Address: Floor 12, Intracom 2 Building, No. 33 Cau Dien, Phu Dien Ward, Hanoi City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS
For the third quarter of the fiscal year ended December 31, 2025

CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year December 31, 2025

CMH VIET NAM GROUP JOINT STOCK COMPANY

Address: Floor 12, Intracom 2 Building, No. 33 Cau Dien, Phu Dien Ward, Hanoi City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

CONSOLIDATED BALANCE SHEET

As at September 30, 2025

		-	-	-	
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Unit:VND							
Items	Code	Note	Ending balance	Begining balance			
A. CURRENT ASSETS	100		613.884.940.181	504.403.213.466			
I. Cash and cash equivalent	110	V.1	5.159.715.253	8.437.777.299			
	111		5.159.715.253	7.867.777.299			
1. Cash	112		0	570.000.000			
2. Cash equivalent	120		14.401.848.850	13.855.547.784			
II. Short-term investments	121		0	0			
Short-term investments Provision for impairment of short-term	122		0	0			
3. Other short - term investment	123	V.2	14.401.848.850	13.855.547.784			
III. Short - term receivables	130		498.070.414.471	348.507.722.903			
MHP2-T3-HXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	131	V.3a	79.788.603.691	68.360.677.833			
1. Trade receivables	132		12.865.828.381	2.169.031.772			
2. Advance to suppliers	133		0	0			
3. Intercompany receivables	134		0	0			
4. Construction contract progress receivables	135	V.4	0	1.136.000.000			
5. Short-term lending receivables	136	V.5	449.290.408.208	320.716.439.107			
6. Other short-term receivables		V.6	(43.874.425.809)	(43.874.425.809)			
7. Provision for doubtful debts (*)	137	٧.٥	0	-			
8. Shortage of assets awaiting resolution	139		86.113.654.448				
IV. Inventories	140	77.7	86.113.654.448				
1. Inventories	141	V.7	86.113.034.440				
2. Provision for decline in inventory (*)	149						
V. Current assets	150		10.139.307.159				
1. Short-term prepaid expenses	151		462.517.636				
2. VAT deducted	152		5.524.562.44				
3. Taxes and payable to state budget	153	V.13	4.152.227.082				
4. Government bonds purchased for resale	154			0 (
5. Current assets	155			0			

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For the third quarter of the fiscal year ended December 31, 2025

Items	Code	Note	Ending balance	Begining balance
B. FIXED ASSETS & LONG-TERM INVESTMENTS	200		56.908.822.223	55.692.289.479
I. Long - term receivables	210		36.243.430.243	23.397.760.979
1. Long - term receivable - trade	211	V.3b	36.243.430.243	23.397.760.979
2. Long-term prepaid to supplier	212		0	0
2. Investment in equity of subsidiaries	213		0	0
3. Long-term intercompany receivables	214		0	0
5. Long-term lending receivables	215		0	0
6. Other long-term receivables	216		0	0
7. Provision for doubtful debts (*)	219		0	0
II. Fixed assets	220		16.471.674.354	20.677.746.240
1. Tangible fixed assets	221	V.8	16.383.609.354	20.581.131.240
- Original cost	222		168.902.073.363	168.902.073.363
- Accumulated depreciation (*)	223		(152.518.464.009)	(148.320.942.123)
2. Financial leasing fixed assets	224		0	0
3. Intangible fixed assets	227	V.9	88.065.000	96.615.000
- Original cost	228		361.455.000	361.455.000
- Accumulated depreciation (*)	229		(273.390.000)	(264.840.000)
III. Investment real estate	230		0	0
IV. Long-term asset in progress	240		3.336.680.713	9.088.280.713
V. Long- term financial Investments	250		0	0
1. Investment in equity of subsidiaries	251		0	0
2. Investment in joint-venture	252		0	0
3. Cash for long-term stock	253		0	0
4. Long-term allowance for financial investment(*)	254		0	0
5. Held to maturity investment	255		0	0
VI. Other long-term assets	260		857.036.913	2.528.501.547
1. Long-term Prepaid expense	261		389.708.988	1.593.845.698
2. Deffered income tax assets	262		0	0
3. Long-term equipment, spare parts for replacement	263		0	
4. Other long-term assets	268		0	
5. Goodwill	269	V.10	467.327.925	
TOTAL ASSETS	270		670.793.762.404	560.095.502.945

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For the third quarter of the fiscal year ended December 31, 2025

Items	Code	Note	Ending balance	Begining balance
C. LIABILITIES	300		381.284.763.642	279.692.467.406
I. Short-term liability	310		176.068.977.496	135.043.898.578
Short-term payable to supplier	311	VI.16	38.477.259.861	41.381.412.915
2. Short-term advances from customers	312		24.041.891.942	18.757.156.089
3. Taxes and payable to state budget	313	VI.17	5.169.626.659	4.362.718.920
4. Payable to employees	314		2.010.626.822	3.284.316.439
3. Short-term expense paid	315	VI.18	21.231.361.285	16.018.188.188
6. Intercompany payable	316		0	0
7. Construction contract progress payment due to customers	317		0	0
8. Short-term uncarned revenue	318		0	0
9. Other short-term payable items	319	V.15	2.009.214.957	2.747.047.041
10. Short-term borrowings and finance lease liabilities	320	V.16a	78.101.040.267	43.465.103.283
11. Short-term provisions for payables	321		0	0
12. Bonus & welfare funds	322		5.027.955.703	5.027.955.703
13. Price stabilization fund	323		0	0
14. Government bonds purchased for resale	324		0	0
II. Long-term liability	330		205.215.786.146	144.648.568.828
1. Trade payables	331	V.12b	7.850.811.122	6.934.189.003
2. Intercompany long-term payables	332		0	0
3. Other long-term payables	333		0	0
4. Intra-company payables for operating capital received	334		0	0
5. Intra-company long-term payables	335		0	0
6. Long-term unearned revenue	336		0	0
7. Other long-term payables	337		0	0
8. Long -term Financial loan and leasing liabilities	338	V.16b	195.770.000.000	136.119.404.801
9. Convertible bonds	339		0	0
10. Preference shares	340		0	0
11. Deferred income tax liabilitie	341		1.594.975.024	1.594.975.024
12. Long-term provision	342	1	0	0
13. Development of science and technology fund	343		0	0

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For the third quarter of the fiscal year ended December 31, 2025

Items	Code	Note	Ending balance	Begining balance
D. OWNERS' EQUITY	400		289.508.998.762	280.403.035.539
I. Capital	410	V.18	289.508.998.762	280.403.035.539
1. Contributed legal capital	411		254.525.000.000	254.525.000.000
- Ordinary shares with voting rights	411a		254.525.000.000	254.525.000.000
- Preference shares	411b		0	0
2. Share premium	412		(441.950.000)	(441.950.000)
3. Conversion options on convertible bonds	413		0	0
4. Other capital	414		0	0
5. Treasury stock (*)	415		0	0
6. Differences upon asset revaluation	416		0	0
7. Foreign exchange differences	417		0	0
8. Investment & development funds	418		438.281.768	438.281.768
9. Enterprise reorganization assistance fund	419		0	0
10. Other funds	420		0	0
11. Undistributed earnings	421		15.263.146.557	5.928.789.710
- Undistributed earnings at the end of the previous period	421a		5.928.789.710	5.928.789.710
- This period undistributed earnings	421b		9.334.356.847	0
12. Construction investment fund	422		0	0
13. Interest of non-controlling shareholders	429		19.724.520.437	19.952.914.061
II. Other sources and funds	430		0	0
TOTAL LIABILITIES AND OWNERS' EQUITY	440		670.793.762.404	560.095.502.945

Prepared on October 27, 2025

CÔNG TY CỔ PHẨN

General Director

Prepared by

Dinh Thi Thuy

Chief Accountant

Dinh Thi Thuy

Kim Ngoc Nhan

Address: Floor 12, Intracom 2 Building, No. 33 Cau Dien, Phu Dien Ward, Hanoi City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

CONSOLIDATED INCOME STATEMENT

For the third quarter of the fiscal year ended December 31, 2025

Unit: VND

THE STATE OF THE S	Name and Address of the Owner, where	-		******	O1	nit: VND
Items	Code	Note	This quarter current year	This quarter previous year	Accumulated from the beginning of the year to the end of this period current year	Accumulated from the beginning of the year to the end of this period previous year
1. Sales	01	VI.01	66.907.194.695	70.428.285.210	203.644.314.806	132.832.190.111
2. Sales Deductions	02		-	-	-	
3. Net sales	10		66.907.194.695	70.428.285.210	203.644.314.806	132.832.190.111
4. Cost of sales	11	VI.02	59.859.048.407	66.620.031.011	187.623.469.170	121.294.038.492
5. Gross profit/(loss)	20		7.048.146.288	3.808.254.199	16.020.845.636	11.538.151.619
6. Financial activities income	21	VI.04	138.407.712	209.102.381	524.454.273	733.908.179
7. Financial activities expenses	22	VI.05	686.518.079	778.661.534	2.178.937.097	1.770.628.825
- In which: Loan interest expenses	23		686.518.079	778.661.534	2.178.937.097	1.770.628.825
8. Selling expenses	25		-	-	-	
9. General and administration expenses	26	VI.08	3.755.157.339	3.376.479.008	11.830.549.345	10.121.810.655
10. Net operating profit/(loss)	30		2.744.878.582	(137.783.962)	2.535.813.467	379.620.318
11. Other income	31	VI.06	4.275.580.470	1.822.904.105	9.766.106.673	5.469.381.497
12. Other expenses	32	VI.07	193.490.493	34.223.861	358.327.428	608.163.537
13. Other profit/(loss)	40		4.082.089.977	1.788.680.244	9.407.779.245	4.861.217.960
14. Total accounting profit/(loss) before tax	50		6.826.968.559	1.650.896.282	11.943.592.712	5.240.838.278
15. Current income tax	51	VI.10	1.482.752.557	495.281.736	2.837.629.489	1.615.197.252
16. Deferred income tax	52		-		-	
17. ProfiU (loss) after tax	60		5.344.216.002	1.155.614.546	9.105.963.223	3.625.641.026
17.1 Profit/(loss) after tax of the Holding Company	61		5.408.532.600	1.230.469.197	9.334.356.847	3.841.941.074

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For the third quarter of the fiscal year ended December 31, 2025

Items	Code	Note	This quarter current year	This quarter previous year	Accumulated from the beginning of the year to the end of this period current year	Accumulated from the beginning of the year to the end of this period previous year
17.2 Profit/(loss) after tax of non-controlling shareholders	62		(64.316.598)	(74.047.037)	(228.393.624)	(216.300.048)
18. Earnings per share (*)	70		213	48	367	151

Prepared on October 27, 2025

Prepared by

Chief Accountant

General Director

CÔNG TY CỔ PHẬN TẬP ĐOẠN

Dinh Thi Thuy

Dinh Thi Thuy

Address: Floor 12, Intracom 2 Building, No. 33 Cau Dien, Phu Dien Ward, Hanoi City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

CONSOLIDATED CASH FLOW STATEMENT

From January 1, 2025 to September 30, 2025

From January 1, 2025 to Septer	nber 30	1, 2023	Unit: VND
Items	Code	Accumulated from the beginning of the year to the end of this period current year	Accumulated from the beginning of the year to the end of this period previous year
I. Cash flows from operating activities			
Gains from sales of goods and service provisons and other gains	01	195.652.655.878	136.083.821.368
2. Payments to suppliers	02	(141.732.778.530)	(141.362.153.155)
3. Payments to employees	03	(12.957.672.891)	(15.087.725.144)
4. Loan interests already paid	04	(13.798.566.267)	(1.534.616.650)
5. Payments for corporate income tax	05	(1.913.948.685)	(1.230.790.193)
6. Other gains	06	26.666.103.145	40.855.398.036
7. Other disbursements	07	(44.897.729.964)	(76.424.350.458)
Net cash flows from operating activities	20	7.018.062.686	(58.700.416.196)
II. Cash flows from investing activities			
Purchases and construction of fixed assets and other long-term assets	21	0	O
2. Gains from disposal and liquidation of fixed assets and other long-term assets	22	0	(
3. Loans given and purchases of debt instruments of other entities	23	(12.305.274.700)	(50.260.624.613
4. Recovery of loan given and disposals of debt instruments of other entities	24	12.906.000.000	59.732.097.839
5. Investments in other entities	25	0	-
6. Withdrawals of investments in other entities	26	0	
7. Receipts of loans given, dividends and profit shared	27	190.924	
Net cash flows from investing activities	30	600.916.224	9.537.335.10
III. Cash flows from financing activities			
1. Gains from stock issuance and capital contributions from shareholders	31	0	
2. Repayments of capital contributions to owners and repurchases of stocks already issued	32	. 0	
3. Short-term and long-term loans received	33	54.100.843.559	43.038.314.32

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For the third quarter of the fiscal year ended December 31, 2025

Items	Code	Accumulated from the beginning of the year to the end of this period current year	Accumulated from the beginning of the year to the end of this period previous year
4. Loan principal amounts repaid	. 34	(64.427.884.515)	(34.247.358.803)
5. Payments for financial leasehold assets	35	0	0
6. Dividends and profit shared to the owners	36	0	0
Net cash flows from financing activities	40	(10.327.040.956)	8.790.955.525
Net cash flows during the period	50	(2.708.062.046)	(40.372.125.567)
Beginning cash and cash equivalents	60	7.867.777.299	44.137.584.802
Effects of fluctuations in foreign exchange rates	61	0	0
Ending cash and cash equivalents	70	5.159.715.253	3.765.459.235

Prepared on October 27, 2025

Prepared by

Chief Accountant

General Director

CÔNG TY CÔ PHÂN

CMH VIỆT NAM

LKim Ngoc Nhan

Dinh Thi Thuy

Dinh Thi Thuy

Address: Floor 12, Intracom 2 Building, No. 33 Cau Dien, Phu Dien Ward, Hanoi City, Vietnam CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

GENERAL INFORMATION I.

1. Ownership form

CMH Viet Nam Group Joint Stock Company (hereinafter called "the Company" or "the Holding Company") is a joint stock company.

1. Operating field

Operating fields of the Company include trading, service and construction.

Principal activities 2.

Principal activity of the Company includes: construction.

Normal operating cycle 3.

Normal operating cycle of the Company is within 12 months.

Structure of Group 4.

The Group includes the Holding Company and 4 subsidiaries which are controlled by the Holding Company. All subsidiaries are consolidated in these Consolidated Financial Statements

List of subsidiaries consolidated 4a.

4a. List of sub	sidiaries consolidated		Benefit rate		Votin	g rate
Names	Address of head office	Principal activities		Beginnin g balance	Ending balance	Beginning balance
	I Lot 60, Quarter A for auction of land use right, land lot of 3ha, Phuc Dien Ward, Bac Tu Liem District, Hanoi City	f s	100%	100%	100%	
Construction Environment JSC.	1	Construction and mining activity	68.44%	68.44%	68.44%	68.44%
CM Construction Co., Ltd. (*)	1 No. 14, Dang Thuy Tran Street, Co Nhue 1 Ward, Ba Tu Liem District, Hanoi City	c trading	100%	100%	100%	100%
CM Thanh Dong JSC. (*)	g Cong Hoa Street, Kinh Mor Town, Kinh Mon District Hai Duong City, Hai Duon Province	t, trading	79.69%	79.69%	69.67%	69.67%

^{(*) (*)} These two companies are subsidiaries of CM Investment and Trading JSC., accordingly they are indirect subsidiaries of CMH Viet Nam Group JSC.

4b. Operation of subsidiaries during the year

Names	Operation during the year				
CM Investment and Trading JSC.	Making procedures on dissolution				
Construction Environment JSC.	Narrowing operation scale.				
CM Construction Co., Ltd.	Making procedures on dissolution				
	10				

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For the third quarter of the fiscal year ended December 31, 2025

Names

Operation during the year

CM Thanh Dong JSC.

Making procedures on dissolution

(*) During the period, Environmental Construction Joint Stock Company continued to coordinate with the Project Management Boards of Vietnam National Coal - Mineral Industries Group (Investor) to complete the settlement documents of the projects implemented by Nhan Co Environmental Construction Company - Vinacomin/ Nhan Co Environmental Construction Company - TKV/ Environmental Construction Joint Stock Company - TKV before the equitization on the principle of ensuring the value of the Company's equity before the Group's initial public offering.

5. Statement on information comparability on the Consolidated Financial Statements

The corresponding figures in the previous year can be compared with those in the current year.

6. Employees

As of the balance sheet date, there were 95 employees working for the Companies in the Group (at the beginning of the year 125 employees).

II. FISCAL YEAR AND ACCOUNTING CURRENCY

1. Fiscal year

The fiscal year of the Company is from January 1th to December 31th annually.

2. Accounting currency unit

The accounting currency unit is Vietnam Dong (VND) because payments and receipts of the Company are primarily made in VND.

III. ACCOUNTING STANDARDS AND SYSTEM

1. Accounting System

The Group has applied the Vietnamese Accounting Standards and System issued together with the Circular No. 200/2014/TT-BTC dated 22 December 2014 on guidelines for accounting policies for enterprises, the Circular No. 202/2014/TT-BTC dated 22 December 2014 giving guidance on the preparation and presentation of Consolidated Financial Statements and other Circulars guiding the implementation of Vietnamese Accounting Standards of the Ministry of Finance in the preparation and presentation of the Consolidated Financial Statements.

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

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

IV. ACCOUNTING POLICIES

1. Accounting convention

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

2. Consolidation basis

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CONSOLIDATED FINANCIAL STATEMENTS

For the third quarter of the fiscal year ended December 31, 2025

The Consolidated Financial Statements include the Combined Financial Statements of the Holding Company and the Financial Statements of its subsidiaries. A subsidiary is a business that is controlled by the Holding Company. The control exists when the Holding Company has the power to directly or indirectly govern the financial and operating policies of the subsidiary to obtain economic benefits from its activities. In determining the control power, the potential voting right that is currently valid or will be transferred should also be taken into consideration as of the balance sheet date.

The business results of the subsidiaries which are acquired or disposed during the year are included in the Consolidated Income Statement from the date of acquisition until the date of disposal of the investments in those subsidiaries.

The Financial Statements of the Holding Company and subsidiaries used for consolidation are prepared for the same accounting period and apply the consistent accounting policies for similar transactions and events in similar circumstances. In case that the accounting policies of the subsidiaries are different from those which are applied consistently within the Group, the appropriate adjustments should be made to the Financial Statements of the subsidiaries before they are used to prepare the Consolidated Financial Statements.

Intra-group balances in the Balance Sheet between the Holding Company and its subsidiaries and intra-group transactions and unearned intra-group profits resulting from these transactions are eliminated when the Consolidated Financial Statements are prepared. Unearned losses resulting from intra-group transactions are also eliminated unless costs which cause those losses cannot be recovered.

Interest of non-controlling shareholders shows gains/losses on the business results and net assets of a subsidiary which is not held by of the Company and is presented in a specific item in the Consolidated Income Statement and the Consolidated Balance Sheet (the owner's equity). Interest of non-controlling shareholders includes value of non-controlling minority interest as of the initial business consolidation date and that in the fluctuation of owner's equity commencing from the business consolidation date. Losses arising in subsidiaries are allocated equivalent to the ownership rate of non-controlling shareholders, even if those losses are higher than the ownership rate of non-controlling shareholders in net assets of subsidiaries.

3. Foreign currency transactions

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

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

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

- For the foreign currency trading contract (including spot contract, forward contract, future contract, option contract, currency swap): the exchange rate stipulated in the contracts of trading foreign currency between the Group and the Bank.
- For receivables: the buying rate ruling as of the time of transaction of the commercial bank where the Group designates the customers to make payments.

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- For payables: the selling rate ruling as of the time of transaction of the commercial bank where the Group supposes to make payments.
- For acquisition of assets or immediate payments in foreign currency (not included into payable accounts): the buying rate of the commercial bank where the Group makes payments.

The exchange rate used to revaluate ending balances of monetary items in foreign currencies is determined as follows:

- For foreign currency deposits: the buying rate of the bank where the Group opens its foreign currency account.
- For monetary items in foreign currencies classified as other assets: the buying rate of the Banks where the Group frequently conducts transactions.
- For monetary items in foreign currencies classified as payables: the selling rate of the Banks where the Group frequently conducts transactions.

4. Cash and cash equivalents

Cash include cash on hand, demand deposits and cash in transit. Cash equivalents are short-term investments of which the due dates cannot exceed 3 months from the dates of the investments and the convertibility into cash is easy, and which do not have a lot of risks in the conversion into cash as of the balance sheet date.

5. Financial investments

Held-to-maturity investments

Investments are classified as held-to-maturity investments that the Group intends and is able to hold to maturity. Held-to-maturity investments include term deposits and bonds.

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

When there are reliable evidences proving that a part or the whole investment cannot be recovered and the loss are reliably determined, the loss is recognized as financial expenses during the year while the investment value is derecognized.

Loans

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

Investments in associates

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

Investments in associates are recognized in accordance with the owner's equity method. Accordingly, the investments in associates are presented in the Consolidated Financial Statements by the initial investment costs and adjusted for changes in benefits on net assets of associates after the investment date. If the benefits of the Group in losses of associates are higher than or equal to book value of the investments, the value of investments will be presented in the Consolidated Financial Statements as zero unless the Group has an obligation to make the payment instead of associates.

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The Financial Statements of associates are prepared for the same accounting period of the Group. In case the accounting policies of an associate are different from those consistently applied in the Group, the Financial Statements of that associate will be suitably adjusted before being used to prepare the Consolidated Financial Statements.

Unearned gains/losses from transactions with associates are excluded equivalent to those of the Group when the Consolidated Financial Statements are prepared.

6. Receivables

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

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

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

Allowance is made for each doubtful debt after being offset with payable liabilities (if any). The appropriation rate is on the basis of the debt age or the estimated loss as follows:

- As for outstanding debts:
 - 30% of the value of debts outstanding from over 6 months to under 1 year.
 - 50% of the value of debts outstanding from 1 year to under 2 years.
 - 70% of the value of debts outstanding from 2 years to under 3 years.
 - 100% of the value of debts outstanding from over 3 years.
- As for doubtful debts: Allowance is made on the basis of the estimated loss.

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

7. Inventories

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

Cost of inventories is determined as follows:

- For materials and merchandises: Costs comprise costs of purchases and other directly relevant costs incurred in bringing the inventories to their present location and conditions.
- For work-in-process: Costs comprise main materials, labor and other direct costs.

Expenses for	Expenses for work in progress at the beginning of period + Expenses for work in progress arising in the period		Value of output in
work in	=	X	progress at the
progress at the end of period	Value of output in progress at the beginning of period + Value of output done during the period		end of period

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Ex-warehouse prices are determined in accordance with the weighted average method and recorded in line with the perpetual recording method.

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

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

8. Prepaid expenses

Prepaid expenses comprise actual expenses arising and relevant to financial performance in several accounting periods. Prepaid expenses of the Group mainly include expenses for tools and repair costs. These prepaid expenses are allocated in the prepayment term or the term in which corresponding economic benefit is derived from these expenses.

Expenses for tools

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

Repair costs

Fixed asset repair costs arising once with high value are allocated into expenses in accordance with the straight-line method for the maximum period of 36 months.

9. Operating leased assets

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

10. Tangible fixed assets

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

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

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

0
1 - 10
6 - 10
3
3

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11. Intangible fixed assets

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

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

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

Intangible fixed assets of the Group include:

Computer software

Purchase price of computer software, which is not a part associated with the relevant hardware, will be capitalized. Costs of computer software include all the expenses paid by the Company until the date the software is put into use. Computer software is amortized in accordance with the straight-line method in 3 years.

Brand, trademark

Historical costs of brand, trademark include the purchasing price, purchasing tax not refunded and registration expenses. Brand, trademark is depreciated in accordance with the straight-line method in 10 years.

12. Business consolidation and trade advantage

The business consolidation is accounted for by applying the purchase method. Costs of business consolidation include the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree plus any costs directly attributable to the business consolidation. The assets acquired and identifiable liabilities and contingent liabilities in business consolidation are recognized at fair value as of the date of holding control right.

For business consolidation transactions through several phases, the cost of a business consolidation is calculated as the total of the cost of investment at the date of achieving control right on the subsidiary plus the cost of investment of the previous transactions which have been revaluated at fair value at the date of achieving control right on the subsidiary. The difference between revaluation cost and the historical cost of the investment is recognized into the business results if before the date of achieving control right, the Group does not have significant influence on its subsidiary and the investment is presented by historical cost method. If before the date of achieving control right, the Group has significant influence and the investment is presented by the owner's equity method, the difference between the revaluated cost and the value of the investment under the owner's equity method is recognized into the business results and the difference between the value of the investment under the owner's equity method and its historical cost is recognized directly into the item of "Retained profit after tax" on the Consolidated Balance Sheet.

The higher difference of the business consolidation cost compared with the ownership rate of the Group in the net fair value of assets, identifiable and liabilities and contingent liabilities recognized at the date of achieving control right on the subsidiary is recognized as trade advantage. If the ownership shares of the Group in the net fair value of assets identifiable liabilities and contingent liabilities recognized at the date of achieving control right on the subsidiary exceeds the business consolidation cost, the difference is recognized into the business results.

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Trade advantage is allocated in accordance with the straight-line method in the duration of 10 years. When there is an evidence showing that trade advantage suffers losses more than the allocated amount, the allocated amount during the year is the loss incurred.

Interest of non-controlling shareholders at the date of initial business consolidation is determined on the basis of the rate of non-controlling shareholders in the net fair value of assets, liabilities and contingent liabilities recognized.

13. Payables and accrued expenses

Payables and accrued expenses are recorded based on the amounts payable for goods and services already used. Accrued expenses are recorded based on reasonable estimates for the amounts payable.

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

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

Payables and accrued expenses are classified into short-term and long-term ones on the Balance Sheet based on the remaining terms as of the balance sheet date.

14. Owner's equity

Capital

Capital is recorded according to the actual amounts invested by the Company's shareholders.

Share premiums

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

15. Profit distribution

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

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

Dividends are recorded as payables upon approval of the General Meeting of Shareholders.

16. Recognition of sales and income

Sales of rendering services

Sales of rendering services shall be recognized when all of the following conditions are satisfied:

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- The amount of sales can be measured reliably. When the contract stipulates that the buyer is
 entitled to return the services rendered under specific conditions, sales is recognized only when
 these specific conditions are no longer existed and the buyer is not entitled to return the
 services rendered.
- The Group received or shall probably receive the economic benefits associated with the rendering of services.
- The stage of completion of the transaction at the end of reporting period can be measured reliably.
- The costs incurred for the transaction and the costs to complete the transaction can be measured reliably.

Interest

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

Dividends and profit shared

Dividends and profit shared are recognized when the Group has the right to receive dividends or profit from the capital contribution. Particularly, the dividends paid in form of shares are not recorded as an increase in value, but the increasing quantity is followed up.

17. Construction contracts

A construction contract is a contract agreement for construction of an asset or a combination of assets which are closely related or depend on each other in terms of their design, technology, function or purpose of use.

When the outcome of the construction contracts is estimated reliably:

- For the construction contracts stipulating that the contractors are paid according to the
 planned progress, revenue and costs related to these contracts are recognized in proportion
 to the stage of completion of contract activity as determined by the Group itself.
- For the construction contracts stipulating that the contractors are paid according to the
 work actually performed, revenue and costs related to these contracts are recognized in
 proportion to the stage of completion of contract activity as confirmed in the invoices
 made by the customers.

Increases/(decreases) in revenue of the works done, compensation receivable and other receivables are only recognized upon the agreement with customers.

When the outcome of the construction contracts cannot be estimated reliably,

- Contract revenue is recognized only to the extent that contract costs incurred are expected to be reliably recoverable.
- Contract costs are only recognized as actually incurred.

The difference between the accumulated revenue from the construction contract already recognized and the accumulated amount in the invoices according to the planned progress of contract is recognized as an amount receivable or an amount payable according to the planned progress of implementation of the construction contracts.

18. Borrowing costs

Borrowing costs are interests and other costs that the Group directly incurs in connection with the borrowing. Borrowing costs are recorded as an expense when it is incurred.

19. Expenses

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

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

20. Corporate income tax

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

Current income tax

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

Deferred income tax

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

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

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

The Group shall offset deferred tax assets and deferred tax liabilities if, and only if:

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



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21. Related parties

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

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

22. Segment reporting

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

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

The segment information is prepared and presented in conformity with the accounting policy applied for the preparation and presentation of the Group's Financial Statements.

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

1. Cash and cash equivalents

	Ending balance	Begining balance
Cash on hand	5.474.394	5.474.394
Demand deposits in banks	5.154.240.859	7.862.302.905
Cash equivalents		570.000.000
Total	5.159.715.253	8.437.777.299

2. Financial investments

The financial investments of the Group only include short-term held+o-maturity investments.

Short-term held-to-maturity investments include deposits of which the principal maturity is over 3 months and the remaining term is under 12 months at banks. Of which, the balance of deposits as of September 30, 2025, amounting to VND 14.401.848.850, is being used as collateral for contract performance guarantees.

Investment plan

According to the Framework Contract on Investment Co-operation No. 1912022ftDKICMH-'IHPT dated 4 April2022 among Party A (who are Party B's shareholders), Tuan Huy Phu Tho JSC. (Party B) and the Company (Party C), Party B and Party C would jointly establish a two-member limited liability company ("Project Transferee") in order that this Transferee receives the transfer and implements the project of urban housing, culture and sport park in Cam Khe District, Phu Tho Province ("the Project"), with the contribution rate of Party B and Party C of 49% and SIYo respectively. The Project (of which Party B is an investor) will be transferred to the Transferee within 90 days after the Project meets enough transfer conditions as legally regulated.

According to Appendix No. 04 dated June 1, 2024, the implementation time has been adjusted as follows: Party B must complete the procedures to obtain permission from the competent State agency

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to transfer the Project, sign the Project transfer contract, hand over the Project and register the transfer of the Land Use Rights of the entire land area implementing the Project to the Transferee Company no later than September 30, 2025.

3. Trade receivables

3a. Short-term trade receivables

	Ending balance	Beginning balance
Tuan Huy Phu Tho JSC.	9.763.328.635	
Vinacomin - Nhan Co Alumimna Plant Projects		21.341.148.119
Management Unit (VNAP-PMU) (*)	21.341.148.119	21.541.146.119
Song Da 10 JSC. (Song Da 10.5 Factory)	-	14.438.572.726
Ha Long Production Development Investment Company Limited	16.372.666.209	-
Vinacomin - Lam Dong Aluminum Co., Ltd. (LDA)	8.219.169.047	4.794.082.289
PMU of Lam Dong Aluminum Bauxite Complex	6.649.125.023	4.450.581.401
Deo Ca Construction JSC.	4.794.082.289	8.219.169.047
Deo Ca Investment JSC.	4.450.581.401	6.649.125.023
Other custumers	8.198.502.968	8.467.999.228
Total	79.788.603.691	68.360.677.833

(*) Including the receivable from VI\iAP-PMU which was collated and confirmed with the amount of VND 20,920,374,190 (the beginning balance was VND 21,149,882,905), the difference decreases by VND 420,773,929 (the beginning balance was VND 119,265,214) approved by Vincomin (the investor) for the settlement of 02 projects implemented by Nhan Co – Vinacomin construction - Environment one Member Co., Ltd. before equitization date.

3b. Long-term trade receivables

	Ending balance	Begining balance
Song Da 10 JSC. (Song Dà 10.2 Factory)	3.467.473.000	9.246.593.000
Song Da 10 JSC. (Song Dà 10.5 Factory)	7.692.533.447	5.598.159.028
Tuan Huy Phu Tho JSC (*)	20.469.203.128	6.045.949.951
Deo Ca Group JSC.	1.435.168.809	2.507.059.000
Ha Long Production Development Investment Company Limited	3.179.051.859	-
Total	36.243.430.243	23.397.760.979

(*) Including the receivable in accordance with the EPC General Contractor Contract No.1102-1/2022/HDTT dated February 11th, 2022 between the Company and Tuan Huy Phu Tho JSC. According to this Contract, the Company undertakes to perform EPC General Contractor: Design, supply of materials and equipment and construction of work items under the project of urban housing, culture and sport park in Cam Khe Town, Cam Khe Dishict, Phu Tho Province.

4. Short-term Ioan receivable

This is a loan to Mr. Nguyen Ba Trong (company employee) under the Loan Agreement dated June 28, 2024, the term of the loan is until December 31, 2024 and is extended to February 28, 2025, interest rate is 9%/year. The loan is unsecured. By February 14, 2025, Mr. Nguyen Ba Trong has fully paid both the principal and interest of the loan.

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5. Other receivables

	Ending balance		Begining	g balance
	Value	Allowance	Value	Allowance
Receivables from related parties	14.266.620.605	*	13.791.036.196	-
Mr Pham Minh Phuc - Advance	80.936.210	-		-
Mr Kim Ngoc Nhan - Advance	50.000.000	-	: ::	-
Mr Nguyen Ngoc Tu - Advance	1.813.300.809		1.806.195.678	:2
Mr Tran Van Trung - Advance	61.604.000	-	1.013.770.000	
Mr Nguyen Van Phi - Advance	-	-	3.600.083.942	(180)
Ms Dinh Thi Thuy - Advance	12.260.779.586	-	7.370.986.576	120
Receivables from other organizations and individuals	435.023.787.603	-39.850.706.013	306.247.215.823	-39.850.706.013
Estimated receipt of term deposit interests and loan interests	243.300.404	2	492.016.439	-
Advance	1.471.168.056	-	3.055.753.189	14
Tuan Huy Phu Tho JSC deposits (*)	155.220.742.552	+	128.714.083.848	-
Tuan Huy Phu Tho JSCinvestment cooperation (**)	230.000.000.000	2	130.015.404.801	(4)
Other mortgages and deposits	174.500.000	*	172.500.000	
Cavico Power Construction	21.540.049.741	-21.540.049.741	21.540.049.741	-21.540.049.741
Cavico Vietnam Co., Ltd.	5.700.000.000	-5.700.000.000	5.700.000.000	-5.700.000.000
Cavico Vietnam Mining And Construction JSC.	12.610.656.272	-12.610.656.272	12.610.656.272	-12.610.656,272
Mr Duong Ngoc Truong	1.292.500.000	9	1.292.500.000	_
Undeclared input VAT			-	-
Other short-term receivables	6.770.870.578	-	3.332.438.621	-
Total	449.290.408.208	-39.850.706.013	320.716.439.107	-39.850.706.013

- (*) According to the Framework Contract on Investment Co-operation No. 19/2022/HDK/CMH-THPT dated 4 April 2022 and the Contract Appendix, the Company would "Deposit" to secure the conclusion and performance of Contracts, transactions relating to the project of urban housing, culture and sport park in Cam Khe District, Phu Tho Province ("Cam Khe Central Park"). During the contract performance process, the Company will enjoy another benefit corresponding to 7%/year calculated on the deposit amount and calculated annually. The deposit can be negotiated to offset with payment obligations among the parties, or refunded as agreed.
- (**) This is a bank loan to pay 50% of the land use fee for the land area of 138,496 m2 according to the Notice dated December 31, 2024 of the Tax Department of Phu Tho province on behalf of Tuan Huy Phu Tho Joint Stock Company. This amount is included in the capital contribution by the Company according to the Investment Cooperation Contract No. 16/2024/HDHTDT/CMH-THPT dated June 1, 2024 ("Investment Cooperation Contract No. 16/2024"). The entire value of this capital contribution is guaranteed for the bank loan.

According to the Investment Cooperation Contract No. 16/2024 between Tuan Huy Phu Tho Joint Stock Company (Party A) and the Company (Party B), the two parties jointly contribute capital to cooperate in investment, construction and business at the Project on the first phase of the handover land (area of 138,496 m2), with a total expected investment of VND 527,974,000,000, Party A contributes VND 97,040,000,000 (equivalent to 18.38%), Party B contributes VND 430,934,000,000 (equivalent to 81.62%), of which, the contribution from Party B's equity is VND 73,588,000,000 (equivalent to 13.94%). The profit to be shared is the profit after tax according to the actual capital

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contribution ratio of each party to the investment cooperation activities up to the time of profit sharing.

6. Allowances for doubtful debts

. Anomanees to: does to	Ending balance		Beginnin	g balance
_	Original costs	Allowance	Original costs	Allowance
Cavico Power Construction JSC.	21,540,049,741	(21,540,049,741)	21,540,049,741	(21,540,049,741)
Cavico Bridge & Tunnel JSC.	2,267,704,120	(2,267,704,120)	2,267,704,120	(2,267,704,120)
Cavico Hydropower Construction JSC.	704,446,925	(704,446,925)	704,446,925	(704,446,925)
Cavico Vietnam Mining and Construction JSC.	5,700,000,000	(5,700,000,000)	5,700,000,000	(5,700,000,000)
Cavico Vietnam Co., Ltd.	12,610,656,272	(12,610,656,272)	12,610,656,272	(12,610,656,272)
Other customers	1.051,568,751	(1.051,568,751)	1.051,568,751	(1.051,568,751)
Total	43,874,425,809	(43,874,425,809)	43,874,425,809	(43,874,425,809)

The situation of fluctuations in the provision for doubtful debts is as follows:

	Current year	Previos year
Beginning balance	43.874.425.809	43.874.425.809
Additional provision	<u>=</u> <u>=</u>	- 12.054 125.000
Ending balance	43.874.425.809	43.874.425.809

7. Inventories

Inventories	Ending balance		Begining balance	
		Allowance	Original costs	Allowance
and the state of t	4.801.286.470	(4)	3.481.456.968	-
Materials and supplies	81.173.774.132	_	116.072.805.058	-
Work-in-process (*)	138.593.846	_	138.593.846	l <u>re</u> s
Merchandises Total	86.113.654.448		119.692.855.872	-
Tom				

(*) Details in accordance with works, projects are as follows:

() Details in decertains	Ending balance	Begining balance
G VI G to I Book Project(*)	36.956.595.042	100.491.965.761
Cam Khe Central Park Project (*)	7.673.114.403	684.882.736
Son Trieu Project E'a Trang Project	9.699.445.425	203.457.930
	12.492.685	*
Suoi Rat Project Aeon Hoa Xuan, Da Nang Project	8.637.281.451	-
Cam Khe Stadium Project	27.357.982	<u> </u>
Lemore Phan Thiet Hotel Project	3.474.988.516	-
	14.692.498.628	14.692.498.631
Other projects(**)	81.173.774.132	116.072.805.058
Total		

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- (*) This is a project in which the Company acts as the general contractor under the EPC General Contract 1102-1/2022 with Tuan Huy Phu Tho Joint Stock Company and its appendices, of which the latest effective appendix is Appendix No. 09-1102-1/2022/HDTT dated June 1, 2024. The estimated contract value is VND 450.04 billion. The value of the accepted volume is VND 88.166 billion, expected to be completed in the fourth quarter of 2026.
- (**) Net book value of projects completed and waiting for finalization as the PMU is making finalization procedures with the investor (which is Vietnam National Coal and Mineral Industries Group Vinacomin) is VND 14.692.498.631.

8. Tangible fixed assets

***	Buildings and structures	Machinery & equipment	Vehicles	Office equipment	Total
Historical costs					
Begining balance Acquisition during	11.636.984.488	104.594.322.472	51.894.759.252	776.007.151	168.902.073.363
the year					-
Ending balance	11.636.984.488	104.594.322.472	51.894.759.252	776.007.151	168.902.073.363
In which: Fully depreciated but still	11.636.984.488	77,896,393,077	7 ⁴³ .824.759.252 7 ⁴³ .824.759.25		129.895.026.961 5 129.895.026.961
in use					
Depreciation					
Begining balance	11.636.984.488	89.711.544.299	46.226.235.058	746.178.278	148.320.942.123
Depreciation during		3.581.708.203	605.250.000	10.563.653	4.197.521.855
the year	-			Approximation of the contract	MARKET AND
Ending balance	11.636.984.488	93.293.252.502	46.831.485.058	756.741.931	152.518.463.979
Net book values					
Begining balance	<u> =</u>	14.882.778.173	5.668.524.194	29.828.873	20.581.131.240
Ending balance		11.301.069.970	5.063.274.194	19.265.220	16.383.609.384

9. Intangible fixed assets

7. Intaligible fixed assets	Brand, trademark	Computer softwave	Website	Total
Initial costs				
Begining balance	209.455.000	38.000.000	114.000.000	361.455.000
Perchased during the year	-	-	<u>-</u>	_
Ending balance	289.455.000	38.000.000	114.000.000	361.455.000
In which: Assets fully amortized but still in use	209.455.000		38.000.000	247.455.000
Depreciation			17 205 000	264 840 000
Begining balance	209.455.000	*	17.385.000	264.840.000
Depreciation during the year_			8.550.000	8.550.000
Ending balance =	209.455.000		25.935.000	273.390.000
Net book values				
Begining balance	-		96.615.000	96.615.000
Ending balance	-		88.065.000	88.065.000
				24

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	33777 W.	Current year	Previous year
Begining balance		934.655.849	1.557.759.748
Inclusion into expenses d	luring the year	(467.327.924)	(623.103.899)
Ending balance		467.327.925	934.655.849
11. Trade payables			
11a. Short-term trade payable	S		
		Ending balance	Begining balance
Branch of North Eastern Construction Inves	Corporation –	13.605.206.184	13.605.206.184
Other supplies		24.872.053.677	27.776.206.731
Total		38.477.259.861	41.381.412.915
11b. Long-term trade payables	5		
		Ending balance	Begining balance
Hop Luc Construction JS	C.	1.783.222.000	1.722.356.850
Conrude-Josco 10		1.905.828.450	1.905.828.450
Other suppliers		4.161.760.672	3.306.003.703
Total	,	7.850.811.122	6.934.189.003
12. Shortterm advances fr	om customers		
		Ending balance	Begining balance
PMU No. 85		3.328.788.900	6.132.822.900
Song Da 10 JSC,		-	9.352.442.998
Tuan Huy Phu Tho JSC,		7	2.200.000.000
Binh Phuoc Province Cor Project Management Boa		2.219.690.000	-
Ha Long Production Dev Company Limited	elopment Investment	16.930.785.606	
People's Committee of C	am Khe Commune	2.800.000.000	=
Lemore Phan Thiet Joint		2.091.416.336	-
Other customers	27 Ti)		1.071.890.191
Total		24.041.891.942	18.757.156.089

	Begining balance		Increase during the year		Ending balance	
	Payable	Receivable	Amount payable	Amount already paid	Payable	Receivable
VAT on local sales (*)		3.176.733.991	7.761.598	(1.056.079.523)	-	4.148.707.387
Corporate income tax	2.911.346.273	-	2.837.629.489	(1.913.948.685)	3.835.027.077	-
Personal income tax	1.011.369.768	-	347.256.007	(24.026.193)	1.334.599.582	3.

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	Begining	balance	Increase du	ring the year	Ending	balance
	Payable	Receivable	Amount payable	Amount already paid	Payable	Receivable
License tax			-	•	-	343
Environmental protection fee	-	1.614.140	~	-		1.614.140
Registration fee	=	-	6.000.000	(6.000.000)	5	-
Fees, legal fees, and other duties	363.658.350	1.905.555	62.116.484	(425.774.834)	-	1.905.555
Total	4.362.718.920	3.180.253.686	3.260.763.578	(3.425.829.235)	5.169.626.659	4.152.227.082

^(*) Of which, the tax paid during the year with the amount of VND 893.688.652 is the temporary tax paid at the locality where the construction project is located. Value added tax on construction activities carried out in provinces other than the head office must be paid at the rate of 1% on revenue excluding value added tax. The value added tax paid at the locality where the construction project is located will be offset against the value added tax payable at the head office..

Value added tax (VAT)

Companies in the Group have paid VAT in accordance with the deduction method. The tax rates applied to export goods, services and goods, services for local consumption are 8% and 10% respectively.

Corporate income tax

Companies in the Group have to pay corporate income tax for taxable income at the tax rate of 20%.

The determination of corporate income tax payable of the Company is based on the prevailing egulations on taxes. However, these regulations change for each period and the regulations on taxes for various transactions can be explained in various ways. Therefore, the tax amount presented in the Consolidated Financial Statements could change when being examined by the Tax Office.

Resource Tax

The Company must pay resource tax on land exploited for filling and construction with the taxable price of VND 60,000/m3 x tax rate (7%) x Output

Environmental Protection Fee

The Company must pay environmental protection fee on land exploited for filling and construction with the rate of VND 2,000/m3 x Output x Coefficient (1.1)

Other taxes

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

14. Short-term accrued expenses

Ending balance	Begining balance
287.412.021	51.346.187
20.943.949.264	15.906.842.001
	60.000.000
21.231.361.285	16.018.188.188
	287.412.021 20.943.949.264

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15. Short-term payables

	Ending balance	Begining balance
Payable to Related Parties	·	192.000.000
Board of Directors and Executive Board, Management		192.000.000
Payable to Other Entities and Individuals	2.009.214.957	2.555.047.041
Trade Union's expenditure	284.880.730	220.098.680
Social insurance, health insurance, unemployment insurance premiums	200.549.670	420.774.280
Dividends, profits payable	-	62.480.000
Other short-term payables	1.523.784.557	1.851.694.081
Total	2.009.214.957	2.747.047.041

16. Borrowings

16a. Short-term borrowings

	Ending balance	Begining balance
Short-term loans from banks	32.489.040.267	37.051.103.283
Vietinbank - Thanh An Branch (i)	32.489.040.267	37.051.103.283
Short-term loans from individuals (ii)	4.600.000.000	3.600.000.000
Current portions of long-term loans (see Note V.16b)	41.012.000.000	2.814.000.000
Total	78.101.040.267	43.465.103.283

The Group has solvency to pay short-term borrowings.

- Loan from Vietnam Joint Stock Commercial Bank for Industry and Trade Thanh An Branch under a one-time loan contract to pay reasonable costs for the construction of package No. 11-XL "Construction of Section KM 0+200- KM19+800" under the Project "Construction of the North-South Expressway Project in the East phase 2021-2025" at Son Trieu factory and package No. XL2 "Construction of section Km43+000-Km54+500 (including survey and design of construction drawings)" under the Project "Investment in construction of Khanh Hoa Buon Ma Thuot Expressway Phase 1" at E'a Trang factory, the loan limit does not exceed 40 billion VND, the loan term according to each debt receipt does not exceed 6 months. Interest rate 6% 6.8%/year according to each debt agreement. The loan is secured by the Company's assets and 5,591,200 CMS shares owned by Mr. Pham Minh Phuc Chairman of the Board of Directors
- (ii) Personal loans to supplement working capital, interest rate is 0%-8,5%/year. Loan is unsecured.

Details of increases/ (decreases) of short-term borrowings during the year are as follows:

	Short-term loans from banks	Short-term loans from individuals	Current portions of long-term loans	Total
Begining balance	37.051.103.283	3.600.000.000	2.814.000.000	43.465.103.283
Increase during the year	44.801.821.499	14.100.000.000		58.901.821.499
Transfer	*	-	40.506.000.000	40506.000.000
Amount already paid during the year	(49.363.884.515)	(13.100.000.000)	(2.308.000.000)	(64.771.884.515)
Ending balance	32.489.040.267	4.600.000.000	41.012.000.000	78.101.040.267

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16b. Long-term borrowings

	Ending balance	Begining balance
Vietinbank - Thanh An Branch (ii)	195.770.000.000	136.119.404.801
Investment in machinery and equipment	4.070.000.000	6.104.000.000
Real estate project investment cooperation	191.700.000.000	130.015.404.801
Total	195.770.000.000	136.119.404.801

- (i) Loan from Military Commercial Joint Stock Bank Transaction Office 1 according to Contract dated January 28, 2022 to pay part of the car purchase price with floating interest rate, loan term of 36 months from the loan date. This loan is secured by assets formed from loan capital.
- (ii) Loan from Vietnam Joint Stock Commercial Bank for Industry and Trade Thanh An Branch according to contracts:
 - Loan contracts dated August 29, 2022 and June 14, 2023 to pay for investment costs of machinery and equipment for production and business, with floating interest rates, loan term of 60 months from the loan date. This loan is secured by the Company's assets, which are machinery and equipment formed from the loan capital and 5,591,200 CMS shares owned by Mr. Pham Minh Phuc Chairman of the Board of Directors.
 - Loan contract dated September 4, 2024, limit of VND 230 billion, to pay for investment costs of Cam Khe Central Park Project according to Investment Cooperation Contract No. 16/2024 and amendments and supplements (if any), interest rate of 8%/year applied within 12 months, loan term of 48 months from the loan date. This loan is secured by all rights and interests attached to or arising from the Company from Investment Cooperation Contract No. 16/2024.

The Company has solvency to pay long-term borrowings.

Payment schedule of long-term borrowings is as follows:

	Ending balance	Begining balance
Under 1 year	41.012.000.000	2.814.000.000
From 1 year to 5 years	195.770.000.000	136.119.404.801
Total	236.782.000.000	138.933.404.801
Details of increase/ (decrease) of long-t	erm borrowings are as follows: Current year	Previous year
Begining balance	136.119.404.801	7.474.000.000
Increase	99.984.595.199	130.015.404.801
Transfer	(40.334.000.000)	(1.370.000.000)

17. Deferred income tax liabilities

Deferred income tax liabilities relate to deductible temporary differences due to consolidation of the financial statements. Details of increases/decreases are as follows:

	Kỳ này	Kỳ trước
Begining balance	1.594.975.024	1.594.975.024
Inclusion into business results		
Ending balance	1.594.975.024	1.594.975.024

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18. Owner's equity

18a. Statement on fluctuations in owner's equity

Owner's contribution capital	Share premiums	Investment and development funds	Retained carnings	Interest of non- controlling shareholders	Total
254.525.000.000	(441.950.000)	438.281.768	982.587.804	19.945.195.091	275.449.114.663
- Ti	/ -		4.946.201.906	7.718.970	4.953.920.876
254.525.000.000	(441.950.000)	438.281.768	5.928.789.710	19.952.914.061	280.403.035.539
254.525.000.000	(441.950.000)	438.281.768	5.928.789.710	19.952.914.061	280.403.035.539
-	•	-	9.334.356.847	(228.393.624)	9.105.963.223
254.525.000.000	(441.950.000)	438.281.768	15.263.146.557	19.724.520.437	289.508.998.762
	254.525.000.000 254.525.000.000 254.525.000.000	contribution capital Share premiums 254.525.000.000 (441.950.000) 254.525.000.000 (441.950.000) 254.525.000.000 (441.950.000)	Owner's contribution capital Share premiums and development funds 254.525.000.000 (441.950.000) 438.281.768 - - - 254.525.000.000 (441.950.000) 438.281.768 254.525.000.000 (441.950.000) 438.281.768	Owner's contribution capital Share premiums and development funds Retained carnings 254.525.000.000 (441.950.000) 438.281.768 982.587.804 - - 4.946.201.906 254.525.000.000 (441.950.000) 438.281.768 5.928.789.710 254.525.000.000 (441.950.000) 438.281.768 5.928.789.710 - - 9.334.356.847	Owner's contribution capital Share premiums and development funds Retained carnings Interest of non-controlling shareholders 254.525.000.000 (441.950.000) 438.281.768 982.587.804 19.945.195.091 254.525.000.000 (441.950.000) 438.281.768 5.928.789.710 19.952.914.061 254.525.000.000 (441.950.000) 438.281.768 5.928.789.710 19.952.914.061 - 9.334.356.847 (228.393.624)

18b. Shares

	Ending balance	Begining balance
Number of shares registered to be issued	25.452.500	25.452.500
Number of shares already issued	25.452.500	25.452.500
Number of outstanding shares	25.452.500	25.452.500
Face value per outstanding share: VND 10,000.		

19. Off-consolidated balance sheet items

19a. Foreign currencies

	Ending balance	Begining balance
US Dollar (USD)	21,17	223;95
Euro (EUR)	0,18	0,18
Laos Kíp (LAK)		407.721,80
Thai Baht (THB)	-	2.513,31

19b. Debts already written off

Debts already written off include receivables and payables related to the investor and sub-contractor of Silver River Hydropower project, which have arisen for a long time but until now, the collation, payment procedures have not been carried out. Details are as follows:

	Ending balance	Begining balance
Receivables		
Silver River Hydropower JSC.	13.927.265.023	13.927.265.023

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	Ending balance	Begining balance
Prepayments to suppliers		
Phoenix Construction and Equipment Co., Ltd.	264.820.000	264.820.000
Total	14.192.085.023	14.192.085.023
Trade payables		
Ban Viet Construction JSC.	1.321.590.557	1.321.590.557
Huy Hung General Trading Co., Ltd.	6.038.825.952	6.038.825.952
Toan Phat Industry Construction JSC.	1.120.314.660	1.120.314.660
Toan Thang Trading Construction Co., Ltd.	316.088.850	316.088.850
Total	8.796.820.019	8.796.820.019

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

1. Sales

	This q	uarter	Accumulate beginning of the of this	
	Current year	Previous year	Current year	Previous year
Sales of service provisions	4.743.110.631	561.238.558	5.811.132.276	1.687.658.055
Sales of construction contracts	62.164.084.064	69.867.046.652	197.833.182.530	131.144.532.056
Total	66.907.194.695	70.428.285.210	203.644.314.806	132.832.190.111

2. Costs of sales

	This q	uarter	Accumula beginning of the of this	
	Current year	Previous year	Current year	Previous year
Costs of services rendered	4.282.624.441	515.906.232	5.228.625.852	1.835.059.328
Costs of construction contracts	55.576.423.966	66.104.124.779	182.394.843.318	119.458.979.164
Total	59.859.048.407	66.620.031.011	187.623.469.170	121.294.038.492

3. Financial income

	This qu	uarter	Accumulated from	om the beginning and of this period
	Current year	Previous year	Current year	Previous year
Bank deposit interests	138.502.716	209.102.381	524.454.273	733.908.179
Loan interests	-	-		-
Profit from liquidation of investments		_	(**)	-
Total	138.502.716	209.102.381	524.454.273	733.908.179

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4. Financial expenses

	This qu	ıarter	Accumulated from the year to the end of	
	Current year	Previous year	Current year	Previous year
Loan interest expenses	686.518.079	778.661.534	2.178.937.097	1.770.628.825
Exchange loss	-	-	-	Ä
Other expenses	-		-	
Total	686.518.079	778.661.534	2.178.937.097	1.770.628.825

5. General and administration expenses

	This q	uarter	beginning of the of this p	
	Current year	Previous year	Current year	Previous year
Employees	1.679.529.529	1.825.171.189	5.462.468.482	5.461.468.659
Materials, office supplies	29.261.537	-	72.607.979	(1 5)
Office supplies	305.329.261	211.670.545	1.130.558.363	581.192.409
Depreciation/ (amortization) of fixed assets	206.973.069	206.973.069	624.624.207	627.901.077
Taxes, fees and legal fees	-		6.000.000	3.000.000
External services rendered	1.345.118.212	976.888.230	3.925.238.364	2.980.920.585
Other expenses	33.169.757	<u>.</u>	141.724.026	-
Goodwill	155.775.975	155.775.975	467.327.924	467.327.924
Total	3.755.157.339	3.376.479.008	11.830.549.345	10.121.810.655

6. Other incomes

	This qu	arter	Accumulated from the year to the en	
	Current year	Previous year	Current year	Previous year
Income from deposit	2.156.705.337	1.822.904.105	6.258.982.976	5.469.381.497
Proceeds from liquidation of materials, tools, instruments	-		964.718.182	¥°
Other incomes .	2.118.875.133		2.542.405.515	-
Total	4.275.580.470	1.822.904.105	9.766.106.673	5.469.381.497

7. Other expenses

1	This q		Accumulate beginning of the of this p	
	Current year	Previous year	Current year	Previous year
Value of material, tools to be liquidated	-	120	14	12
Fines for administrative violation, tax fines	49.456.653	-	100.052.285	430.832.022
Other expenses	144.033.840	34.130.633	258.275.143	177.331.515
Total	193.490.493	34.130.633	358.327.428	608.163.537

Accumulated from the

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8. Operating costs

	This qu	arter	Accumulat beginning of the y this pe	
	Current year	Previous year	Current year	Previous year
Materials and supplies	7.316.545.226	27.278.900.986	30.336.492.187	72.026.684.559
Labor	5.344.632.795	5.838.171.405	13.847.195.222	16.681.353.796
Depreciation/(amortization) of fixed assets	1.521.732.916	5.878.999.832	13.982.494.985	10.686.011.055
Other expenses	50.133.143.802	20.982.781.296	85.338.103.764	156.462.905.091
External services rendered	893.710.039	1.664.005.697	3.991.526.234	6.651.532.265
Total	65.209.764.778	61.642.859.216	147.495.812.392	262.508.486.766

9. Earnings per share

9a. Basic earnings/Diluted earnings per share

3-7	Accumulated from the beginning of the year to the end of this period	
	Current year	Previous year
Accounting profit after corporate income tax of the Holding Company's shareholders	9.334.356.847	3.841.941.074
Increases/(decreases) in accounting profit used to determine profit distributed to ordinary equity holders:	-	-
Profit used to calculate basic earnings/diluted interest per share	9.334.356.847	3.841.941.074
Average number of ordinary shares outstanding during the year	25.452.500	25.452.500
Basic earnings/Diluted earnings per share	367	151

9b. Other information

There have not been any transactions of ordinary shares or potential transactions of ordinary shares from the balance sheet date to the disclosure date of these Consolidated Financial Statements..

VII. ADDITIONAL INFORMATION FOR ITEMS PRESENTED IN THE CASH FLOW STATEMENT

Non-cash transactions

	Accumulated from the beginning of the year to the end of this period Current year	Accumulated from the beginning of the year to the end of this period Previous year
Interest on principal	11.026.366	1.982.980

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VIII. OTHER DISCLOSURES

1. Balances and transactions with related parties

Related parties of the Group include: the key managers, their related individuals and other related parties.

1a. Balances and transactions with key managers and their related individuals

The key managers include: the members of the Board of Management, the Subcommittee of Internal Audit and the Executive officers (the Board of Directors and the Chief Accountant). Related individuals with the key managers are their relatives.

Transactions with the key managers and their related individuals

Other transactions with the key managers and their related individuals are as follows:

Accumulated from the beginning of the year to the end of this period

	Current year	Previous year
Advance to Mr Pham Minh Phuc	200.000.000	
Advance to Mr Kim Ngoc Nhan	50.000.000	-
Advance to Mr Tran Van Trung	325.374.000	-
Advance to Mr Nguyen Ngoc Tu	839.000.104	1.045.360.000
Advance to Ms Dinh Thi Thuy	1.655.000.000	7.273.311.000

Guarantee commitment

Mr. Pham Minh Phuc - BOM Chairman has used 5.5 million shares of CMH Group JSC. (code CMS) owned by himself to secure the Company's loan at Vietinbank - Thanh An Branch.

Liabilities with the key managers and their related individuals

Liabilities with the key managers and their related individuals are presented in Notes V.5a.

Receivable from key managers and their related individuals are unsecured and will be paid in cash. No allowance for doubtful debts has been prepared for receivable from key managers and their related individuals.

Income of the key managers

		Salary	Allowance	Total income
Accumulated from the end of this period Curi	beginning of the year to the rent year			
Mr. Pham Minh Phuc	Board Chairman/Member of the Subcommittee of Internal Audit	497.350.000	144.000.000	641.350.000
Mr. Kim Ngoc Nhan	Vice Chairman/General Director	541.350.000	22.500.000	563.850.000
Mr. Nguyen Duc Huong	Deputy General Director	-	4.500.000	4.500.000
Mr. Nguyen Hoang Duy	Board Member	-	4.500.000	4.500.000
Ms. Nguyen Thi Bich Loo	c Independent Board Member/Chairman of Internal Audit Committee	4	4.500.000	4.500.000

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		Salary	Allowance	Total income
Mr. Nguyen Huy Hoang	Independent Board Member/Chairman of Interna Audit Committee	1	9.000.000	9.000.000
Mr. Nguyen Anh Tu	Board Member	-	9.000.000	9.000.000
Mr. Tran Van Trung	Board Member/ Deputy General Director	476.190.000	18.000.000	494.190.000
Ms. Dinh Thi Thuy	Deputy General Director / Chief Accountant	478.350.000	9.000.000	487.350.000
Mr. Nguyen Ngoc Tu	Deputy General Director	472.500.000	-	472.500.000
Total		2.465.740.000	225.000.000	2.690.740.000
end of this period Prev Mr. Pham Minh Phuc	Board Chairman/Member of the Subcommittee of Internal Audit	496.455.000	144.000.000	640.455.000
Mr. Kim Ngoc Nhan	Vice Chairman/General Director	541.455.000	22.500.000	563.955.000
Mr. Nguyen Duc Huong	Board Member	_	13.500.000	13.500.000
Mr. Nguyen Hoang Duy	Board Member	-	13.500.000	13.500.000
Ms. Nguyen Thi Bich Loo	Independent Board Member/Chairman of Internal Audit Committee	-	13.500.000	13.500.000
Mr. Tran Van Trung	Deputy General Director	485.466.000	9.000.000	494.466.000
Ms. Dinh Thi Thuy	Deputy General Director / Chief Accountant	466.450.000	9.000.000	475.450.000
Mr. Nguyen Ngoc Tu	Deputy General Director	464.600.000	<u> </u>	464.600.000
Total		2.454.426.000	225.000.000	2.679.426.000

1a. Balances and transactions with other related parties

Other related parties of the Company include:

Other related parties	Relationship
Lemore Nha Trang JSC.	With same Boad Chaiman

Transactions with other related parties

The Group did not have any transactions with other related parties during the current and previous periods.

Debts to other related parties

Debts to other related parties are presented in Notes V.5a and V.10a.

2. Important partners

The Company's important partner is Tuan Huy Phu Tho Joint Stock Company. Information on VND Contracts signed with important partners is presented in Notes No. V.2b, V.3, V.5a and V.7

Dealing with important partners

During the period, the Company had transactions with important partners as follows:

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	Accumulated from the beginning of the year to the end of this period		
	Current year	Previous year	
EPC Contract Revenue	133.548.640.520	-	
Benefits of Deposit	17.906.658.704	4.784.469.285	
Deposit	8.600.000.000	37.806.000,000	
Contribute capital according to the Investment Cooperation	99.984.595.199	-	

Debt to important partners

Debts to important partners are presented in notes V.3; V.5a.

3. Comparative figures

No comparative figures arose during the reporting period.

4. Events occurring after the end of the accounting period

There are no material events occurring after the balance sheet date that require adjustment to or disclosure in the Financial Statements.

Prepared by

Chief Accountant

Prepared on October 27, 2025

General Director

Dinh Thi Thuy

Dinh Thi Thuy

Kim Ngoc Nhan