815,517	32,624,535,961 45,092,994,238	45,813,258,035	32,530,240,959 476,302,169,525	31,079,483,438 22,032,147,487	(543,427,311,250)	582,709,333,910
Total	440,661,815,517	77,717,530,199	45,813,258,035	508,832,410,484	53,111,630,925	(543,427,311,250)	582,709,333,910
Segment gross profit	816,360,360,511	6,169,868,961	25,187,332,444	3,032,770,029	28,736,035,261	(35,426,494,879)	844,059,872,327
Financial income Financial expenses Selling expenses General and administr Other income	ation expenses						402,157,006,257 722,385,969,899 42,196,569,015 230,595,245,560 1,107,590,574
Other expenses							55,271,478,100
Current corporate inco	ome tax expense						52,049,845,445
Deferred corporate tax	SALE MANAGEMENT OF A STATE OF THE SALE OF						(40,236,221,247)
Net profit after corpo							185,061,582,386



For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

2. Segment report (continued)

Income segment statement for the six-month period ended 30 June 2024

112100 () = -150

Items	Toll collection activities VND	Maintenance and construction activities VND	Real estate business VND	Production and distribution of goods VND	Rendering services VND	Elimination of inter-transaction VND	Total VND
Revenue	1000		-	7,0710-	-	1000	
External customers	1,258,299,785,821	65,421,745,672	190,729,650,446	33,734,446,650	29,163,374,933		1,577,349,003,522
Inter-segment	-	120,636,650,170	7,022,234,546	11,736,853,384	33,501,520,311	(172,897,258,411)	
Total	1,258,299,785,821	186,058,395,842	197,751,884,992	45,471,300,034	62,664,895,244	(172,897,258,411)	1,577,349,003,522
Cost of sales							
External customers	381,478,142,296	73,089,287,836	181,025,344,314	31,208,842,531	35,910,691,781		702,712,308,758
Inter-segment		105,512,534,910		4,602,678,028	23,609,770,878	(133,724,983,816)	
Total	381,478,142,296	178,601,822,746	181,025,344,314	35,811,520,559	59,520,462,659	(133,724,983,816)	702,712,308,758
Segment gross profit	876,821,643,525	7,456,573,096	16,726,540,678	9,659,779,475	3,144,432,585	(39,172,274,595)	874,636,694,764
Financial income							768,918,660,872
Financial expenses							818,190,240,770
	after tax in joint-ventur	es associates					120,527,827
Selling expenses							41,568,549,478
General and administ	ration expenses						303,969,048,418
Other income							9,633,830,801
Other expenses							17,768,560,312
Current corporate inco	ome tax expense						37,321,381,697
Deferred corporate ta							(10,570,115,408)
Net profit after corpo							445,062,048,997

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

3. Related parties

Related parties Relationship

577 Investment Corporation (NBB)
Hung Thanh Construction - Trading - Services Production Co.,Ltd.
NBB Quang Ngai One Member Co., Ltd.
Quang Ngai Mineral Investment Joint Stock Company
Huong Tra Co., Ltd.
Tam Phu Investment & Construction Co., Ltd
Boards of Directors and Management of the Company

Subsidiary of NBB company Subsidiary of NBB company Subsidiary of NBB company Subsidiary of NBB company Associate of NBB company Key management personnel 18 15FF T/5

Associate before becoming subsidiary

As presented in the explanatory notes on the Company's structure, NBB transitioned from an associate to a subsidiary as of 18 March 2024. Therefore, the transactions with the NBB Group presented in the notes below refer to transactions that occurred while NBB was still an associate of the Company. All balances with NBB as of 30 June 2025, and any transactions arising after the date of gaining control over this subsidiary have been eliminated in the consolidated financial statements.

Details of significant transactions with related parties during the period are as follows

	Current period VND	Prior period VND
Revenue from goods sold and services rende 577 Investment Corporation	ored	25,493,535,841
Financial income 577 Investment Corporation NBB Quang Ngai One Member Co., Ltd.		39,805,955,698 612,567,123
Total		40,418,522,821
Financial expenses		
Interest expenses Ms. Nguyen Mai Bao Tram Mr. Duong Quang Chau	1,034,904,111 544,646,575 427,947,946	460,273,973
Mr. Le Toan 577 Investment Corporation	62,309,590	460,273,973
Expense for investment cooperation 577 Investment Corporation		27,868,000,000 27,868,000,000
Total financial expenses	1,034,904,111	28,328,273,973

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

3. Related parties (continued)

In addition to the transactions disclosed above, the Company also entered into the following significant transactions with related parties during the period:

	Current period VND	Prior period VND
577 Investment Corporation		
Cash outflow for investment cooperation		1,938,464,000,000
Cash recovered from investment cooperation Proceeds from investment cooperation	187.	570,314,068,524
contribution		300,000,000,000
Cash outflow for lendings		290,766,338,258
Ms. Nguyen Mai Bao Tram		
Proceeds from borrowings	3,800,000,000	1.50
Mr. Duong Quang Chau		
Proceeds from borrowings	4,300,000,000	
Mr. Le Toan		
Proceeds from borrowings	2,200,000,000	

The significant balances with related parties as at the end of the reporting periods

	Closing balance VND	Opening balance VND
Other payables		
Interest payable	65,123,289	43,698,630
Ms. Nguyen Mai Bao Tram	32,657,534	25,616,438
Mr. Duong Quang Chau	27,041,097	18,082,192
Mr. Le Toan	5,424,658	Lagrania (
Total	65,123,289	43,698,630
Loans and obligations under finance leases Short-term		
Mr. Duong Quang Chau	5,000,000,000	5,000,000,000
Long-term	0,000,000,000	0,000,000,000
Ms. Nguyen Mai Bao Tram	13,800,000,000	10,000,000,000
Mr. Duong Quang Chau	4,300,000,000	II DONA A WATER WATER
Mr. Le Toan	2,200,000,000	
Total	25,300,000,000	15,000,000,000

VII. OTHER INFORMATION (continued)

Related parties (continued)

Remunerations for the Boards of Directors and Supervisory during the period:

Name	Position	Current period VND	Prior period VND
Board of Directors			
Mr. Le Vu Hoang	Chairman	344,593,905	
Ms. Truong Thi Ngoc Hai	Vice Chairman	344,593,905	
Mr. Le Quoc Binh	Member	413,512,685	
Ms. Nguyen Mai Bao Tram	Member	344,593,905	
Mr. Duong Truong Hai	Independent member	344,593,905	
Mr. Le Toan	Independent member	595,393,905	265,800,000
Mr. Le Pham Ngoc Phuong	Member (appointed on 18 April 2025)	-	
Mr. Luu Hai Ca	Member (resigned on 18 April 2025)	344,593,905	
Ms. Cao Thi Ngoc Van	Secretary	121,378,172	18,000,000
Total	5705 SEC. 92	2,853,254,287	283,800,000
Board of Supervisory			
Mr. Doan Minh Thu	Head of the Board	344,593,905	2
Ms. Trinh Thi Ngoc Anh	Member	172,296,953	-
Ms. Tran Thi Tuat	Member	172,296,953	
Total		689,187,811	

Remuneration for the Boards of Directors and Supervisory was paid from the operating fund of the Board of Directors.

Salary, allowance, and other benefit in kind paid to the Board of Management during the period

Name	Position	Current period VND	Prior period VND
Mr. Le Vu Hoang	Chairman of the Board of Directors	1,147,500,000	1,012,500,000
Mr. Le Quoc Binh Ms. Nguyen Mai Bao Tram	General Director Deputy General Director	2,520,000,000 821,814,000	2,780,000,000 784,530,000
Mr. Nguyen Van Thanh Ms. Nguyen Quynh Huong	Deputy General Director Deputy General Director	993,000,000 962,000,000	1,049,000,000 1,475,000,000
Mr. Duong Quang Chau	Investment Director (resigned on 27 June 2025)	465,000,000	412,500,000
Ms. Nguyen Thi Thu Tra	Chief Financial Officer	1,075,000,000	1,215,000,000
Mr. Nguyen Truong Hoang	Project Development Director	924,000,000	639,000,000
Mr. Le Trung Hieu	Capital Management Director	866,000,000	1,058,000,000
Ms. Tran Yen Vy	Director of Administration	505,000,000	650,000,000
Total		10,279,314,000	11,075,530,000

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

Supplementing information for the items presented in the interim consolidated cash flow statement

	Current period VND	Prior period VND
Non cash transactions influencing interim of	consolidated cash flow s	tatement
Conversion of bonds into shares	2,284,418,700,000	4,133,000,000
Details of cash outflow for investment in ot	her entities (code 25)	
Investment in subsidiaries	301.912.793.785	163,522,267,388
Investment in joint-venture, associates		36,843,362,862
	301,912,793,785	200,365,630,250
Proceeds from share issue and owners' con NCI contribute additional capital to the subsidiary Proceeds from borrowings during the year		13,136,200,000
Proceeds from borrowing under normal	·	
contracts	6,065,501,749,400	3,742,641,946,251
Proceeds from issuance of straight bonds	201,744,000,000	2,568,471,400,000
	6,267,245,749,400	6,311,113,346,251
Repayment of borrowings during the year (Repayment of borrowings under normal	code 34)	
contracts	4,081,683,853,854	3,618,782,910,605
Repayment of straight bond principals	21,000,000	1,205,132,000,000
	4,081,704,853,854	4,823,914,910,605

5. Significant commitments

On 18 December 2024, the Company and its subsidiary, CII Invest, signed a call option agreement regarding the transfer of rights and benefits arising from the investment cooperation agreement between the Company and BOT Trung Luong - My Thuan JSC. ("TLMT") about the Trung Luong - My Thuan Expressway Project, Phase 1. As of the date of signing this call option agreement, the investment cooperation was being used as collateral under the Guarantee Agreement entered into with GuarantCo Ltd., the guarantor for the Company's issued bonds coded CII012029 G (see Note V.21 for further details). Under the terms of the call option agreement, the selected asset shall only be transferred to the purchaser once it has been fully released from all security interests. As at the reporting date, the parties had reached an agreement to substitute the pledged assets with a time deposit equivalent to the outstanding bond principal of VND 1,035 billion. The replacement of the collateral with the cash deposit is required to be made before 31 December 2025, with an interest rate of 0.9% per annum applied during the period prior to the deposit.

6. Contingent liabilities

As disclosed in Notes V.15 and V.22, the Company has utilized available information and applied reasonable assumptions to estimate, to the best extent possible, the financial obligation related to land use fees for the two high-rise apartment projects, Diamond Riverside and City Gate Towers, with a total estimated value of VND 630,733,300,000. As of the date of preparation of these interim consolidated financial statements, NBB has not yet finalized the land use fee payments with the competent authorities for submission to the State Budget. Accordingly, the actual land use fees of these projects may differ from the amounts estimated and recognized in these interim consolidated financial statements.

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

Comparative figures

Comparative figures are those of audited consolidated financial statements for the financial year ended 31 December 2024 and the unaudited consolidated financial statements for the period from 01 January 2024 to 30 June 2024.

During the period, the Company completed the determination of the fair value of NBB's net assets as at the acquisition date. Accordingly, the Company applied the retrospective method for this business combination in accordance with applicable accounting standards. The impact of the retrospective application of the NBB business combination on the comparative financial statement line items is presented in the following table:

CONSOLIDATED BALANCE SHEET

As at 31 December 2024

Unit: VND

ASSETS	Code	As previously reported	Restated	As restated
CURRENT ASSETS	100	8,549,165,025,508	81,317,413,998	8,630,482,439,506
Inventories Inventories	140 141	2,294,473,840,247 2,294,750,070,138	81,317,413,998 81,317,413,998	2,375,791,254,245 2,376,067,484,136
NON-CURRENT ASSETS	200	28,122,248,202,723	(30,299,608,237)	28,091,948,594,486
Other long-term assets Goodwill	260 269	5,316,148,529,544 871,005,897,691	(30,299,608,237) (30,299,608,237)	5,285,848,921,307 840,706,289,454
TOTAL ASSETS	270	36,671,413,228,231	51,017,805,761	36,722,431,033,992
RESOURCES				
LIABILITIES	300	27,547,027,570,872	16,263,482,800	27,563,291,053,672
Long-term liabilities Deferred tax liabilities	330 341	18,585,685,374,422 270,424,635,641	16,263,482,800 16,263,482,800	18,601,948,857,222 286,688,118,441
EQUITY	400	9,124,385,657,359	34,754,322,961	9,159,139,980,320
Owner's equity Retained earnings - Retained earnings of	410 421	9,124,385,657,359 2,124,794,696,523	34,754,322,961 2,456,724,993	9,159,139,980,320 2,127,251,421,516
Current period Non-controlling interests	421b 429	137,929,450,814 3,096,931,030,311	2,456,724,993 32,297,597,968	140,386,175,807 3,129,228,628,279
TOTAL RESOURCES	440	36,671,413,228,231	51,017,805,761	36,722,431,033,992

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

Comparative figures (continued)

CONSOLIDATED INCOME STATEMENT

For the six-month period ended 30 June 2024

Unit: VND				
As restated	Restated	As previously reported	Codes	ITEMS
				General and administration
303,969,048,418	(1,559,059,732)	305,528,108,150	26	expenses
	Total State Commercial			Net profit after corporate
445,062,048,997	1,559,059,732	443,502,989,265	60	income tax
				Net profit attributable to
266,989,540,111	1,559,059,732	265,430,480,379	61	owners of the parent
767	4	763	70	Basic earnings per share
***	333			Diluted earnings per
607	(40)	647	71	share
	STATEMENT	(Indirect method)	CONSOLIE	
	0 June 2024	month period ended 3	For the six	
Unit: VND				
		As previously		
As restated	Restated	reported	Codes	ITEMS

TI LING	-		restated	Pasitotatea
CASH FLOWS FROM OP	ERATING AC	CTIVITIES		
Profit before tax	01	470,254,255,554	1,559,059,732	471,813,315,286
Depreciation of fixed assets, investment				
properties and goodwill amortization	02	543,681,151,239	(1,559,059,732)	542,122,091,507

8. Other information

During the period, the Company conducted an offering of 20,000,000 convertible bonds in accordance with Resolution No. 52/NQ-DHDCD dated 15 January 2025, of the General Meeting of Shareholders and the Certificate of Public Offering Registration No. 139/GCN-UBCK dated 22 May 2025 issued by the State Securities Commission. As at 30 June 2025, the total amount in the escrow account for receiving proceeds from bond subscriptions was VND 1,744,083,632, of which VND 1,744,000,000 was the amount subscribed by investors through the issuing agent, Vietinbank Securities Joint Stock Company, and deposited into the issuer's escrow account for convertible bond subscriptions (refer to Note V.20), and VND 83,632 was interest income from the bank deposit. The subscription application period for the convertible bonds is from 02 June 2025 to 5:00 p.m. on 24 July 2025, and the payment period is from 02 June 2025 to 3:00 p.m. on 18 August 2025. As of the date of issuance of this report, the Company is still in the process of offering the convertible bonds.

Additional information on the convertible bonds offering is as follows:

- Bond code: Cll425001;
- Par value: VND 100,000 per bond;
- Total number of bonds offered: 20,000,000 bonds;
- Target investors: Eligible investors in accordance with applicable laws;
- Type of bond: Convertible into common shares, unsecured, and without warrants attached;
- Expected issuance date: 18 August 2025;
- Term: 10 years;
- Interest rate: 10% per annum for the first 4 interest periods. For subsequent periods, the interest rate will be the reference rate plus a margin of 3.5% per annum;

For the six-month period ended 30 June 2025

VII. OTHER INFORMATION (continued)

Other information (continued)

- Conversion schedule: The bonds may be converted into common shares in nine (9) separate conversion periods (each referred to as a "Conversion Period"), as follows:
 - Conversion Period 1: 25 January 2027;
 - Conversion Period 2: 25 January 2028;
 - Conversion Period 3: 25 January 2029;
 - Conversion Period 4: 25 January 2030;
 - Conversion Period 5: 25 January 2031;
 - Conversion Period 6: 25 January 2032;
 - Conversion Period 7: 25 January 2033;
 - Conversion Period 8: 25 January 2034.
 - Conversion Period 9: On the Maturity Date.
- Interest calculation and payment: Quarterly, postpaid;
- Use of proceeds according to the bond issuance plan:
 - Early repayment of the entire principal of bond CII012029_G (bond code: CII012029_G) issued by the Company on 31 January 2019 and maturing on 31 January 2029, with a total value of VND 1,035,000,000,000;
 - Early repayment of the entire principal of bond CliB2426001 (bond code: Cli124021) issued by the Company on 14 October 2024 and maturing on 14 October 2026, with a total value of VND 300,000,000,000;
 - Early repayment of the entire principal of bond CIIH2427002 (bond code: CII12402) issued by the Company on 17 October 2024 and maturing on 17 October 2027, with a total value of VND 200,000,000,000;
 - Early repayment of principal loans from Vietnam Joint Stock Commercial Bank for Industry and Trade (Vietinbank), totalling VND 325,000,000,000; and
 - Early repayment of principal loans from Tien Phong Commercial Joint Stock Bank (TPbank), totalling VND 140,000,000,000.

The above uses of proceeds have been approved under Resolution No. 52/NQ-DHDCD dated 15 January 2025 of the General Meeting of Shareholders and Resolution No. 120/NQ-HDQT (Term 2022–2027) dated 19 March 2025 of the Board of Directors.

On 15 January 2025, the Extraordinary General Meeting of Shareholders approved the Company's participation in the bidding process for the Ho Chi Minh City - Trung Luong - My Thuan Expressway expansion project. On 15 February 2025, the Ministry of Transport issued Decision No. 176/QĐ-BGTVT approving the investment policy for the Project under the public-private partnership model. In which the investor proposing the project is a consortium consisting of the Company, Deo Ca Group Joint Stock Company, Tasco Joint Stock Company, Hoang Long Construction Investment Corporation - JSC, and CII Services and Investment Co., Ltd.

VII. OTHER INFORMATION (continued)

9. Subsequent events

On 10 July 2025, the Company successfully issued the CII12502 bonds with a total par value of VND 300 billion. The entire proceeds from the bond issuance were utilized to contribute capital to CII Trading and Investment One Member Limited Liability Company ("CII Invest") in accordance with the approved bond issuance plan.

On 14 July 2025, the Company's Board of Directors approved the conversion of CII Trading and Investment One Member Limited Liability Company ("CII Invest") into a two-member limited liability company, with the Company and Khu Bac Thu Thiem Co., Ltd. as its members.

On 25 July 2025, the Company's Board of Directors issued Resolution No. 143/NQ-HDQT (Term 2022-2027) on the decision to stop investing in the Suoi Tre Ecological Urban Area Project in Long Khanh City, Dong Nai Province, and to dissolve Sai Gon Long Khanh Green City Co., Ltd. in accordance with law.

On 11 August 2025, the Company issued 76,744,738 shares to increase charter capital from equity in accordance with Resolution No. 53/NQ-DHDCD dated 18 April 2025. As a result, charter capital increased to VND 6,249,390,210,000, equivalent to 624,939,021 outstanding shares. The Company is in the process of updating its Enterprise Registration Certificate in compliance with applicable regulations.

Pursuant to Resolution No. 41/NQ-HDQT dated 11 April 2024 and Resolution No. 78/NQ-HDQT dated 28 July 2025 of the Board of Directors approving the transfer of the capital contribution in NBB Quang Ngai One Member Co., Ltd. ("NQN"), on 13 August 2025, NBB completed the procedures for transferring its capital contribution in NQN. Accordingly, NQN ceased to be a subsidiary of the Company as from that date.

Other than the events stated above, no significant event occurred after the balance sheet date, which requires adjustments or disclosures in the interim consolidated financial statements.

Nguyen Thi Thanh Huong Preparer

Ly Huynh Truc Giang Chief Accountant Le Quoc Binh General Director

CÔNG TY
CÔ PHẨN ĐẦU TU
HẠ TẨNG KỸ THUẬT
THÀNH PHỐ
HỞ CHÍ MEM

19 August 2025

