

(A joint stock limited company incorporated in the People's Republic of China with limited liability) Stock Code: 01898

2018

Contents

Chairman's Statement	2
Management Discussion and Analysis of Financial Conditions and Operating Results	5
Business Performance	28
Investor Relations	33
Corporate Governance	35
Disclosure of Major Events	37
Report on Review of Condensed Consolidated Financial Statements	43
Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income	45
Condensed Consolidated Statement of Financial Position	47
Condensed Consolidated Statement of Changes in Equity	49
Condensed Consolidated Statement of Cash Flows	50
Notes to the Condensed Consolidated Financial Statements	52
Company Profile	105
Definitions	107

In this report, unless otherwise indicated, all financial indicators are presented in RMB.

Note:

Chairman's Statement

Dear Shareholders:

Since the beginning of this year, amid a stable and favorable trend of macro economy and the comprehensive implementation of the supply-side structural reform, coal market enjoyed a steady operation and coal industry saw a significant improvement in quality and effectiveness, representing a good starting point for high-quality development. Seizing such encouraging opportunities in the first half of the year, and adhering to the principles of improving quality while maintaining stability, China Coal Energy enhanced reform and innovation, thus achieved significant growth in business results and sustained improvement in operation quality. On behalf of the Board, I would like to extend our sincere gratitude to all the Shareholders and the general public for their interest in and support for the Company, and hereby present the 2018 interim report to all Shareholders.

By seizing opportunities to explore the market, the Company reached a record high in operating revenue. Overcoming difficulties and focusing on solutions to outstanding problems that restrained production, the Company endeavored to maintain stable production and supply while improving high-quality supply capacity, and thus achieved a production volume of 36.81 million tonnes of commercial coal in the first half of the year. By adjusting sales strategies, the Company deepened the cooperation with customers under long-term agreements and expanded collaborative sales, and thus broke new ground for coal marketing and hit a record high of 74.29 million tonnes in coal sales volume, representing a year-on-year growth of 23.2%. With respect to coal chemicals, the Company maintained stable and high-level operation in coal chemical business, and achieved an output of 728,000 tonnes of polyolefin and 846,000 tonnes of urea. By taking advantage of high-quality characteristics and the centralised sales of coal chemical products, the Company closely catered to market demands, thus sold out all the products produced. With respect to coal mining equipment, seizing the opportunity of market recovery, the Company increased contract orders and expanded the non-coal business, and thus attaining a record high in the performance with a production volume of coal mining equipment of 168,000 tonnes, representing a year-on-year growth of 28.6%. Within the reporting period, the Company realized operating revenue of RMB50.2 billion, representing a year-on-year growth of 34.5%.

The Company's profit continued to increase significantly as a result of its efforts in tapping potentials to reduce cost and improve efficiency. The Company's raw coal production efficiency was at the leading position in the industry, and the production cost of self-produced commercial coal recorded a year-on-year decrease of 1.8 percentage points due to its great efforts in the deepening of lean management, continuous optimization of production process, improvement of unit output and unit road-heading level as well as higher production efficiency. The unit material consumption of coal chemical products hit an all-time low as a result of strengthened operational management and continuous technical innovation, thus effectively offsetting the impact of rising raw material prices. Moreover, the Company tightened up budget execution, practiced rigorous staff appraisal and supportive incentives, continued to apply positive reinforcement measures, as well as focused on quality and efficiency improvement. All these enabled the Company to achieve a ratio of profits to cost of 15.3%, representing a year-on-year growth of 1.4 percentage points. With respect to external investment, the Company optimized the management of equity interests and coordinated the development of principal business, and consequently achieved a year-on-year growth of 127.9% in external investment return, which became a new profit growth point of the Company. During the reporting period, the Company recorded a profit before income tax of RMB6.769 billion, representing a year-on-year growth of 49.9%, while the profit attributable to equity holders of the Company amounted to RMB3.43 billion, representing a year-on-year growth of 53.9%, reflecting a new record high in recent years as well as significant profit improvement of the Company.

Chairman's Statement

Higher quality of business operation was achieved through fortified fundamentals and prudent management. The Company was committed to lean and healthy operation, accelerated the disposal of inefficient and ineffective assets, and stripped the functions of "Three Supplies and One Property (i.e. water/power/air supply and property)" as well as other social functions previously assumed by the Company so as to strengthen the fundamentals for and capacity of profit making and improve asset quality and benefit creativity. With respect to financing activities, the Company appropriately arranged the financing size, optimized the financing structure, innovated the financing modes, and expanded the cooperation with banks. Accordingly, the Company successfully issued corporate bonds with a total value of RMB7.0 billion with the lowest issuance cost in the industry. The works of "de-capacity, de-inventory, de-leveraging, reducing cost and improving weak links" continued to be proceeded, and great efforts have been made in clearing inventories and collecting accounts receivables. Occupancy by receivables and inventories was hence under effective control and was basically the same as compared to the same period of last year. While operating revenue maintained a significant growth. Financial expenses continued to decrease when calculated in accordance with the same caliber as a result of an improved debt structure and an effectively controlled debt level. As at the end of the reporting period, the Company's debt/ asset ratio was 57.6%, representing the lowest level since 2012 as calculated on the same caliber. Operating cash flow continued to increase, with the net inflow amounting to RMB8.256 billion, representing a year-on-year growth of 52.9%.

Along with deepened reforms and optimized adjustments, the Company achieved new progress in business transformation and upgrade. The Company promoted the restruction of marketing system, improved logistics network and integrated sales resources. After acquiring SDIC Jincheng Energy Investment Co., Ltd., the Company increased the anthracite reserve by 320 million tonnes, which made it an integrated supplier offering all the three types of coals, namely thermal coal, coking coal and anthracite and further enriched its product structure. The Company took advantage of favorable national policies to accelerate capacity renewal, actively applied for approval of expansion of high-quality production capacity, optimized and adjusted the allocation of resources. As at the end of June, proposals on capacity renewal of seven coal mines, including Dahaize Coal Mine, have been approved by National Energy Administration. Adhering to the principal of efficient mining and clean utilization of coal, a significant progress was achieved in the construction of key projects. For example, the construction of Muduchaideng Coal Mine, Nalin River No.2 Coal Mine and Xiaohuigou Coal Mine was progressing steadily and orderly. Three coal-power generation plants under construction are expected to be put into operation by the end of the year. The construction of the one-million-tonne coal-to-methanol project of Ordos Energy Chemical Company will soon be commenced. The advantages of the Company arising from the integration of coal, electricity and coal chemical business will be strengthened and the industrial structure will be further optimized upon the completion and operation of the above mentioned projects.

Guided by science and technology and driven by innovation, the Company's core competitiveness was further enhanced. With a focus on high-quality development and close attention to the frontier of industrial science and technology, the Company implemented a strategy of growth driven by innovation as assuming its role as a base for "mass entrepreneurship and innovation". By establishing and improving scientific and research institutions and integrating strengths to improve the research capacity, the Company further improved the system of technology R&D and the utilization and commercialization of research achievements. Deeply rooted in intelligent manufacturing, the Company made new breakthroughs in many key technologies, such as coal roadway rapid excavation, no-roadway mining, and shaft-sinking with TBM, while commercialization of certain new products was realized, 110 patents were granted in the first half of the year and the technical innovation achieved new achievements. The Company also made new achievements in the development of coal chemical products, including the successful production of new differentiated urea products and more than 20 types of new qualified polyolefin products, which has brought good economic benefits to the Company.

Chairman's Statement

The Company is committed to natural environment protection and green development, devoted to benefitting people's livelihood. The Company was determined to promote conservation culture and to implement the national policy of saving resources and protecting the environment. Therefore the Company accelerated the construction of coal mine renovation projects, such as the ultra-low discharge project of coal gangue comprehensive utilization units as well as the project of fully enclosed coal plants. As a result, the air quality in the coal mining area was improved continuously. The Company vigorously promoted the construction of green mines by progressing the demonstration project of ecological restoration and treatment of the coal gangue dumping site at Pingshuo Mining Area with high standards. In addition, the Company took the lead in building a deep treatment project of mine water with high salt density in the western mining areas, with an aim of improving the comprehensive treatment and recycling level of the mine water. Aiming to build an intrinsically safe enterprise, the Company spared no effort to prevent and control major disasters, and strove to improve the safety protection level in order to fully realize safe production. The Company drew on strengths to actively perform social responsibilities and support targeted poverty alleviation, thereby promoting positive social impacts. Besides, a win-win situation between local communities and the Company was realized as a number of major investment projects contributed to the growth of local economies and employment. The total social contribution value per share amounted to RMB1.33 for the first half of the year.

At present, key economic indicators continues to improve in China. GDP for the first half of the year grew by 6.8% year-on-year, while manufacturing PMI kept beyond 50%, pointing to a solid trend and foundation of stable and rapid growth of economy. Energy demands increased significantly with a year-on-year growth of 9.4% in national power consumption and year-on-year growth of more than 3% in national coal consumption. As regards to coal supply, the industry saw an accelerated pace of superior capacity release, steady improvement in utilization rate of coal production capacity, and sustained scale of coal import. With the implementation of the policies for cutting overcapacity, ensuring supply and stabilizing coal price, it is estimated that supply and demand in the coal market will stay balanced for a certain period in the future, and coal price will be generally stable. Meanwhile, it is also noted that as the external environment is becoming more uncertain, the structural adjustment in China is at a critical stage, and challenges for realizing stable economic growth remains huge. The Company will pay close attention to market changes, take active actions, keep abreast of new trends, adapt to new requirements, accelerate business adjustment, transformation and upgrade, and strive to develop into a world-class clean energy supplier with global competitiveness.

In the second half of the year, to facilitate the achievement of the annual production and operation targets, the Company will follow general principal of "seeking progress in stability", firmly establish the new development philosophy and focus on the improvement of development quality and core competitiveness. Further deepening of supply-side structural reform will remain the major policy direction, and major efforts will be spent in the organization of production and sales, expansion of market and enhancement of quality and efficiency. In addition, the Company will coordinate resources to carry out the tasks of maintaining sustained growth, driving reform, ensuring safety, preventing risk and boosting development, so as to achieve better business results. The new era opens up a new journey and new endeavors realize a new dream. The management and all staff of the Company will seize the opportunities and go all out with great enthusiasm, to make new contribution to the accomplishment of the tasks set for 2018 and the solid progress of reforms and business development.

Li Yanjiang Chairman Beijing, the PRC 21 August 2018

The following discussion and analysis should be read in conjunction with the Group's reviewed financial statements and the notes thereto. The Group's interim financial information has been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting".

I. OVERVIEW

In the first half of 2018, amid a continuous stable and favorable trend of macro economy and the comprehensive implementation of the supply-side structural reform, coal market enjoyed overall steady operation. Sticking to the principle of "seeking progress in stability" and the firmly established and implemented new development philosophy, and centering on promoting quality and benefit as well as core competitiveness, the Group firmly promoted reform, innovation and structural adjustment, seized opportunities to actively expand the market, scientifically and orderly organised production and sales, strengthened cost control by exploring potentials, and performed a solid and reliable leverage reduction and control to prevent risks, and thus witnessed further enhanced operation quality and efficiency, a continuous rapid increase in revenue and profit as well as a further improvement in financial stability.

For the

Unit: RMB100 million

Increase/decrease

	For the	six months		
	six months	ended 30	Increase/	
	ended 30	June 2017	decrease in	Increase/
	June 2018	(restated)	amount	decrease (%)
Revenue	502.10	373.30	128.80	34.5
Profit before income tax	67.69	45.15	22.54	49.9
EBITDA	111.24	91.41	19.83	21.7
Profit attributable to the equity holders of				
the Company	34.31	22.29	12.02	53.9
Net cash generated from operating activities	82.56	54.01	28.55	52.9
			Unit: R	MB100 million
		As at 31	Increase/d	ecrease
		December	Increase/	
	As at 30	2017	decrease in	Increase/
	June 2018	(restated)	amount	decrease (%)
Assets	2,561.77	2,514.29	47.48	1.9
Liabilities	1,475.98	1,452.98	23.00	1.6
Interest-bearing debts	1,001.06	959.60	41.46	4.3
Equity holder's equity	1,085.79	1,061.31	24.48	2.3
Equity notice is equity Equity attributable to the equity holders of	1,002.77	1,001.31	21.10	2.5
the Company	907.43	890.10	17.33	1.9
ine company	, on to	0,0.10	17.33	An increase of
Gearing ratio (%) = [total interest-bearing debts/(total				0.5 percentage
interest-bearing debts + equity)]	48.0	47.5		point

II. OPERATING RESULTS

(1) Consolidated operating results

1. Revenue

For the six months ended 30 June 2018, the Group's revenue (net of inter-segmental sales) increased from RMB37.330 billion for the six months ended 30 June 2017 to RMB50.210 billion, representing an increase of RMB12.880 billion or 34.5%, which was mainly due to the expansion of sales volume and year-on-year increase of selling prices of coal and coal chemical business, as well as a year-on-year increase in the sales volume of coal mining equipment operations due to the firm grasp of the market recovery opportunities.

Revenue net of inter-segmental sales from each operating segment of the Group for the six months ended 30 June 2018 and the changes as compared to the same period of 2017 are set out as follows:

Unit: RMB100 million

	Revenue	net of			
	inter-segme	ntal sales	Increase/decrease		
	For the	For the			
	six months	six months	Increase/		
	ended 30	ended 30	decrease in	Increase/	
	June 2018	June 2017	amount	decrease (%)	
		(restated)			
Coal operations	373.20	293.98	79.22	26.9	
Coal chemical operations	85.85	45.63	40.22	88.1	
Coal mining equipment operations	29.60	23.49	6.11	26.0	
Financial operations and other					
operations	13.45	10.20	3.25	31.9	
Total	502.10	373.30	128.80	34.5	

The proportion of revenue net of inter-segmental sales generated by each operating segment of the Group in the Group's total revenue for the six months ended 30 June 2018 and the changes as compared to the same period of 2017 are set out as follows:

Proportion of revenue net of inter-
segmental sales (%)

	For the six	For the six	Increase/decrease
	months ended	months ended	(percentage
	30 June 2018	30 June 2017	point(s))
		(restated)	
Coal operations	74.3	78.8	-4.5
Coal chemical operations	17.1	12.2	4.9
Coal mining equipment operations	5.9	6.3	-0.4
Financial operations and other operations	2.7	2.7	_

2. Cost of sales

For the six months ended 30 June 2018, the Group's cost of sales increased from RMB28.872 billion for the six months ended 30 June 2017 to RMB40.380 billion, representing an increase of 39.9%.

Materials used and goods traded costs increased by 73.5% from RMB14.716 billion for the six months ended 30 June 2017 to RMB25.534 billion, which was attributable to, among others, the increase in sales volume of proprietary coal trading as a result of the Group's intention of expanding its market share of coal operations, a year-on-year increase in the production and sales volume of polyolefins, the rise in procurement price of raw materials in coal chemical operations, and year-on-year increases both in the sales volume of coal mining equipment operations and the steel procurement price.

Staff costs increased by 22.2% from RMB1.712 billion for the six months ended 30 June 2017 to RMB2.092 billion, which was mainly attributable to the increase in staff remuneration as a result of the growth of the Group's economic benefits and the expansion of its operating scale.

Depreciation and amortization costs increased by 7.7% from RMB2.968 billion for the six months ended 30 June 2017 to RMB3.197 billion, which was mainly attributable to the commencement of production in Mengda Engineering Plastics Project of the Group.

Repairs and maintenance costs decreased by 0.6% from RMB686 million for the six months ended 30 June 2017 to RMB682 million.

Transportation costs and port expenses increased by 2.0% from RMB4.692 billion for the six months ended 30 June 2017 to RMB4.785 billion, which was mainly attributable to the expansion of the Group's sales scale.

Sales taxes and surcharges increased by 16.9% from RMB1.148 billion for the six months ended 30 June 2017 to RMB1.342 billion, which was mainly attributable to the year-on-year increase in the resources tax, consumption tax, urban maintenance and construction tax and education surcharge affiliated to the year-on-year increase in the sales price of the Group's major products, and the payment of water resources tax according to the relevant "Tax-for-Fee" pilot policy.

Outsourcing mining engineering fees increased by 20.4% from RMB599 million for the six months ended 30 June 2017 to RMB721 million, which was mainly attributable to the increase in the outsourcing mining engineering volume of the coal production enterprises of the Group.

Other costs decreased by 13.8% from RMB2.351 billion for the six months ended 30 June 2017 to RMB2.027 billion, which was mainly attributable to the year-on-year decrease in mining engineering expenditure and auxiliary production expenses for relevant coal mines resulting from the implementation of the "de-capacity" policy by the Group.

3. Gross profit and gross profit margin

For the six months ended 30 June 2018, the integrated gross profit margin of the Group decreased by 3.1 percentage points from 22.7% for the six months ended 30 June 2017 to 19.6%, which was attributable to the increase in sales volume of proprietary coal trading and the rise in raw material prices of coal chemical operations. However, the gross profit increased by 16.2% from RMB8.458 billion for the six months ended 30 June 2017 to RMB9.830 billion as a result of the expansion of business scale, increase in sales prices of major products as well as effective control of costs.

The gross profit and gross profit margin of each of the Group's operating segments for the six months ended 30 June 2018 and the changes as compared to the same period of 2017 are as follows:

Unit: RMB100 million

		Gross profit		Gro	ss profit margin (9	6)
	For the	For the		For the	For the	Increase/
	six months	six months		six months	six months	decrease
	ended 30	ended 30	Increase/	ended 30	ended 30	(Percentage
	June 2018	June 2017	decrease (%)	June 2018	June 2017	point(s))
		(restated)			(restated)	
Coal operations	79.11	74.42	6.3	20.3	24.1	-3.8
Self-produced commercial coal	76.47	73.12	4.6	40.6	38.5	2.1
Proprietary coal trading	2.11	1.24	70.2	1.1	1.1	-
Coal chemical operations	16.59	8.80	88.5	19.3	19.2	0.1
Coal mining equipment operations	3.90	2.68	45.5	12.2	10.8	1.4
Financial operations and other operations	-1.40	-0.48	191.7	-8.5	-3.9	-4.6
Group	98.30	84.58	16.2	19.6	22.7	-3.1

Note: The above gross profit and gross profit margin of each operating segment are figures before netting of inter-segmental sales.

(2) Operating results of segments

1. Coal operations segment

Revenue

Revenue from the coal operations of the Group was mainly generated from sales of coal produced from self-owned coal mines and coal washing plants (sales of self-produced commercial coal) to domestic and overseas customers. In addition, the Group also purchased coal from external enterprises for resale to customers (sales of proprietary coal trading) and engaged in coal import and export and domestic agency services.

For the six months ended 30 June 2018, the revenue from coal operations of the Group increased from RMB30.929 billion for the six months ended 30 June 2017 to RMB39.007 billion, representing an increase of 26.1%. Revenue net of other inter-segmental sales increased from RMB29.398 billion for the six months ended 30 June 2017 to RMB37.320 billion, representing an increase of 26.9%.

For the six months ended 30 June 2018, revenue from sales of self-produced commercial coal of the Group decreased from RMB18.982 billion for the six months ended 30 June 2017 to RMB18.856 billion, representing a decrease of 0.7%. Revenue net of other intersegmental sales decreased from RMB18.799 billion for the six months ended 30 June 2017 to RMB18.678 billion, representing a decrease of 0.6%, of which revenue from thermal coal was RMB14.154 billion, representing a year-on-year decrease of RMB436 million; revenue from coking coal was RMB4.524 billion, representing a year-on-year increase of RMB315 million. For the six months ended 30 June 2018, the Group's sales of self-produced commercial coal was 35.11 million tonnes, recorded a year-on-year decrease of 2.37 million tonnes, leading to a decrease in sales revenue by RMB1.192 billion; weighted average sales price of self-produced commercial coal was RMB532/tonne, recorded a year-on-year increase of RMB30/tonne, leading to an increase in sales revenue by RMB1.071 billion.

For the six months ended 30 June 2018, revenue from sales of proprietary coal trading of the Group increased from RMB11.704 billion for the six months ended 30 June 2017 to RMB19.914 billion, representing an increase of 70.1%. Revenue net of other intersegmental sales increased from RMB10.377 billion for the six months ended 30 June 2017 to RMB18.434 billion, representing an increase of 77.6%.

For the six months ended 30 June 2018, revenue from coal agency operations of the Group increased from RMB17 million for the six months ended 30 June 2017 to RMB24 million, representing an increase of RMB7 million.

The Group's coal sales volume and selling price for the six months ended 30 June 2018 and the changes as compared to the same period of 2017 are set out as follows:

								Increase	decrease	
					For the si	x months				
			For the si	x months	ended 30 l	June 2017	Increase/	decrease	Increase/	decrease
			ended 30,	June 2018	(resta	ated)	in an	nount	(9	6)
			Sales	Selling	Sales	Selling	Sales	Selling	Sales	Selling
			volume	price	volume	price	volume	price	volume	price
			(10,000	(RMB/	(10,000	(RMB/	(10,000	(RMB/	(%)	(%)
			tonnes)	tonne)	tonnes)	tonne)	tonnes)	tonne)		
I. Self-produced	Tota	1	3,511	532	3,748	502	-237	30	-6.3	6.0
commercial coal	(I)	Thermal coal	3,057	463	3,255	448	-198	15	-6.1	3.3
		1. Domestic sale	3,057	463	3,246	448	-189	15	-5.8	3.3
		2. Export	☆	$\stackrel{\wedge}{\mathbb{A}}$	9	577	-9	-	-100.0	-
	(II)	Coking coal	454	997	493	854	-39	143	-7.9	16.7
		Domestic sale	454	997	493	854	-39	143	-7.9	16.7
II. Proprietary coal	Tota	1	3,520	524	2,070	501	1,450	23	70.0	4.6
Trading	(I)	Domestic resale	3,507	520	1,958	498	1,549	22	79.1	4.4
	(II)	Self-operated exports*	11	1,547	13	1,250	-2	297	-15.4	23.8
	(III)	Import trading	2	656	99	468	-97	188	-98.0	40.2
III. Import and export and	Tota	1	398	6	214	8	184	-2	86.0	-25.0
domestic agency★	(I)	Import agency	19	5	25	6	-6	-1	-24.0	-16.7
	(II)	Export agency	132	8	147	8	-15	0	-10.2	-
	(III)	Domestic agency	247	5	42	9	205	-4	488.1	-44.4

^{☆:} N/A for the period.

^{*:} Briquette export.

^{★:} Selling price is agency service fee.

Cost of sales

For the six months ended 30 June 2018, cost of sales for the Group's coal operations increased from RMB23.487 billion for the six months ended 30 June 2017 to RMB31.096 billion, representing an increase of 32.4%. The major cost items and changes as compared to the same period of 2017 are set out as follows:

Unit: RMB100 million

	For the		For the		Increase/d	lecrease
	six months		six months		Increase/	Increase/
	ended 30	Percentage	ended 30	Percentage	decrease	decrease
Item	June 2018	(%)	June 2017	(%)	in amount	(%)
			(restated)			
Materials costs	17.08	5.5	18.84	8.0	-1.76	-9.3
Proprietary coal trading cost ☆	186.35	59.9	109.22	46.5	77.13	70.6
Staff costs	12.78	4.1	10.75	4.6	2.03	18.9
Depreciation and amortisation	17.47	5.6	17.99	7.7	-0.52	-2.9
Repairs and maintenance	4.06	1.3	4.28	1.8	-0.22	-5.1
Transportation costs and port expenses	42.94	13.8	41.91	17.8	1.03	2.5
Sales taxes and surcharges	11.47	3.7	10.37	4.4	1.10	10.6
Outsourcing mining engineering fees	7.21	2.3	5.99	2.6	1.22	20.4
Other costs ★	11.60	3.8	15.52	6.6	-3.92	-25.3
Total cost of sales for coal operations	310.96	100.0	234.87	100.0	76.09	32.4

^{☆:} This cost does not include transportation costs that is related to proprietary coal trading. Such transportation costs amounted to RMB1.068 billion for the period from January to June 2018 and RMB658 million for the period from January to June 2017.

^{★:} Other costs include the expenses related to environmental restoration and governance arising from the coal mining, and the expenditures charged to the cost for the small and medium projects directly related to coal production.

For the six months ended 30 June 2018, the Group's sales volume of self-produced commercial coal (before netting of other inter-segmental sales) was 36.29 million tonnes, while the cost of sales was RMB11.209 billion, representing a year-on-year decrease of RMB461 million or 4.0%. The unit cost of sales of self-produced commercial coal was RMB308.88/tonne, representing a year-on-year increase of RMB5.14/tonne or 1.7%. The Group's sales volume of proprietary coal trading (before netting of other inter-segmental sales) was 38.98 million tonnes, while the cost of sales was RMB19.703 billion, representing a year-on-year increase of RMB8.123 billion or 70.1%. The unit cost of sales of proprietary coal trading was RMB505.49/tonne, representing a year-on-year increase of RMB30.23/tonne or 6.4%.

The Group's unit cost of sales of self-produced commercial coal for the six months ended 30 June 2018 and the year-on-year changes are set out as follows:

Unit: RMB/tonne

	For the		For the		Increase/d	ecrease
	six months		six months		Increase/	Increase/
	ended 30	Percentage	ended 30	Percentage	decrease	decrease
Item	June 2018	(%)	June 2017	(%)	in amount	(%)
			(restated)			
Materials costs	47.06	15.2	49.03	16.1	-1.97	-4.0
Staff costs	35.21	11.4	27.99	9.2	7.22	25.8
Depreciation and amortisation	48.13	15.6	46.82	15.4	1.31	2.8
Repairs and maintenance	11.17	3.6	11.14	3.7	0.03	0.3
Transportation costs and port expenses	88.90	28.8	91.97	30.3	-3.07	-3.3
Sales taxes and surcharges	31.60	10.2	26.98	8.9	4.62	17.1
Outsourcing mining engineering fees	19.87	6.4	15.60	5.1	4.27	27.4
Other costs	26.94	8.8	34.21	11.3	-7.27	-21.3
Total unit cost of sales of self-produced						
commercial coal	308.88	100.0	303.74	100.0	5.14	1.7

Unit materials costs decreased by RMB1.97/tonne year-on-year, which was mainly attributable to the reduction in material consumption as a result of cost control enhancement by the Group.

Unit staff costs increased by RMB7.22/tonne year-on-year, which was mainly attributable to the increase in staff remuneration according to the Group's raise in economic benefit.

Unit depreciation and amortisation costs increased by RMB1.31/tonne year-on-year, which was mainly attributable to a year-on-year decrease in the Group's self-produced commercial coal production volume during the reporting period.

Unit repairs and maintenance costs increased by RMB0.03/tonne year-on-year.

Unit transportation costs and port expenses decreased by RMB3.07/tonne year-on-year, which was mainly attributable to the year-on-year decrease in the proportion of the Group's sales volume of seaborne coal.

Unit sales taxes and surcharges increased by RMB4.62/tonne year-on-year, which was mainly attributable to a year-on-year increase in resource tax, urban maintenance and construction tax and education surcharge affiliated to the year-on-year increase in selling price of self-produced commercial coal of the Group, and the payment of water resources tax according to the relevant "Fee to Tax" pilot policy.

Unit outsourcing mining engineering fees increased by RMB4.27/tonne year-on-year, which was mainly attributable to the increase in the outsourcing mining engineering volume of the coal producing enterprises of the Group.

Unit other costs decreased by RMB7.27/tonne year-on-year, which was mainly attributable to the year-on-year decrease in mining engineering cost and auxiliary production expenses for relevant coal mines resulting from the implementation of the "de-capacity" policy by the Group.

Gross profit and gross profit margin

For the six months ended 30 June 2018, the Group's gross profit margin from coal operations segment decreased by 3.8 percentage points from 24.1% for the six months ended 30 June 2017 to 20.3%, which was attributable to the increase in sales volume of proprietary coal trading to expand market shares. However, the gross profit increased by 6.3% from RMB7.442 billion for the six months ended 30 June 2017 to RMB7.911 billion as a result of the increase in selling prices and effective control of production costs.

2. Coal chemical operations segment

• Revenue

For the six months ended 30 June 2018, the Group's revenue from coal chemical operations increased from RMB4.576 billion for the six months ended 30 June 2017 to RMB8.614 billion, representing an increase of 88.2%, and revenue net of other inter-segmental sales increased by 88.1% from RMB4.563 billion for the six months ended 30 June 2017 to RMB8.585 billion. It was mainly due to the combined effects from the year-on-year increase both in production and sales volume of polyolefin resulting from the commencement of operation in Mengda Engineering Plastics Project and the system overhaul implemented in Shaanxi Company, as well as the year-on-year increase in selling price of major coal chemical products.

For the six months ended 30 June 2018, among the Group's major coal chemical products, the external sales revenue of polyethylene increased by RMB1.877 billion or 172.4% from RMB1.089 billion for the same period of 2017 to RMB2.966 billion; the external sales revenue of polypropylene increased by RMB1.807 billion or 176.1% from RMB1.026 billion for the same period of 2017 to RMB2.833 billion; the external sales revenue of urea increased by RMB298 million or 19.0% from RMB1.565 billion for the same period of 2017 to RMB1.863 billion; the external sales revenue of methanol decreased by RMB104 million or 62.7% from RMB166 million for the same period of 2017 to RMB62 million.

The sales volume and selling price of the major chemical products of the Group for the six months ended 30 June 2018 and the year-on-year changes are set out as follows:

							Increase/d	ecrease	
		For the six mon	ths ended 30	For the six mon	ths ended 30	Increase/de	ecrease		
		June 2	018	June 20	017	in amo	unt	Increase/decrease	
		Sales	Sales Selling	Sales	Selling	Sales	Selling	Sales	Selling
		volume	price	volume	price	volume	price	volume	price
		(10,000	(RMB/	(10,000	(RMB/	(10,000	(RMB/	(%)	(%)
		tonnes)	tonne)	tonnes)	tonne)	tonnes)	tonne)		
I.	Polyolefin	73.0	7,946	28.0	7,538	45.0	408	160.7	5.4
	Polyethylene	36.2	8,204	13.4	8,111	22.8	93	170.1	1.1
	Polypropylene	36.8	7,693	14.6	7,011	22.2	682	152.1	9.7
II.	Urea♦	103.6	1,799	115.8	1,352	-12.2	447	-10.5	33.1
III.	Methanol ●	2.5	2,466	7.5	2,207	-5.0	259	-66.7	11.7

- •: Including sales of small granular urea produced by Lingshi China Coal Chemical Co., Ltd., a subsidiary of the China Coal Group with 103,300 tonnes. No such item occurred in the same period of last year.
- •: 1. Including sales of methanol produced by Heilongjiang Coal Chemical Group, a subsidiary of China Coal Group with 11,900 tonnes for the period from January to June of 2017. No such item occurred in the reporting period.
 - 2. The amount for internal use within the Group is eliminated, which was 263,600 tonnes for the period from January to June of 2018, eliminating sales revenue of RMB546 million, and 335,000 tonnes for the period from January to June of 2017, eliminating sales revenue of RMB588 million.

Cost of sales

For the six months ended 30 June 2018, cost of sales for the Group's coal chemical operations increased from RMB3.696 billion for the six months ended 30 June 2017 to RMB6.955 billion, representing an increase of 88.2%. The details of changes in the major cost items are set out as follows:

Unit: RMB100 million

	For the		For the		Increase/decrease		
	six months		six months		Increase/		
	ended 30	Percentage	ended 30	Percentage	decrease in	Increase/	
Item	June 2018	(%)	June 2017	(%)	amount	decrease (%)	
Materials costs	42.94	61.7	15.93	43.1	27.01	169.6	
Staff costs	3.13	4.5	2.03	5.5	1.10	54.2	
Depreciation and amortisation	11.00	15.8	8.17	22.1	2.83	34.6	
Repairs and maintenance	2.25	3.2	2.06	5.6	0.19	9.2	
Transportation costs and							
port expenses	4.49	6.5	4.67	12.6	-0.18	-3.9	
Sales taxes and surcharges	1.42	2.0	0.65	1.8	0.77	118.5	
Other costs	4.32	6.3	3.45	9.3	0.87	25.2	
Total cost of sales for coal chemical							
operations	69.55	100.0	36.96	100.0	32.59	88.2	

The cost of sales of the major coal chemical products of the Group for the six months ended 30 June 2018 and the changes as compared to the same period of 2017 are set out as follows:

	Cost of (RMB100			Unit cost o		
	For the	For the		For the	For the	
	six months	six months	Increase/	six months	six months	Increase/
	ended 30	ended 30	decrease	ended 30	ended 30	decrease
Item	June 2018	June 2017	in amount	June 2018	June 2017	in amount
Polyolefin	48.57	16.40	32.17	6,657	5,842	815
Polyethylene	24.12	7.93	16.19	6,674	5,906	768
Polypropylene	24.45	8.47	15.98	6,640	5,783	857
Urea	13.00	13.37	-0.37	1,255	1,157	98
Methanol	0.55	1.57	-1.02	2,183	2,089	94

For the six months ended 30 June 2018, the Group's cost of sales of polyolefin was RMB4.857 billion, representing a year-on-year increase of RMB3.217 billion; the unit cost of sales of polyolefin was RMB6,657/tonne, representing a year-on-year increase of RMB815/tonne, which was mainly due to the combined effects of the year-on-year increase in both the production and sales of polyolefin resulting from the commencement of operation in Mengda Engineering Plastics Project and the system overhaul implemented in Shaanxi Company in the same period last year, as well as the year-on-year increase in price of raw materials. Cost of sales of urea was RMB1.300 billion, representing a year-on-year decrease of RMB37 million; the unit cost of sales of urea was RMB1,255/tonne, representing a year-on-year increase of RMB98/tonne, which was mainly due to the combined effects such as the price rise of raw materials and the year-on-year decrease in production and sales. Cost of sales of methanol was RMB55 million, representing a year-on-year decrease of RMB102 million, which was mainly due to the decrease in sales volume resulting from the overhaul of facilities; the unit cost of sales of methanol was RMB2,183/tonne, representing a year-on-year increase of RMB94/tonne.

Gross profit and gross profit margin

For the six months ended 30 June 2018, the gross profit margin of the Group's coal chemical operations segment increased from 19.2% for the six months ended 30 June 2017 to 19.3%, representing an increase of 0.1 percentage point. The gross profit increased by 88.5% from RMB880 million for the six months ended 30 June 2017 to RMB1.659 billion, which was due to the increase in sales volume of polyolefin and price rise of coal chemical products.

3. Coal mining equipment operations segment

Revenue

For the six months ended 30 June 2018, the Group's revenue from the coal mining equipment operations increased from RMB2.484 billion for the six months ended 30 June 2017 to RMB3.204 billion, representing an increase of 29.0%, of which the revenue net of other intersegmental sales increased from RMB2.349 billion for the six months ended 30 June 2017 to RMB2.96 billion, representing an increase of 26.0%. This was mainly due to the year-on-year increase in sales volume of coal mining equipment as a result of the firm grasp of the market recovery opportunities by the Group and the year-on-year increase in selling price.

Cost of sales

For the six months ended 30 June 2018, the Group's cost of sales for the coal mining equipment operations increased from RMB2.216 billion for the six months ended 30 June 2017 to RMB2.814 billion, representing an increase of 27.0%. The major cost items and the year-on-year changes are set out as follows:

Unit: RMB100 million

	For the	For the			Increase/decrease			
	six months		six months		Increase/	Increase/		
	ended 30	Percentage	ended 30	Percentage	decrease in	decrease		
Item	June 2018	(%)	June 2017	(%)	amount	(%)		
Materials costs	20.43	72.6	14.23	64.2	6.20	43.6		
Staff costs	2.68	9.5	2.68	12.1	-	-		
Depreciation and amortisation	1.53	5.4	1.55	7.0	-0.02	-1.3		
Repairs and maintenance	0.14	0.5	0.14	0.6	-	-		
Transportation costs	0.55	2.0	0.36	1.6	0.19	52.8		
Sales taxes and surcharges	0.13	0.5	0.16	0.7	-0.03	-18.8		
Other costs	2.68	9.5	3.04	13.8	-0.36	-11.8		
Total cost of sales for coal mining								
equipment operations	28.14	100.0	22.16	100.0	5.98	27.0		

• Gross profit and gross profit margin

For the six months ended 30 June 2018, the gross profit of the Group's coal mining equipment operations segment increased from RMB268 million for the six months ended 30 June 2017 to RMB390 million, representing an increase of 45.5%; and the gross profit margin increased from 10.8% for the six months ended 30 June 2017 to 12.2%, representing an increase of 1.4 percentage points.

4. Financial and other operating segments

The Group's finance operations and other operations mainly include Finance Company, thermal power generation and other operations.

For the six months ended 30 June 2018, the Group's revenue from finance operations and other operations increased from RMB1.244 billion for the six months ended 30 June 2017 to RMB1.646 billion, representing an increase of 32.3%. The revenue net of other inter-segmental sales increased from RMB1.020 billion for the six months ended 30 June 2017 to RMB1.345 billion, representing an increase of 31.9%. Cost of sales increased from RMB1.292 billion for the six months ended 30 June 2017 to RMB1.786 billion, representing an increase of 38.2%. Gross profit decreased by RMB92 million from RMB-48 million for the six months ended 30 June 2017 to RMB-140 million, and gross profit margin decreased from -3.9% for the six months ended 30 June 2017 to -8.5%, representing a decrease of 4.6 percentage points.

For the six months ended 30 June 2018, the Group's profit before income tax from Finance Company increased from RMB200 million for the six months ended 30 June 2017 to RMB338 million, representing an increase of RMB138 million or 69.0%.

(3) Selling, general and administrative expenses

For the six months ended 30 June 2018, the Group's selling, general and administrative expenses increased from RMB2.023 billion for the six months ended 30 June 2017 to RMB2.254 billion, representing an increase of 11.4%, which was mainly due to the effects of the increase in wages for sales and management staff resulting from the Group's increase in economic benefits as well as the commencement of production in Mengda Engineering Plastics Project.

(4) Other gains and losses

For the six months ended 30 June 2018, the net other gains and losses of the Group increased from RMB-694 million for the six months ended 30 June 2017 to RMB31 million, representing an increase of RMB725 million. This was mainly attributable to the year-on-year decrease in provision for assets impairment.

(5) Profit from operations

For the six months ended 30 June 2018, the Group's profit from operations increased from RMB5.741 billion for the six months ended 30 June 2017 to RMB7.607 billion, representing an increase of 32.5%. Profits from operations for major operating segments and the year-on-year changes are as follows:

Unit: RMB100 million

r the	For the	Increase/d	ecrease
nths	six months	Increase/	Increase/
ed 30	ended 30	decrease in	decrease
2018	June 2017	amount	(%)
	(restated)		
76.07	57.41	18.66	32.5
55.71	56.83	8.88	15.6
13.68	4.86	8.82	181.5
0.80	0.82	-0.02	-2.4
-2.78	-3.10	0.32	-10.3
7	nths d 30 2018 66.07 55.71 3.68 0.80	nths six months d 30 ended 30 2018 June 2017 (restated) 57.41 55.71 56.83 3.68 4.86 0.80 0.82	nths six months Increase/ d 30 ended 30 decrease in amount 2018 June 2017 amount (restated) 48.66 8.88 3.68 4.86 8.82 0.80 0.82 -0.02

Note: The above profits from operations for each operating segment are figures before netting of inter-segmental sales.

(6) Finance income and finance costs

For the six months ended 30 June 2018, the Group's net finance costs increased from RMB1.627 billion for the six months ended 30 June 2017 to RMB1.752 billion, representing an increase of 7.7%, of which finance cost was RMB2.076 billion, representing a year-on-year increase of RMB132 million, which was mainly attributable to the relevant finance costs incurred since the commencement of production in Mengda Engineering Plastics Project and the interest expense were recorded as expenses; financial income was RMB324 million, representing a year-on-year increase of RMB7 million, which was mainly because of the Group's adoption of refined management and the recovery of entrusted loans.

(7) Share of profits of associates and joint ventures

For the six months ended 30 June 2018, the Group's share of profits of associates and joint ventures increased from RMB401 million for the six months ended 30 June 2017 to RMB914 million, representing an increase of 127.9%. This was mainly attributable to the year-on-year increase in the Group's share of profits of associates and joint ventures recognised in proportion to its shareholding resulting from the increase in profits by using equity method of accounting of the investees of the Group, including coal mines, coal chemical, railway and port companies.

(8) Profit before income tax

For the six months ended 30 June 2018, the profit before income tax of the Group increased from RMB4.515 billion for the six months ended 30 June 2017 to RMB6.769 billion, representing an increase of 49.9%.

(9) Income tax expenses

For the six months ended 30 June 2018, the Group's income tax expenses increased from RMB1.089 billion for the six months ended 30 June 2017 to RMB1.651 billion, representing an increase of 51.6%.

(10) Profit attributable to the equity holders of the Company

For the six months ended 30 June 2018, the profit attributable to the equity holders of the Company increased from RMB2.229 billion for the six months ended 30 June 2017 to RMB3.431 billion, representing an increase of 53.9%.

III. CASH FLOW

As at 30 June 2018, the balance of the Group's cash and cash equivalents amounted to RMB13.526 billion, representing a net increase of RMB3.396 billion as compared to RMB10.130 billion as at 31 December 2017.

Net cash generated from operating activities increased by RMB2.855 billion from RMB5.401 billion for the six months ended 30 June 2017 to RMB8.256 billion. This was mainly attributable to the significant improvement in operating results of the Group and the further refinement of capital management, which led to the significant year-on-year increase in net cash generated from operating activities.

Net cash generated from investing activities decreased by RMB7.204 billion from RMB570 million for the six months ended 30 June 2017 to RMB-6.634 billion. This was mainly attributable to the year-on-year increase in cash payment of RMB2.911 billion for capital expenditure such as construction of fixed assets, intangible assets and other long-term assets in the reporting period; the year-on-year decrease of RMB2.185 billion in considerations for transfer of assets and the recovery at clearing amounts due from enterprises being disposed of; and the movement of balance of fixed term deposits with initial terms exceeding three months of the Group leading to a year-on-year increase of RMB2.893 billion in cash outflow.

Net cash generated from financing activities increased by RMB3.964 billion from RMB-2.192 billion for the six months ended 30 June 2017 to RMB1.772 billion. This was mainly attributable to the net increase of RMB4.251 billion in debt financing for the reporting period, representing an increase of RMB3.874 billion in net cash inflow as compared to RMB377 million for the same period of last year.

IV. SOURCES OF CAPITAL

For the six months ended 30 June 2018, the Group's funds were mainly derived from the proceeds generated from business operations, bank borrowings and net proceeds raised in capital markets. The Group's funds were mainly used for investments in production facilities and equipment for coal, coal chemical, coal mining equipment and power generation operations, repayment of debts payable by the Group, and as the Group's working capital and general recurring expenditures.

The cash generated from the Group's operation, net proceeds from share offering in the international and domestic capital markets, relevant banking facilities obtained and the issue amount of bonds approved but not utilised will provide sufficient capital funds for future production and operating activities as well as project construction.

V. ASSETS AND LIABILITIES

(1) Properties, plants and equipment

As at 30 June 2018, the net value of properties, plants and equipment of the Group amounted to RMB130.111 billion, representing a net decrease of RMB306 million or 0.2% as compared to RMB130.417 billion as at 31 December 2017, among which the net value of buildings amounted to RMB30.871 billion, representing a proportion of 23.7%; the net value of mining structures amounted to RMB16.075 billion, representing a proportion of 12.4%; the net value of plants, machinery and equipment amounted to RMB40.807 billion, representing a proportion of 31.4%; the net value of construction in progress amounted to RMB38.727 billion, representing a proportion of 29.8%; and the net value of railway, transportation vehicle and others amounted to RMB3.631 billion, representing a proportion of 2.7%.

(2) Mining rights

As at 30 June 2018, the net value of the Group's mining rights amounted to RMB33.478 billion, representing a net increase of RMB694 million or 2.1% as compared to RMB32.784 billion as at 31 December 2017, which was mainly because the Group integrated some coal mines in the reporting period.

(3) Investments in associates

As at 30 June 2018, the net value of the Group's investments in associates amounted to RMB16.789 billion, representing a net increase of RMB412 million or 2.5% as compared to RMB16.377 billion as at 31 December 2017. This was mainly because the Group recognized the investment income from the associates in proportion in the reporting period.

(4) Equity instruments at fair value through other comprehensive income and available-for-sale financial assets

As at 30 June 2018, the net value of equity instruments at fair value through other comprehensive income of the Group amounted to RMB3.531 billion, and the net value of available-for-sale financial assets was zero. It was because the Group, in accordance with the International Financial Reporting Standards No. 9 – Financial Instruments, adjusted the investment from available-for-sale financial assets to equity instruments at fair value through other comprehensive income.

(5) Trade and notes receivables

As at 30 June 2018, the Group's net value of trade and notes receivables amounted to RMB6.897 billion, representing a net decrease of RMB8.723 billion or 55.8% as compared to RMB15.620 billion as at 31 December 2017. It was mainly because the Group, in accordance with the International Financial Reporting Standards No. 9 – Financial Instruments, has adjusted the notes receivables hold within a business model whose objective is achieved by both collecting contractual cash flows and selling of financial assets to debt instruments at fair value through other comprehensive income.

(6) Contract assets

As at 30 June 2018, the Group's net value of contract assets was RMB422 million. It was because the Group, in accordance with the International Financial Reporting Standards No. 15 – Revenue from Contracts with Customers and the Related Amendments, have recognized the right to receive a considerations for products that have been transferred before conditions of receiving payments being fulfilled as contract assets.

(7) Trade and notes payables

As at 30 June 2018, the Group's balance of trade and notes payables amounted to RMB20.507 billion, representing a decrease of RMB2.259 billion or 9.9% as compared to RMB22.766 billion as at 31 December 2017. It was mainly attributable to the decrease of the amount paid for the engineering and engineering materials, the equipment procurement, the port expenses and transportation costs.

(8) Contract liabilities

As at 30 June 2018, the balance of the Group's contract liabilities amounted to RMB1.762 billion. It was because the Group, in accordance with the International Financial Reporting Standards No. 15 – Revenue from Contracts with Customers and the Related Amendments, recognized the advance from customers with the obligation to transfer goods to customers as contract liabilities.

(9) Borrowings

As at 30 June 2018, the balance of borrowings of the Group amounted to RMB67.040 billion, representing a net increase of RMB946 million or 1.4% as compared to RMB66.094 billion as at 31 December 2017. It was mainly due to the Group's continuous increase in operating results and net cash generated from operating activities, reasonable control of the scale of liabilities and optimization of the borrowing structure for further enhancing financial stability. Among which, the balance of long-term borrowings (including the borrowings due within one year) was RMB60.463 billion, representing a net increase of RMB1.955 billion as compared to RMB58.508 billion as at 31 December 2017, and the balance of short-term borrowings amounted to RMB6.577 billion, representing a net decrease of RMB1.009 billion as compared to RMB7.586 billion as at 31 December 2017.

(10) Bonds

As at 30 June 2018, the balance of bonds of the Group amounted to RMB33.066 billion, representing a net increase of RMB3.200 billion or 10.7% as compared to RMB29.866 billion as at 31 December 2017, which was mainly due to the issuance of corporate bonds of RMB3.2 billion in the current period.

VI. EQUITY HOLDERS' EQUITY

As at 30 June 2018, the equity holders' equity of the Group was RMB108.579 billion, representing an increase of RMB2.448 billion or 2.3% from RMB106.131 billion as at 31 December 2017. In which, the equity attributable to the equity holders of the Company was RMB90.743 billion, representing an increase of RMB1.733 billion or 1.9% from RMB89.010 billion as at 31 December 2017. The items under the equity holders' equity subject to significant change are analyzed below:

(I) Reserve

As at 30 June 2018, the reserve of the Group was RMB45.683 billion, representing an increase of RMB533 million or 1.2% from RMB45.150 billion as at 31 December 2017, which was mainly because the enterprises owned by the Group made provision for special fund according to the relevant rules, and the expenditures charged to such special fund were reduced, resulting in the increase of reserve balance.

(II) Retained earning

As at 30 June 2018, the retained earning of the Group was RMB31.802 billion, representing an increase of RMB1.201 billion or 3.9% from RMB30.601 billion as at 31 December 2017, which was mainly because of the profit attributable to the equity holders of the Company in the reporting period of RMB3.431 billion, the decrease of RMB764 million for special fund adjustment by the enterprises owned by the Group and the enterprises subject to the share participation of the Group, the decrease of RMB724 million for dividend distribution for 2017 and the decrease of RMB873 million for the merger of enterprises under common control (acquisition of SDIC Jincheng Energy Investment Co., Ltd).

VII. SIGNIFICANT CHARGE OF ASSETS

The Group did not have significant charge of assets during the reporting period. As at 30 June 2018, the book value of the Group's charge of assets amounted to RMB5.778 billion, of which the book value of pledged assets was RMB440 million and the book value of mortgaged assets was RMB5.338 billion.

VIII. SIGNIFICANT INVESTMENT

Save as disclosed in this report, the Group had no significant investment during the reporting period.

IX. MATERIAL ACQUISITIONS AND DISPOSALS

Save as disclosed in this report, the Group did not have material acquisitions and disposals in relation to subsidiaries, associates and joint ventures during the reporting period.

X. ISSUANCE OF CORPORATE BONDS

The goal of registration and issuance of corporate bonds by the Group is to replenish the working capital of the Group and adjust the debt structure. As at 30 June 2018, details of corporate bonds issued by the Group are set as follows. During the reporting period, the Group issued corporate bonds of RMB3.2 billion.

Disclos	ures	Corporate bonds						
		17 China Coal 01	18 China Coal 01	18 China Coal 02	18 China Coal 03			
1.	Reason for issue	To meet the needs of production and operation, and further optimize the debt structure.	To meet the needs of production and operation, and further optimize the debt structure.	To meet the needs of production and operation and further optimize the debt structure.	To meet the needs of production and operation, and further optimize the debt structure.			
2.	Type of issue	Public issue	Public issue	Public issue	Public issue			
3.	Book value	RMB100	RMB100	RMB100	RMB100			
4.	Issue scale	RMB1 billion	RMB1.1 billion	RMB0.4 billion	RMB1.7 billion			
5.	Total proceeds raised after deducting the issuance fee	RMB997 million	RMB1.097 billion	RMB399 million	RMB1.695 billion			
6.	Issue object	Qualified investor	Qualified investor	Qualified investor	Qualified investor			
7.	Use details:							
	(1) Details and descriptions of the proceeds of each issue for different purposes in the fiscal year	All the proceeds net of issuance fees were used to repay the Company's due short-term financing bonds.	All the proceeds net of issuance fees were used to repay the Company and its subsidiaries' due bank loans.	All the proceeds net of issuance fees were used to repay the Company's due bank loans.	All the proceeds net of issuance fees were used to repay the Company and its subsidiaries' due bank loans.			
	(2) If the proceeds have not been used, provide the different intended use details and descriptions of the relevant proceeds.	-	-	-	-			
	(3) Whether the use or intended use of the proceeds is in accordance with the plan previously disclosed by the issuer	Yes	Yes	Yes	Yes			

XI. RISKS OF EXCHANGE RATE

The export sales of the Group are primarily settled in US Dollars. Meanwhile, the Group uses foreign currencies, mainly US Dollars, to pay for imported equipment and accessories. As such, the fluctuations in foreign exchange rates against RMB impose bilateral effects on the operating results of the Group. The Group will actively analyze the trend of the international exchange rate markets and comprehensively use a variety of financial instruments to effectively control and prevent the occurrence of exchange rate risks.

XII. RISKS OF COMMODITY VALUE

The Group is also exposed to risks of commodity value arising from the changes in product prices and material costs of the Group.

XIII. INDUSTRY RISKS

As other coal companies and coal chemical companies in China, the Group's operational activities are subject to regulations supervised by the Chinese government in terms of industry policies, project approvals, granting of permits, industry special taxes and fees, environmental protection and safety standards, etc. As a result, the Group may be subject to restrictions in business expansion or profitability enhancement. Certain future policies of the Chinese government regarding the coal and coal chemical related industries may have an impact on the operational activities of the Group.

XIV. CONTINGENT LIABILITIES

(1) Bank guarantees

As at 30 June 2018, the Group provided guarantees of RMB21.898 billion in total, of which guarantees of RMB15.693 billion were provided to the equity investment entities in proportion to the Group's shareholdings. The details are set out below:

Unit: RMB10 thousand

The Company's external guarantees (excluding guarantees for subsidiaries)													
				Date of execution	n							Provided	
	Relationship			of guarantee							Counter	to the	
	between			(the date of	Commencement						guarantee	related	Connected
	guarantor and		Guaranteed	signing	date of	Expiry date of	Type of the	Completed	Overdue	Overdue	available	party	party
Guarantor	listed company	Guarantee	amount	agreement)	guarantee	guarantee	guarantee	or not	or not	amount	or not	or not	relationship
China Coal Energy	Company	Huajin Coking Coal	2,825	28 March	28 March	20 December	Joint and several	No	No	-	No	No	Other
Company Limited	headquarters	s Company Limited		2008	2008	2022	liability						
China Coal Energy	Company	Huajin Coking Coal	18,575.5	28 March	28 March	20 December	Joint and several	No	No	-	No	No	Other
Company Limited	headquarters	s Company Limited		2008	2008	2023	liability						
China Coal Energy	Company	Huajin Coking Coal	9,981.1	28 March	28 March	20 December	Joint and several	No	No	_	No	No	Other
Company Limited	headquarters	s Company Limited		2008	2008	2023	liability						
China Coal Energy	Company	Huajin Coking Coal	3,375	21 November	21 November	20 November	Joint and several	No	No	_	No	No	Other
Company Limited	headquarters	s Company Limited		2012	2012	2027	liability						
China Coal Energy	Company	Taiyuan Coal	8,160	29 October	29 October	31 January	Joint and several	No	No	-	No	No	Other
Company Limited	headquarters	s Gasification		2012	2012	2021	liability						
		Longquan Energy											
		Development											
		Company Limited											
China Coal Energy	Company	Shaanxi Yanchang	210,597.87	28 April	28 April	28 April	Joint and several	No	No	_	Yes	No	Other
Company Limited		s China Coal Yulin		2013	2013	2025	liability						
. *		Energy Chemical					•						
		Company Limited											

								Provided						
0-		Relationship between guarantor and	Constant	Guaranteed	of guarantee (the date of signing	Commencement date of	Expiry date of	Type of the	Completed			Counter guarantee available	to the related party	Connected party
Gu	arantor	listed company	Guarantee	amount	agreement)	guarantee	guarantee	guarantee	or not	or not	amount	or not	or not	relationship
Chi	na Coal Energy Company Limited	Company I headquarters	Zhongtian Synergetic Energy Company Limited	1,284,388.12	25 May 2016	25 May 2016	As per agreement	Joint and several liability	No	No	-	No	No	Other
Sha	nghai Datun Energy Resources Company Limited		Fengpei Railway Company Limited	1,384.75	21 November 2013	21 November 2013	20 April 2024	Joint and several liability	No	No	-	Yes	No	Other
Chi	na Coal Shaanxi Yulin Energy & Chemical Compar Limited	Wholly-owned subsidiary ny	Yan'an Hecaogou Coal Company Limited	5,000	28 November 2015	29 November 2015	1 September 2025	Joint and several liability	No	No	=	Yes	No	Other
	na Coal Shaanxi Yulin Energy & Chemical Compar Limited		Yan'an Hecaogou Coal Company Limited	24,975	2 February 2018	26 February 2018	2 February 2025	Joint and several liability	No	No	=	Yes	No	Other
	-		rting period (excluding the of the reporting period (A			liaries)							1	-82,958.34 ,569,262.34
				0	provided by t	he Company a	nd subsidiarie	es to its subsid	iaries					
										-50,513.52 620,506.41				
Total guarantee (A+B) Percentage of total guarantee to net assets of the Company (%) Of which: 2,189,768.75 24.1														
Amount of guarantee provided to shareholders, de facto controllers and related parties (C) Amount of debts guarantee directly or indirectly provided to guaranteed parties with gearing ratio of over 70% (D) Excess amount of total guarantee over 50% of net assets (E) 67,83								67,839.60						
Tot Exp	al amount of the ab	pove three categorie ossible joint and se		lation in respect of	the outstanding gu	arantee								67,839.60 - -
1														

(2) Environmental protection responsibilities

Environmental protection laws and regulations have been fully implemented in China. However, the management of the Group is of the opinion that other than those that have been accounted for in the financial statements, there are currently no other environmental protection responsibilities that may have a material adverse impact on the financial position of the Group.

(3) Contingent legal liabilities

For the six months ended 30 June 2018, the Group was not involved in any material litigation or arbitration, and to the knowledge of the Group, there was no material litigation or arbitration pending or threatened against or involving the Group.

I. COAL OPERATIONS

Since the beginning of 2018, amid a stable and favorable trend of macro economy, with the deepening of various reforms in China and the continuous effects of the supply-side structural reform, the coal industry maintained smooth operation, with a general supply-demand balance in the coal market and an overall upward trend in profitability of coal enterprises. Sticking to the principle of "seeking progress in stability" and focusing on highquality development, the Company achieved a steady increase in profitability of the coal business by adopting the market-oriented and profit-centered approach, and sparing no effort to organize coal production and sales. With the focus on management of coal quality and releasing production capacity of open-cast mines, Pingshuo Company strengthened the coordination of open-cast and underground coal mines, which has brought it the optimized product structure and stable coal output. At the same time, Pingshuo Company actively expanded stripping volume and made smooth progress in land acquisition and relocation, which provided solid support for the sustained production in the next few years. Shanghai Energy Company actively overcame the difficulties such as worse geological conditions, harder organisation of production, vigorously pushed forward technical profitability and raised unit output and unit road-heading level. As a result, the coal production efficiency was improved steadily and the profitability was increased substantially on a year-on-year basis. China Coal Huajin Company accelerated the release of advanced production capacities, delivered stable and orderly production and operation, and witnessed another record high in comprehensive benefit. During the reporting period, the production volume of commercial coal of the Company reached 36.81 million tonnes, of which the production volume of thermal coal amounted to 32.30 million tonnes, and the production volume of coking coal amounted to 4.51 million tonnes.

Focusing on detection and treatment of potential safety hazards, the Company strengthened safety supervision and inspection and took proper precautions against major risks in order to ensure the safety and stability of the Company. With continuous increase in safety investment and steady improvement on the equipment, zero death was achieved in production safety in the first half of the year and the safety production standardization was enhanced significantly, with 9 coal mines meeting the national first class standard.

The Company vigorously promoted innovative development so as to lower cost and improve efficiency for coal production through scientific innovation. The Company continued to raise unit output and unit road-heading level through wide adoption of new technologies and new equipments for coal mining. During the reporting period, the Company recorded the raw coal production efficiency of 31.09 tonnes/worker-shift, representing an advanced level in the coal industry. Following the green development principle, the Company actively improved measures such as separate underground mining, separate loading and separate transportation of coal, increased coal washing rate, optimized washing and preparation techniques to improve product structure, and steadily improved the commercial coal quality to meet the diverse needs of customers.

From this year, the company grasped the favorable opportunity of market demand growth, optimized the market layout and improved the marketing system. At the same time, the company optimized the customer structure to accurately meet customers' demands. Furthermore, the Company strengthened coordination between coal production and sales and improved coordination efficiency, which led to the continuous expansion of sales volume. During the reporting period, the Company achieved a total sales volume of commercial coal of 74.29 million tonnes, representing a year-on-year increase of 23.2%.

The Company gave scope to the comprehensive advantages on brand, logistics and capital to strengthen transportation capacity, vigorously expanded the channels for purchased coal, and strove to develop collaborative sales to satisfy diversified customer needs. As a result, the scale of purchased coal was expanded remarkably. During the reporting period, the sales volume of the proprietary coal trading was 35.20 million tonnes, representing a year-on-year increase of 70%.

Sales volume of commercial coal (10 thousand tonnes)			January to June 2018	January to June 2017 (Restated)	Change (%)
(I)	Domestic sales	s of self-produced coal	3,511	3,739	-6.1
	By region:	North China	1,056	1,014	4.1
		East China	1,562	1,972	-20.8
		South China	441	371	18.9
		Others	452	382	18.3
	By coal type:	Thermal coal	3,057	3,246	-5.8
		Coking coal	454	493	-7.9
(II)	Self-produced	coal export	0	9	_
(III)	Proprietary tr	ading	3,520	2,070	70.0
	Of which:	Domestic resale	3,507	1,958	79.1
		Import trading	2	99	-98.0
		Self-operated exports	11	13	-15.4
(IV)	Agency sales		398	214	86.0
	Of which:	Import agency	19	25	-24.0
		Export agency	132	147	-10.2
		Domestic agency	247	42	488.1
Total			7,429	6,032	23.2

II. COAL CHEMICAL OPERATIONS

The Company continued to strengthen refined management of coal chemical production and made new breakthroughs in new and differential products development. In the first half of the year, the Company completed an annual overhaul as planed on urea and other chemical plants' facilities, which laid a solid foundation for subsequent high and stable yields. The production of Yulin Olefin Project hit a new record high with a daily average output exceeding 2,130 tonnes of polyolefin by seriously implementing safety control in high-load state. Tuke Fertiliser Project strived to make technological breakthroughs and successfully produced poly glutamic acid urea, further enriched the product portfolio. Mengda Engineering Plastics Project was put into formal operation in the second half of last year and has maintained stable operation with high load, and the unit consumption of methanol of the project reached the best level among similar equipments in China.

Fully taking advantage of the centralized sales of coal chemical products, the Company accurately judged the market situation, set appropriate prices accordingly, flexibly adjusted the sales pace, enhanced shipping capacity so as to ensure smooth coordination between coal production and sales, and continuously increased market share. The Company endeavored to reduce the comprehensive logistics cost by optimizing the regional layout and taking initiatives to reach the market front. The Company increased the market share and the brand influence of China Coal by keeping a close eye on changes in domestic and international markets and adjusting sales strategies in time. During the reporting period, the accumulated sales volume of polyolefin amounted to 730,000 tonnes and the sales volume of urea reached 1.036 million tonnes. The Company innovated the by-product sales model, and by such means as online auction, improved the profit-making ability of by-products and thus significantly boosted economic efficiency. In addition, the Company expanded the scale of internal procurement and supply of methanol products by taking full advantages of the coordination locations of affiliated enterprises. The profit-making ability of coal chemical products was further improved by fully utilizing the synergistic effect of industrial chains.

Production and sales volume of coal chemical products (10 thousand tonnes)			January to June 2018	January to June 2017	Change (%)
(I)	Poly	olefin			
	1.	Polythylene: Production volume	36.1	14.9	142.3
		Sales volume	36.2	13.4	170.1
	2.	Polypropylene: Production volume	36.7	15.4	138.3
		Sales volume	36.8	14.6	152.1
(II)	Urea	ı			
	1.	Production volume	84.6	95.8	-11.7
	2.	Sales volume	103.6	115.8	-10.5
(III)	Meth	nanol			
	1.	Production volume	24.9	32.5	-23.4
	2.	Sales volume	2.5	7.5	-66.7

Notes:

The polyolefin production and sales volumes of the Company from January to June 2017 do not include those of Mengda Company in trial
production.

The sales volume of the Company's urea includes 103,300 tonnes of proprietary urea products provided by Lingshi China Coal Chemical
Co., Ltd. affiliated to China Coal Group, while no such volume was included during the same period of last year.

^{3.} The methanol sales volume of the Company does not include the internal consumption of the Company.

III. COAL MINING EQUIPMENT OPERATIONS

Seizing the market opportunities of gradual release of advanced production capacity of coal mines and increase in demand of coal mining equipment, the Company optimized the sales strategies and recorded a substantial increase in high quality orders. During the reporting period, the accumulated trading amount of signed contracts increased by 23.6% year on year, of which the non-coal contracts accounted for nearly 20%. The Company proactively promoted transformation and upgrade, and consolidated the traditional main business while working hard to increase the revenues of accessories, services, and non-coal products. The revenue generated from the non-coal business accounted for 25.2%, representing an increase of 2.4 percentage points year on year. The Company further improved intelligent manufacturing level and capacity utilization rate, optimized the production process, and accelerated the progress of delivery in order to fully meet users' demands. During the reporting period, the production value of coal mining equipment was RMB3.36 billion, representing a year-on-year increase of 37.7%; and total production volume of coal mining equipment was 168,000 tonnes, representing a year-on-year increase of 28.6%, of which 7,477 units (sets) were major coal mining equipment, representing a year-on-year increase of 26.7%.

	Pr	oduction value	Sales revenue			
	(R	MB100 million)	(RMB100 million)			
				Percentage		
					of operating	
					revenue	
					of the coal	
	January to	January to			mining	
	June in	June in	Change rate	January to	equipment	
Coal mining equipment	2018	2017	(%)	June in 2018	segment (%)	
Main conveyor products	15.8	12.0	31.7	15.1	47.2	
Main support products	10.9	7.6	43.4	11.3	35.3	
Others	6.9	4.8	43.8	5.6	17.5	
Total	33.6	24.4	37.7	32.0		

Notes:

- 1. The sales revenue in the table represents the sales revenue of the coal mining equipment segment before netting of inter-segmental sales.
- 2. The production value (revenue) of the main products includes the production values (revenue) of the related accessories and services. The revenue of others includes part of the trade revenue.

IV. ILLUSTRATION OF THE PROGRESS OF OPERATING PLANS

In the first half of 2018, China's economy maintained a generally stable and favorable trend. With a focus on the annual production and operation goals, the Company seized opportunities to expand market share, continued its reform and innovation to tap potentials, reduced leverage to strengthen cost control, and scientifically arranged and orderly organized production and sales. As a result, the asset operational efficiency and quality have been improved significantly. During the reporting period, the Company achieved remarkable results in all aspects, with the profit attributable to the equity holders of the Company of RMB3.43 billion, the production volume of commercial coal of 36.81 million tonnes, the sales volume of self-produced commercial coal of 35.11 million tonnes, and the operating revenue of RMB50.21 billion. In the second half of the year, the Company will continue to strengthen the organization of production and sales, redouble efforts to exploit the market, focus on improving quality and efficiency, and carry out all tasks in a coordinated way. As such, it is estimated that the accumulated net profit recorded from the beginning of the year to the end of the next reporting period may grow obviously as compared to the same period of last year.

Investor Relations

In the first half of 2018, under the principle of "openness, fairness and impartiality", and with an aim of strengthening the maintenance of investor relations and enhancing its corporate image in capital market, China Coal Energy kept frank and sufficient communications with its domestic and overseas investors as well as industry analysts through various channels including presentations of results, non-deal road-shows, investment forums, routine visits and telephone conferences, and held 49 investor meetings of various kinds with 415 attendees in total. These activities included 14 presentations of annual results and road-show meetings, telephone conferences on quarterly results with 223 attendees, 25 day-to-day receptions of investor visits and telephone conferences with 95 attendees, and 7 investment forums organised by domestic and overseas securities firms with 10 meetings with 97 attendees.

1. PERSEVERING IN STRENGTHEN INVESTOR RELATIONS.

The Company paid great attention to the investor relation management. The Company's management attended the press conference and presentation of 2017 H Shares annual results in person, delivered a detailed briefing about the latest business results of the Company to the media and coal industry analysts, patiently answered relevant questions, and achieved positive effects of communication. After the presentation of results, the Company held non-deal road-shows, visited important shareholders and potential institutional investors of the Company, discussed with them on key issues including the domestic macro economy and the trend of coal industry, which helped to deepen the investors' understanding towards the Company in the capital market. The Company insisted on holding routine telephone briefings upon the release of the 2018 A Shares first quarterly report, introduced the Company's production and operation situations to online investors at home and aboard, and responded to their main concerns on time and effectively.

2. STRENGTHENING INTERACTION AND BUILDING A SMOOTH COMMUNICATION CHANNEL.

The Company adhered to the practice of receiving investors on every Tuesday and Thursday, arranged the reception of investor's on-site visits, answered visitors' queries earnestly and candidly, carefully explained the operation situation, development prospects and future plans of the Company, which greatly enhanced the understanding of the investors towards the Company. The Company actively participated in various investment forums held by investment banks and security companies at home and abroad, communicated with numerous investors in various communication modes including one-to-one and one-to-many communications with respect to, among others, the national macroeconomic trend, industry outlook and corporate operational fundamentals in order to continuously improve the transparency of the Company.

3. ENTHUSIASM AND SERVING MINORITY INVESTORS.

Investor relations column which has been established on the Company's website not only provides statutory information disclosure contents such as annual reports, interim reports, quarterly reports and announcements of major events, but also voluntarily discloses monthly productive and operational data so as to satisfy the needs of investors as much as possible. Through the E-interactive Platform of the Shanghai Stock Exchange, the Company continued to respond to the public, answered about 45 of their questions related to the Company's development strategies, business operations, etc., and strived to uplift the coverage and effectiveness of the communication with investors. The Company also appointed dedicated staff to answer about 300 calls from the investor hotline and to deal with emails and faxes, provided minority investors with timely reply, so as to effectively safeguard their rights to be informed. The shareholders' general meeting adopted internet voting, and elects directors and supervisors through cumulative voting, which further protected the right of participation and voting of the minority shareholders in the important matters of the Company.

Investor Relations

4. DYNAMIC MONITORING, AND FOCUSING ON FEEDBACK FROM CAPITAL MARKET.

On the basis of building up extensive communication and connection with investors, the Company focused on enhancing the dynamic tracking of share price valuation, analysts' reports and media comments, while tracing and analyzing hot topics in the capital market, and advising the Company's management with the responses of the capital market in a timely manner to facilitate their decision-making. The Company earnestly arranged the Q&A session in the shareholders' general meetings so that the voices of minority Shareholders were understood and Shareholders' opinions and suggestions could be adopted reasonably. Following the disclosure of the Company's results, the Company carried out investor surveys, actively enquired the views and comments of coal industry analysts on the Company's operation results, information disclosure and investor relations management, and solicited suggestions from the capital market for the Company's business development.

Looking forward, China Coal Energy will continue to improve its investor relations management mechanism, further enhance the quality of investor communication, and look forward to obtaining more support and attention from investors.

Corporate Governance

I. OVERVIEW OF CORPORATE GOVERNANCE

During the reporting period, the Company regulated its operations in compliance with domestic and overseas regulatory requirements. In accordance with the requirements of the Articles of Association, relevant laws and regulations and the securities regulatory rules of the places where the Company's Shares are listed, etc., and taking into account of its actual circumstances, the Company continued to formulate, improve and effectively execute the various working mechanisms and relevant working procedures of the Board and its various special committees. During the reporting period, through the coordinated operation and effective check and balance among general meeting, the Board, the relevant special committees, the supervisory committee and the corporate management, as well as the implementation of an effective internal control system, the internal management and operations of the Company were further regulated with continuous enhancement in management standards.

The Board currently comprises nine Directors, including three executive Directors, three non-executive Directors and three independent non-executive Directors. Five special committees, namely the strategic planning committee, the audit and risk management committee, the remuneration committee, the nomination committee, and the safety, health and environmental protection committee, were set up under the Board to assist the Board in making decisions and monitoring the Company's strategic planning, auditing, employees' remuneration, nomination and safety production, etc., respectively. During the reporting period, the Company convened one general meeting, two meetings of the Board and two meetings of the supervisory committee. In strict compliance with the requirements of relevant rules including the Rules of Procedures of Shareholders' General Meetings, the Rules of Procedures of the Board of Directors, the Provisional Measures on Management of Resolutions of the Board of Directors, and the Rules of Procedures of the Supervisory Committee, the Company continued its efforts in standardising the work flow and improving work quality to ensure rational decision-making and efficient operation.

During the reporting period, the Company and its controlling shareholder, China Coal Group, were independent from each other in respect of business, staff, assets and financial affairs. Save for the internal working relationship in the Company, the Directors, the supervisors and the senior management of the Company were not related to each other in respect of financial, business, family and other material aspects. Save for the service agreements entered into with the Company, the Directors and the supervisors of the Company had no personal interests, directly or indirectly, in any material contracts entered into by the Company and its subsidiaries in the first half of 2018.

II. COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

The Company always attaches great importance to corporate governance and the enhancement of its transparency, complies with the requirements on corporate governance prescribed by domestic and overseas regulatory institutions and makes constant efforts to improve the internal control of the Company, so as to facilitate more standardised and efficient operation of the Company and ensure maximum returns for the Shareholders through excellent corporate governance.

During the reporting period, the Company had complied with the principles and code provisions under the Corporate Governance Code and Corporate Governance Report as set out in Appendix 14 of the Hong Kong Listing Rules.

Corporate Governance

III. MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS AND SUPERVISORS

The Company has adopted the "Model Code for Securities Transactions by Directors of Listed Issuers" as set out in Appendix 10 to the Hong Kong Listing Rules (the "Model Code"). After the Company made specific enquiries, all Directors and supervisors of the Company confirmed that they had fully complied with the Model Code during the reporting period.

IV. AUDIT AND RISK MANAGEMENT COMMITTEE

The audit and risk management committee under the Board has reviewed the interim report of the Company. Deloitte Touche Tohmatsu, the external auditor of the Company, conducted an independent review on the unaudited condensed consolidated interim financial information of the Company for the six months ended 30 June 2018 in accordance with the International Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the International Auditing and Assurance Standards Board. On the basis of their review, which did not constitute an audit, Deloitte Touche Tohmatsu confirmed in writing that nothing came to their attention which would cause them to believe that the interim financial information was not, in any material aspect, properly prepared in accordance with the International Accounting Standard 34 "Interim Financial Reporting".

I. SHARE CAPITAL STRUCTURE

As at 30 June 2018, the Company's share capital structure was as follows:

Unit: Share

		Percentage of the total issued
Type of Shares	Number of Shares	share capital %
A Shares	9,152,000,400	69.03
Of which: A Shares held by China Coal Group	7,605,207,608	57.36
H Shares	4,106,663,000	30.97
Of which: H Shares held by China Coal Hong Kong Limited	132,351,000	1.00
Total	13,258,663,400	100.00
Of which: Shares held by China Coal Group and		
parties acting in concert with it	7,737,558,608	58.36

II. DISTRIBUTION OF FINAL DIVIDENDS FOR 2017

The Company's plan of profit distribution for the year of 2017 was considered and approved at the Company's 2017 annual general meeting held on 25 June 2018. Cash dividends of RMB724,327,800 were distributed to the Shareholders, representing 30% of the net profit attributable to the equity holders of the Company which was RMB2,414,426,000 for the year of 2017 as set out in the consolidated financial statements of 2017 prepared in accordance with the Chinese accounting standards for business enterprises. The proposed dividend distribution was based on the Company's entire issued share capital of 13,258,663,400 Shares, representing a dividend of RMB0.055 per share (tax inclusive). As at the date of this report, the aforesaid final dividends were duly paid to the Shareholders.

III. INTERIM PROFIT DISTRIBUTION PLAN FOR 2018

The Company does not distribute any interim profit for 2018 and does not implement capitalisation from capital reserve.

IV. ASSETS TRANSACTION

During the reporting period, the Company had no significant assets transactions.

V. INVESTMENT OF THE COMPANY DURING THE REPORTING PERIOD

(1) Performance of Capital Expenditure Budgeted During the Reporting Period

In 2018, the Company's capital expenditure budget closely focused on four major business segments, namely coal, coal chemical, coal mining equipment and power generation, and consisted of four categories, namely infrastructure projects, procurement and maintenance of fixed assets, equity investment and other capital expenditures (including resource fees, fees for land acquisition and relocation, and fees for acquisition of capacity replacement quota). The total capital expenditure budgeted for 2018 was RMB16.300 billion. During the reporting period, the actual investment amount was RMB3.922 billion, representing 24.06% of the annual budget.

During the reporting period, certain major projects of the Company such as coal mines, power plants and coal chemical plants were impacted by external construction conditions and relevant national policies. As such, the completion rate of capital expenditure was lower.

Performance of Capital Expenditure Budgeted for the First Half of 2018 (By Items)

Unit: RMB100 million

Items of capital expenditure	Actual investment from January to June 2018	Budgeted investment in 2018	Actual investment ratio %
Total	39.22	163.00	24.06
Infrastructure projects	34.21	121.08	28.25
Procurement and maintenance of fixed assets	1.80	15.86	11.35
Equity investment	3.21	22.43	14.31
Other capital expenditures	0.00	3.63	0.00

Performance of Capital Expenditure Budgeted for the First Half of 2018 (By Business Segments)

Unit: RMB100 million

Business segments	Actual investment from January to June 2018	Budgeted investment in 2018	Actual investment ratio %
Total	39.22	163.00	24.06
Coal	22.56	93.61	24.10
Coal chemical	1.18	14.73	8.01
Coal mining equipment	0.70	2.67	26.22
Power generation	14.49	51.39	28.20
Other	0.29	0.60	48.33

(2) Overall Analysis of External Equity Investments

In the first half of 2018, the Company completed external equity investment of RMB321 million, representing a year-on-year increase of RMB306 million, among which, payment of RMB271 million as the consideration for consolidation of small scale coal mines within the boundary of Pingshuo East Open Pit Mine and the payment of RMB50 million as consideration for acquisition of equity interest in Second Power Plant Company Limited located in the north of Wucai Bay, Zhundong, Xinjiang.

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

For the six months ended 30 June 2018, the Company and its subsidiaries had not purchased, sold or redeemed any securities (the term "securities" has the meaning ascribed to it under the Hong Kong Listing Rules) of the Company.

VII. SHAREHOLDINGS OF SUBSTANTIAL SHAREHOLDERS

As at 30 June 2018, to the knowledge of the Directors, supervisors and chief executive of the Company and as recorded in the register of interests required to be maintained pursuant to section 336 of the Securities and Futures Ordinance, the interests and/or short positions of the following persons (excluding Directors, supervisors and chief executive of the Company) in the Company's shares or underlying shares were as follows:

Unit: Share

Name of shareholders	Number of shares	Class of shares	Nature of interest	Capacity	Percentage of the respective class of the total shares in issue (%)	Percentage of the total shares in issue (%)
China National Coal Group Corporation Funde Sino Life Insurance Co., Ltd.	7,605,207,608 2,012,858,147	A Shares H Shares	N/A Long position	Beneficial owner Interest of controlled corporation by substantial shareholders	83.10	57.36

Note: The information disclosed is based on the information provided on the HKSE Website (www.hkex.com.hk).

Save as disclosed above, as at 30 June 2018, to the best knowledge of the Directors, supervisors and chief executive of the Company, there were no other persons who were interested or held short positions in the Company's shares or underlying shares as recorded in the register of interests required to be maintained under section 336 of the Securities and Futures Ordinance.

VIII. INTERESTS AND SHORT POSITIONS OF DIRECTORS, SUPERVISORS AND CHIEF EXECUTIVE IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY

As at 30 June 2018, none of the Directors, supervisors or chief executive of the Company had any interests and/ or short positions in the shares, underlying shares of equity derivatives or debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance) which are required to be recorded in the register of interests kept by the Company under Section 352 of the Securities and Futures Ordinance, or which are required to be notified to the Company and HKSE pursuant to the Model Code.

As at 30 June 2018, the Company had not granted any rights to any Directors, supervisors or chief executive of the Company or any of their spouses or children under 18 years of age to subscribe for the shares or debentures of the Company or its associated corporations, nor did any of the above-mentioned individuals exercise any such rights to subscribe for the aforesaid shares or debentures.

IX. EMPLOYEES AND REMUNERATION POLICY

As at 30 June 2018, the Company had a total of 41,650 on-the-job employees, including 24,931 production personnel, 961 sales personnel, 8,887 technical personnel, 782 financial personnel, 3,224 administrative personnel and 2,865 other personnel.

Focusing on its development goals, the Company deepened the employment concept of "leaner organization and higher efficiency, fewer people and better profitability", formulated human resources plan and ensured the talent demand of each line of business. The Company administered strict control on total headcount and staff recruitment, promoted the optimisation of human resources allocation and accelerated the optimisation of staff structure.

Supported by technology improvement and staff skill enhancement, the Company adhered to the strategy of "precision with efficacy" to secure its competitive advantages by enhancing employees' calibre and optimizing talent mix through a variety of effective means. With talented management and technical staff actively recruited through open recruitment, the Company continuously enhanced its level in business management and technology management. The Company built up its innovative platform for high-calibre talents to demonstrate their capabilities and skills and fully capitalised on their functions in solving difficulties in production technology, tackling technological problems, and passing on skills and techniques. To strengthen the training system, the Company attached importance to enhancing the basic skills of front-line staff as well as the competence of midlevel and senior management. The Company continuously reinforced its safe and efficient production foundation while efficiency was promoted by improvement of staff quality.

In the first half of 2018, the Company has attached more importance to employees' knowledge update in safety production, strengthened safety production awareness, improved safety production procedures and processes, and held safety production trainings for 120 first-line safety production management personnel including 40 mine managers. At the same time, the Company has continued to improve the management ability of the midlevel management personnel, selected 50 second-level enterprise leaders to comprehensively enhance their abilities through the enterprise operating and management courses, and conducted targeted learning and discussions in conjunction with the relevant business of each section of the Company. Meanwhile, the Company carried out a general rotation training for leading cadres, and successively hired more than 20 well-known scholars and experts from state organs, domestic famous universities and large enterprises, and organized 6 intensive training courses and 4 video training lectures, which covers the interpretation of the reports of the 19th National Congress of the Communist Party of China, the spirits of the annual sessions of NPC and CPPCC in 2018, constitutional amendments, macroeconomic analysis, and corporate management. All of the 371 leaders of the Company's management have attended such centralized trainings.

In terms of remuneration strategy for employees, the Company adhered to the basic principle of "salary rises as efficiency rises, salary drops as efficiency drops" and constructed a dynamic allocation system linking salaries to corporate earnings, job value and individual performance. The Company further strengthened the reform of internal income distribution mechanism, scientifically allocated income distribution resources and properly exerted the leverage of wage distribution, thus facilitating the healthy development of the Company.

X. UPDATE ON DIRECTORS' AND SUPERVISORS' INFORMATION

Mr. Leung Chong Shun, the independent non-executive Director of the Company, was appointed as the independent non-executive Director of MIN XIN HOLDINGS LIMITED since May 2018.

XI. OTHER SIGNIFICANT EVENTS

(I) Matters in relation to transfer of the target assets to the parent company group

On 20 March 2018, the first meeting of the third session of the Board for 2018 considered and approved the Proposal on the Transfer Agreement of "Three Supplies and One Property (i.e. water/power/air supply and property)" Asset in Shanghai Energy Company, Proposal on the Transfer Agreement of "Municipal Community Facility" Asset in Shanghai Energy Company and Proposal on the Transfer Agreement of "Three Supplies and One Property" Asset in Beijing Coal Mining Machinery Company, approving the transfer of "Three Supplies and One Property" and "Municipal Community Facility" Assets in Shanghai Energy Company to Datun Company, and approving the transfer of "Three Supplies and One Property" Asset in China Coal Beijing Coal Mining Machinery Company Limited to Beijing Bangben Property Management Co., Ltd. As of 30 June 2018, Shanghai Energy Company had received a transfer consideration of RMB38.9751 million for the "Municipal Community Facility" Asset paid by Datun Company, and the transfer of the other two assets are being executed in accordance with the agreements.

The transfer of the above three assets may result in a transfer loss of RMB17.4002 million to the Company, which is unaudited and is ultimately subject to the information that will be disclosed by the Company in its annual report.

For details, please refer to the announcement of the Company published on the SSE website, the HKSE website and the Company website on 20 March 2018.

(II) Matters in relation to the acquisition of 100% equity interests of Jincheng Investment Co., Ltd.

On 27 April 2018, the second meeting of the third session of the Board of the Company for 2018 considered and approved the Proposal on the Acquisition by China Coal Huajin Company of 100% Equity Interests in SDIC Jincheng Energy Investment Co., Ltd. Held by China Coal Group, approving China Coal Huajin Company to acquire 100% equity interests of SDIC Jincheng Energy Investment Co., Ltd. held by China Coal Group by agreement. The aforementioned proposal has been approved by the 2017 annual general meeting of the Company. At present, the Consideration thereof has been fully made.

For details, please refer to the announcements of the Company published on the SSE website, the HKSE website and the Company website on 27 April 2018 and 25 June 2018.

XII. SUBSEQUENT EVENT

(I) Issuance of the corporate bonds

The Company completed the public issuance of the 2018 third tranche corporate bonds on 6 July 2018, of which the issue amount of Series one is RMB2.2 billion with a term of five years (3+2) and an interest rate of 4.69%, and the issue amount of Series two is RMB0.8 billion with a term of seven years (5+2) and an interest rate of 4.89%.

The Company completed the public issuance of the 2018 fourth tranche corporate bonds on 26 July 2018, and the issue amount is RMB0.8 billion with a term of five years (3+2) and an interest rate of 4.40%.

(II) Payment of short-term financing bonds due

On 24 July 2018, the Company completed the payment of the 2017 first tranche of short-term financing bonds in the amount of RMB3.0 billion on time.

XIII. FORWARD-LOOKING STATEMENT

The Company would like to caution readers about the forward-looking nature of certain of the above statements. These forward-looking statements are subject to various risks, uncertainties and assumptions, which are beyond the Company's control. Potential risks and uncertainties include those concerning the market conditions of coal, coal chemical, coal mining equipment and electric power industry in China, the changes of the regulatory policies and environment and the Company's ability to successfully execute its business strategies. In addition, these forward-looking statements only reflect the Company's current views with respect to future events but are not a guarantee of future performance. The Company does not intend to update these forward-looking statements. Actual results of the Company may differ from the information contained in the forward-looking statements as a result of a number of factors.

Report on Review of Condensed Consolidated Financial Statements

TO THE BOARD OF DIRECTORS OF CHINA COAL ENERGY COMPANY LIMITED

(established in the People's Republic of China with limited liability)

INTRODUCTION

We have reviewed the condensed consolidated financial statements of China Coal Energy Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 45 to 104, which comprise the condensed consolidated statement of financial position as of 30 June 2018 and the related condensed consolidated statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the six-month period then ended, and certain explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34") issued by the International Accounting Standards Board. The directors of the Company are responsible for the preparation and presentation of these condensed consolidated financial statements in accordance with IAS 34. Our responsibility is to express a conclusion on these condensed consolidated financial statements based on our review, and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

SCOPE OF REVIEW

We conducted our review in accordance with International Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the International Auditing and Assurance Standards Board. A review of these condensed consolidated financial statements consists of making inquiries, primarily of persons 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 International 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.

Report on Review of Condensed Consolidated Financial Statements

TO THE BOARD OF DIRECTORS OF CHINA COAL ENERGY COMPANY LIMITED (Continued)

(established in the People's Republic of China with limited liability)

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34.

Deloitte Touche Tohmatsu

Certified Public Accountants

Hong Kong 21 August 2018

Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the six months ended 30 June 2018

		Six months end	ed 30 June
	Notes	2018 RMB'000 (Unaudited)	2017 RMB'000 (Unaudited) (Restated)
Revenue	6	50,209,981	37,330,161
Cost of sales	8		
Materials used and goods traded		(25,533,797)	(14,715,680)
Staff costs		(2,091,907)	(1,712,139)
Depreciation and amortisation		(3,197,494)	(2,967,611)
Repairs and maintenance		(682,189)	(686,434)
Transportation costs and port expenses		(4,784,651)	(4,692,303)
Sales taxes and surcharges		(1,341,513)	(1,147,584)
Others	-	(2,748,349)	(2,949,996)
Cost of sales	8	(40,379,900)	(28,871,747)
Gross profit		9,830,081	8,458,414
Selling expenses	8	(330,606)	(285,212)
General and administrative expenses	8	(1,923,014)	(1,737,556)
Other gains and losses	9	30,951	(694,483)
Profit from operations		7,607,412	5,741,163
Finance income	10	324,327	317,361
Finance costs	10	(2,076,218)	(1,944,030)
Share of profits of associates and joint ventures	-	913,526	400,838
Profit before income tax		6,769,047	4,515,332
Income tax expense	11	(1,650,842)	(1,088,502)
Profit for the period	-	5,118,205	3,426,830
Profit for the period attributable to:			
Equity holders of the Company		3,431,341	2,229,018
Non-controlling interests	-	1,686,864	1,197,812
		5,118,205	3,426,830

Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the six months ended 30 June 2018

		Six months end	ed 30 June
		2018	2017
	Note	RMB'000	RMB'000
		(Unaudited)	(Unaudited)
			(Restated)
Other comprehensive (expense) income:			
Items that will not be reclassified to profit or loss			
Fair value changes on equity instruments at fair value through			
other comprehensive income, net of tax		(125,197)	
Items that may be reclassified subsequently to profit or loss			
Fair value changes on available-for-sale financial assets, net of tax		_	944
Fair value changes on debt instruments at fair value through other			
comprehensive income, net of tax		11,318	_
Exchange differences arising on translation of foreign operations		(17,074)	11,717
		(5,756)	12,661
Other comprehensive (expense) income for the period, net of tax		(130,953)	12,661
Total comprehensive income for the period		4,987,252	3,439,491
•	!		
Total comprehensive income for the period attributable to:			
Equity holders of the Company		3,297,715	2,241,679
Non-controlling interests		1,689,537	1,197,812
	·		
	,	4,987,252	3,439,491
Rasia and diluted cornings nor share for profit attributable to			
Basic and diluted earnings per share for profit attributable to equity holders of the Company (RMB)	13	0.26	0.17
equity notices of the Company (Kivib)	13		0.17

Condensed Consolidated Statement of Financial Position

At 30 June 2018

	Notes	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited) (Restated)
Non-current assets			
Property, plant and equipment	14	130,111,313	130,417,437
Investment properties		80,759	82,493
Land use rights		4,956,242	4,973,408
Mining rights	15	33,478,325	32,784,227
Intangible assets	16	1,661,782	1,701,092
Goodwill		6,084	6,084
Investments in associates		16,788,577	16,376,591
Investments in joint ventures		2,919,958	2,626,321
Available-for-sale financial assets		_	3,491,691
Equity instruments at fair value			
through other comprehensive income		3,530,611	_
Deferred income tax assets	27	2,504,653	2,783,753
Long-term receivables		610,454	462,139
Other non-current assets	17	6,245,819	6,569,587
Total non-current assets	-	202,894,577	202,274,823
Current assets			
Inventories	18	7,575,328	7,515,836
Trade receivables	19	6,897,302	6,604,144
Notes receivables	19	_	9,016,342
Debt instruments at fair value through other comprehensive income	19	7,078,287	_
Contract assets	20	422,485	_
Prepayments and other receivables	21	7,556,131	7,258,006
Restricted bank deposits	22	2,442,677	2,455,643
Term deposits with initial terms of over three months		7,748,730	6,174,311
Cash and cash equivalents	-	13,525,750	10,130,000
		53,246,690	49,154,282
Assets classified as held for sale	-	36,135	
Total current assets	-	53,282,825	49,154,282
TOTAL ASSETS	:	256,177,402	251,429,105

Condensed Consolidated Statement of Financial Position

At 30 June 2018

Notes	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited) (Restated)
Current liabilities		
Trade and notes payables 23	20,506,650	22,766,499
Accruals, advances and other payables 24	13,532,171	14,362,926
Contract liabilities	1,761,590	- 2.252.100
Taxes payables	1,862,278	2,253,189
Short-term bonds	3,000,000	3,000,000
Short-term borrowings 25 Current portion of long-term borrowings 25	6,577,347	7,586,033
Current portion of long-term borrowings 25 Current portion of provision for close down,	10,954,939	13,872,506
restoration and environmental costs 28	18,451	18,950
Total current liabilities	58,213,426	63,860,103
Non-current liabilities		
Long-term borrowings 25	49,508,103	44,634,977
Long-term bonds 26	30,066,020	26,866,347
Deferred income tax liabilities 27	5,976,196	5,988,603
Deferred revenue	1,692,855	1,698,928
Provision for employee benefits	93,095	78,718
Provision for close down, restoration and		
environmental costs 28	1,306,621	1,346,848
Other long-term liabilities	741,562	824,012
Total non-current liabilities	89,384,452	81,438,433
Total liabilities	147,597,878	145,298,536
Equity		
Share capital 29	13,258,663	13,258,663
Reserves	45,682,924	45,150,483
Retained earnings	31,801,630	30,600,583
Equity attributable to the equity holders of the Company	90,743,217	89,009,729
Non-controlling interests	17,836,307	17,120,840
Total equity	108,579,524	106,130,569
TOTAL EQUITY AND LIABILITIES	256,177,402	251,429,105

The accompanying notes on pages 52 to 104 are an integral part of these condensed consolidated financial statements.

Li YanjiangChai QiaolinChai QiaolinChairman of the BoardChief Financial OfficerManager of Finance DepartmentExecutive Director

Condensed Consolidated Statement of Changes in Equity

For the six months ended 30 June 2018

	Attributable to the equity holders of the Company						
	Share capital RMB'000	Reserves RMB'000	Retained earnings RMB'000	Subtotal RMB'000	Non- controlling interests RMB'000	Total equity RMB'000	
At 31 December 2017 (audited) Business combination under common control	13,258,663	44,573,464	31,179,158	89,011,285	17,091,234	106,102,519	
(Note 3) Adjustments (Note 4)		577,019 (26,097)	(578,575) 131,259	(1,556) 105,162	29,606 (22,551)	28,050 82,611	
At 1 January 2018 (restated)	13,258,663	45,124,386	30,731,842	89,114,891	17,098,289	106,213,180	
Profit for the period Other comprehensive (expense) income	-	-	3,431,341	3,431,341	1,686,864	5,118,205	
for the period		(133,626)		(133,626)	2,673	(130,953)	
Total comprehensive (expense) income for the period		(133,626)	3,431,341	3,297,715	1,689,537	4,987,252	
Appropriations Share of other change of reserve of	-	697,728	(697,728)	-	-	-	
associates and joint ventures Business combination under common control	_	66,099	(66,099)	-	-	-	
(Note 3) Contributions from non-controlling interests	-	-	(873,398)	(873,398)	(839,147) 300	(1,712,545) 300	
Dividends (Note 12) Others		(71,663)	(724,328)	(724,328) (71,663)	(112,672)	(837,000) (71,663)	
At 30 June 2018 (unaudited)	13,258,663	45,682,924	31,801,630	90,743,217	17,836,307	108,579,524	
At 1 January 2017 (audited) Profit for the period (restated) Other comprehensive income for the period	13,258,663	43,345,400	29,470,217 2,229,018	86,074,280 2,229,018	16,066,828 1,197,812	102,141,108 3,426,830	
(restated)		12,661		12,661		12,661	
Total comprehensive income for the period (restated)		12,661	2,229,018	2,241,679	1,197,812	3,439,491	
Appropriations	-	635,461	(635,461)	-	-	-	
Share of other change of reserve of associates and joint ventures Business combination under common control	-	11,920	(11,920)	-	-	-	
(Note 3) Dividends (Note 12)	-	577,019 -	(442,710) (514,532)	134,309 (514,532)	160,584 (216,161)	294,893 (730,693)	
Deemed disposal of a subsidiary Others			(5,704)	(5,704)	(261,714)	(261,714) (5,704)	
At 30 June 2017 (unaudited) (restated)	13,258,663	44,582,461	30,088,908	87,930,032	16,947,349	104,877,381	

The accompanying notes on pages 52 to 104 are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Statement of Cash Flows

For the six months ended 30 June 2018

	Six months en		
	N 7. 4	2018	2017
	Note	RMB'000	RMB'000
		(Unaudited)	(Unaudited)
			(Restated)
Cash flows from operating activities			
Cash generated from operations	30	9,998,458	6,341,190
Income tax paid		(1,742,520)	(940,132)
Net cash generated from operating activities		8,255,938	5,401,058
INVESTING ACTIVITIES			
Purchases of property, plant and equipment		(5,391,398)	(2,687,541)
Proceeds from disposals of property, plant and equipment		37,818	351,632
Proceeds from disposals of land use rights, mining right and intangible assets		_	188,836
Purchases of land use rights, mining rights and intangible assets		(623,720)	(321,305)
Proceeds from disposals of available-for-sale financial assets		_	5,138
Increase in prepayments for subsidiaries		_	(144,401)
Payment for investments in associates		_	(650)
Payment of prior year's acquisition consideration		(5,000)	_
Payment for investments in joint ventures		(50,000)	(5,000)
Proceeds from disposal of an associate		_	358
Loan repayment from a subsidiary disposed of		_	649,673
Net cash outflows on disposal of subsidiaries,			
net of cash held by the subsidiaries being disposed		_	(254,800)
Dividends received		341,159	102,454
Loan repayment from a joint venture		300,000	302,000
Loans granted to fellow subsidiaries		(2,280,000)	(2,400,000)
Loan repayment from fellow subsidiaries		2,414,864	2,450,000
Government grants received		56,375	1,033,701
Interest income on loan receivables		86,226	76,999
Interest income on term deposits		53,747	53,658
(Increase)/decrease in term deposits with initial terms of over three months		(1,574,419)	1,169,065
Net cash (used in)/generated from investing activities		(6,634,348)	569,817

Condensed Consolidated Statement of Cash Flows

For the six months ended 30 June 2018

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
FINANCING ACTIVITIES		
Proceeds from borrowings	13,125,394	11,486,524
Repayments of borrowings	(12,067,411)	(11,109,588)
Addition from acquisition of subsidiaries under common control	_	53,917
Proceeds of borrowings from a non-controlling shareholder of a subsidiary	_	4,373
Payments for purchase of non-controlling interests of a subsidiary in prior years	(24,132)	(157,981)
Contributions from non-controlling shareholder of a subsidiary	300	_
Dividends paid	(134,709)	(24,718)
Net proceeds from issuance of long-term bonds	3,192,950	_
Bonds issuance costs	(42,000)	(58,200)
Interest paid	(2,278,053)	(2,386,100)
Net cash generated from/(used in) financing activities	1,772,339	(2,191,773)
Net increase in cash and cash equivalents	3,393,929	3,779,102
Cash and cash equivalents, at beginning of the period	10,130,000	9,920,542
Net foreign exchange gains	1,821	45
Cash and cash equivalents at end of the period	13,525,750	13,699,689

The accompanying notes on pages 52 to 104 are an integral part of these condensed consolidated financial statements.

For the six months ended 30 June 2018

1. ORGANISATION AND PRINCIPAL ACTIVITIES

China Coal Energy Company Limited (the "Company") was established in the People's Republic of China (the "PRC") on 22 August 2006 as a joint stock company with limited liability under the Company Law of the PRC as a result of a group restructuring of China National Coal Group Corporation ("China Coal Group" or the "Parent Company") in preparing for the listing of the Company's shares on the Main Board of The Stock Exchange of Hong Kong Limited (the "Restructuring"). The Company and its subsidiaries (collectively the "Group") is principally engaged in mining and processing of coal, sales of coal, manufacturing and sales of coal chemical products, manufacturing and sales of coal mining machinery and finance services. The address of the Company's registered office is No.1 Huangsidajie, Chaoyang District, Beijing, the PRC.

The H shares of the Company have been listed on the Main Board of The Stock Exchange of Hong Kong Limited since December 2006, while its A shares have been listed on the Shanghai Stock Exchange since February 2008.

These condensed consolidated financial statements are presented in Renminbi ("RMB"), unless otherwise stated.

2. BASIS OF PREPARATION

These condensed consolidated financial statements for the six months ended 30 June 2018 have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34") issued by the International Accounting Standards Board ("IASB") as well as with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

2.1 Going concern

As at 30 June 2018, the Group's current liabilities exceeded its current assets by approximately RMB4,931 million. When the Group needs money to repay the short-term debts or make investment, the Group can finance the fund by following ways:

- Corporate bonds of RMB8,000 million to be issued, which had been approved by China Securities
 Regulatory Commission in December 2016, of which RMB1,000 million, RMB1,500 million,
 RMB1,700 million has been issued in July 2017, May 2018, June 2018 respectively, and the remaining
 RMB3,800 million can be issued when necessary;
- Long-term bonds of RMB10,000 million registered with National Association of Financial Market Institutional Investors in August 2017, the full amount can be issued when necessary;

For the six months ended 30 June 2018

2. BASIS OF PREPARATION (CONTINUED)

2.1 Going concern (continued)

- The Group's expected net cash inflows from operating activities for the next 12 months;
- Banking facilities available for draw-down of new loans when necessary; and
- Other sources of financing given the Group's credit rating and long-term relationship with reputable domestic banks and other financial institutions.

The directors of the Company have a reasonable expectation that the Group has adequate resources to continue in operation for the foreseeable future. The Group therefore continues to adopt the going concern basis in preparing these condensed consolidated financial statements.

3. RESTATEMENTS ARISING FROM BUSINESS COMBINATIONS UNDER COMMON CONTROL

On 22 August 2017, the Group completed the acquisition from China Coal Group the 100% equity interest in China Japan Coal Co., Ltd. for a cash consideration of RMB38,719,000, 100% equity interest in China National Coal Group CORP. Japan office("Japan office") and 100% equity interest in China National Coal Industry IMP. & EXP.Group CORP. Seoul office("Seoul office") for a cash consideration of RMB609,000 in total. The acquisitions were collectively referred to as the 2017 Acquisitions.

On 25 June 2018, the Group completed the acquisition from China Coal Group the 100% equity interest in SDIC Jincheng Energy Investment Co., Ltd. ("Jincheng Energy"), which was acquired by China Coal Group on 1 January 2017, for a cash consideration of RMB1,712,545,000. The acquisition was referred to as the 2018 Acquisition.

As the Group, China Japan Coal Co., Ltd., Japan office, Seoul office and Jincheng Energy were under common control of China Coal Group before and after the 2017 and 2018 Acquisitions, the acquisitions are considered as business combinations under common control. The principle of merger accounting for business combination involving businesses under common control has therefore been applied. As a result, the condensed consolidated financial statements of the Group have been prepared as if China Japan Coal Co., Ltd., Japan office, Seoul office and Jincheng Energy were subsidiaries of the Group ever since they became under common control of China Coal Group.

For the six months ended 30 June 2018

3. RESTATEMENTS ARISING FROM BUSINESS COMBINATIONS UNDER COMMON CONTROL (CONTINUED)

As a result of 2018 Acquisition, the relevant line items in the condensed consolidated statement of financial position as at 31 December 2017 have been restated. The following table shows the effect for each individual line item affected:

	The Group			
	(as previously	Effect of 2018		The Group
	reported)	Acquisition	Eliminations	(restated)
	RMB'000	RMB'000	RMB'000	RMB'000
Condensed consolidated statement				
of financial position at 31 December 2017:				
Non-current assets				
Property, plant and equipment	128,330,785	2,086,652	_	130,417,437
Land use rights	4,874,917	98,491	_	4,973,408
Mining rights	32,758,671	25,556	_	32,784,227
Intangible assets	1,697,221	3,871	_	1,701,092
Other non-current assets	6,554,876	14,711	_	6,569,587
Current assets				
Inventories	7,447,250	68,586	_	7,515,836
Trade receivables	6,516,966	103,783	(16,605)	6,604,144
Notes receivables	8,996,644	19,698	_	9,016,342
Prepayments and other receivables	7,182,505	75,501	_	7,258,006
Restricted bank deposits	2,455,643	201,028	(201,028)	2,455,643
Cash and cash equivalents	10,097,653	32,347	_	10,130,000
Current liabilities				
Trade and notes payables	22,492,310	290,794	(16,605)	22,766,499
Accruals, advances and other payables	14,514,646	49,308	(201,028)	14,362,926
Short-term borrowings	6,956,033	630,000	_	7,586,033
Current portion of long-term borrowings	13,696,106	176,400	_	13,872,506
Non-current liabilities				
Long-term borrowings	43,083,827	1,551,150	_	44,634,977
Deferred revenue	1,694,405	4,523	-	1,698,928
Equity				
Share capital	13,258,663	1,056,680	(1,056,680)	13,258,663
Reserves	44,573,464	74,730	502,289	45,150,483
Retained earnings	31,179,158	(1,134,461)	555,886	30,600,583
Non-controlling interests	17,091,234	31,101	(1,495)	17,120,840

For the six months ended 30 June 2018

3. RESTATEMENTS ARISING FROM BUSINESS COMBINATIONS UNDER COMMON CONTROL (CONTINUED)

As a result of 2017 and 2018 Acquisitions, the relevant line items in the condensed consolidated statement of profit or loss and other comprehensive income and condensed consolidated statement of cash flows for the six months ended 30 June 2017, have been restated. The following table shows the effect for each individual line item affected:

	The Group (as previously		Effect of 2017 and 2018		The Group
		Reclassification	Acquisitions	Eliminations	(restated)
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Condensed consolidated statement of profit or					
loss and other comprehensive income					
for the six months ended 30 June 2017:					
Revenue	37,103,957	_	401,846	(175,642)	37,330,161
Cost of sales	(28,598,141)	_	(449,248)	175,642	(28,871,747)
Selling, general and administrative expenses	(2,732,135)	2,732,135	_	_	_
Selling expenses	_	(284,960)	(252)	_	(285,212)
General and administrative expenses	_	(1,728,917)	(8,639)	_	(1,737,556)
Other gains and losses	26,857	(718,258)	(3,082)	-	(694,483)
Finance income	317,004	_	357	_	317,361
Finance costs	(1,899,208)	_	(44,822)	-	(1,944,030)
Income tax expense	(1,088,479)	-	(23)	-	(1,088,502)
Condensed consolidated statement of cash flows					
for the six months ended 30 June 2017:					
Net cash generated from (used in):					
Operating activities	5,336,232	_	64,826	_	5,401,058
Investing activities	607,271	_	(37,454)	-	569,817
Financing activities	(2,193,739)	-	1,966	_	(2,191,773)

4. SIGNIFICANT ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair values.

Other than changes in accounting policies resulting from application of new International Financial Reporting Standards ("IFRSs"), the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2018 are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2017.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Application of new and amendments to IFRSs

In the current interim period, the Group has applied, for the first time, the following new and amendments to IFRSs issued by the IASB which are mandatory effective for the annual period beginning on or after 1 January 2018 for the preparation of the Group's condensed consolidated financial statements.

IFRS 9 Financial Instruments

IFRS 15 Revenue from Contracts with Customers and the related Amendments

IFRIC 22 Foreign Currency Transactions and Advance Consideration

Amendments to IFRS 2 Classification and Measurement of Share-based Payment Transactions

Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts

Amendments to IAS 28 As part of the Annual Improvements to IFRS Standards 2014-2016 Cycle

Amendments to IAS 40 Transfers of Investment Property

In addition, the Group has applied Amendments to IFRS 9 *Prepayment Features with Negative Compensation* in advance of the effective date, i.e. 1 January 2019.

The new and amendments to IFRSs have been applied in accordance with the relevant transition provisions in the respective standards and amendments which results in changes in accounting policies, amounts reported and/or disclosures as described below.

4.1 Impacts and changes in accounting policies of application on IFRS 15 Revenue from Contracts with Customers

The Group has applied IFRS 15 for the first time in the current interim period. IFRS 15 superseded IAS 18 *Revenue*, IAS 11 *Construction Contracts* and the related interpretations.

The Group recognises revenue from the following major sources:

- sales of coal
- sales of coal chemical products
- sales of coal mining machinery

The Group has applied IFRS 15 retrospectively with the cumulative effect of initially applying this Standard recognised at the date of initial application, 1 January 2018. Any difference at the date of initial application is recognised in the opening retained earnings and comparative information has not been restated. Furthermore, in accordance with the transition provisions in IFRS 15, the Group has elected to apply the Standard retrospectively only to contracts that are not completed at 1 January 2018. Accordingly, certain comparative information may not be comparable as comparative information was prepared under IAS 18 *Revenue* and IAS 11 *Construction Contracts* and the related interpretations.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.1 Impacts and changes in accounting policies of application on IFRS 15 Revenue from Contracts with Customers (continued)

4.1.1 Key changes in accounting policies resulting from application of IFRS 15

IFRS 15 introduces a 5-step approach when recognising revenue:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the Group satisfies a performance obligation

Under IFRS 15, the Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good and service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with IFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.1 Impacts and changes in accounting policies of application on IFRS 15 Revenue from Contracts with Customers (continued)

4.1.1 Key changes in accounting policies resulting from application of IFRS 15 (continued)

Principal versus agent

When another party is involved in providing goods or services to a customer, the Group determines whether the nature of its promise is a performance obligation to provide the specified goods or services itself (i.e. the Group is a principal) or to arrange for those goods or services to be provided by the other party (i.e. the Group is an agent).

The Group is a principal if it controls the specified good or service before that good or service is transferred to a customer.

The Group is an agent if its performance obligation is to arrange for the provision of the specified good or service by another party. In this case, the Group does not control the specified good or service provided by another party before that good or service is transferred to the customer. When the Group acts as an agent, it recognises revenue in the amount of any fee or commission to which it expects to be entitled in exchange for arranging for the specified goods or services to be provided by the other party.

Warranties

If a customer has the option to purchase a warranty separately, the Group accounts for the warranty as a separate performance obligation and allocates a portion of the transaction price to that performance obligation.

If a customer does not have the option to purchase a warranty separately, the Group accounts for the warranty in accordance with IAS 37 *Provisions*, *Contingent Liabilities and Contingent Assets* unless the warranty provides the customer with a service in addition to the assurance that the product complies with agreed-upon specifications (i.e. service-type warranties).

4.1.2 Summary of effects arising from initial application of IFRS 15

Based on the assessment of initial application of IFRS 15, regarding certain coal trading transactions, the Group is acting as an agent, which was considered as a principal under IAS 18, it will affect the amount of revenue and cost of sales recognised but has no impact on the profit of the Group. Except as described above, the directors of the Company believes that the application of IFRS 15 has no impact on the retained earnings of the Group at 1 January 2018.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.1 Impacts and changes in accounting policies of application on IFRS 15 Revenue from Contracts with Customers (continued)

4.1.2 Summary of effects arising from initial application of IFRS 15 (continued)

The following adjustments were made to the amounts recognised in the condensed consolidated statement of financial position at 1 January 2018. Line items that were not affected by the changes have not been included.

				Carrying
		Carrying		amounts
		amounts		under IFRS 15
		at 31 December		at 1 January
		2017	Reclassification	2018
	Note	RMB'000	RMB'000	RMB'000
		(Restated)		
Current liabilities				
Accrual, advances and other payables	(a)	14,362,926	(2,630,650)	11,732,276
Contract liabilities	(a)	-	2,630,650	2,630,650

⁽a) As at 1 January 2018, advances from customers of RMB2,630,650,000 previously included in accrual, advances and other payables were reclassified to contract liabilities.

The following tables summarise the impacts of applying IFRS 15 on the Group's condensed consolidated statement of financial position as at 30 June 2018 and its condensed consolidated statement of profit or loss and other comprehensive income for the current interim period for each of the line items affected. Line items that were not affected by the changes have not been included.

Impact on the condensed consolidated statement of financial position

			Amounts without application of
	As reported	Adjustments	IFRS 15
	RMB'000	RMB'000	RMB'000
Current assets			
Trade receivables	6,897,302	422,485	7,319,787
Contract assets	422,485	(422,485)	_
Current liabilities			
Accrual, advances and other payables	13,532,171	1,761,590	15,293,761
Contract liabilities	1,761,590	(1,761,590)	_

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.1 Impacts and changes in accounting policies of application on IFRS 15 Revenue from Contracts with Customers (continued)

4.1.2 Summary of effects arising from initial application of IFRS 15 (continued)

Impact on the condensed consolidated statement of profit or loss and other comprehensive income

				Amounts
				without
				application of
		As reported	Adjustments	IFRS 15
	Note	RMB'000	RMB'000	RMB'000
Revenue	(a)	50,209,981	1,397,433	51,607,414
Cost of sales	(/	40,379,900	1,397,433	41,777,333

⁽a) Under IAS 18, the Group recognised certain sales of coal transactions on a gross basis, i.e. the Group was considered as a principal, due to its significant exposure to credit risk of customers. Upon application of IFRS 15, the Group is considered as an agent, because the performance obligation under such transaction is to arrange for the provision of coal by another party, and the Group did not obtain the control over the coal before passing on to customers. This change in accounting policies resulted in a reduction of revenue and cost of sales by RMB1,397,433,000 for the six months ended 30 June 2018.

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments

In the current period, the Group has applied IFRS 9 Financial Instruments, Amendments to IFRS 9 Prepayment Features with Negative Compensation and the related consequential amendments to other IFRSs. IFRS 9 introduces new requirements for 1) the classification and measurement of financial assets and financial liabilities, 2) expected credit losses ("ECL") for financial assets and other items (for example, contract assets, lease receivables and financial guarantee contracts) and 3) general hedge accounting.

The Group has applied IFRS 9 in accordance with the transition provisions set out in IFRS 9. i.e. applied the classification and measurement requirements (including impairment) retrospectively to instruments that have not been derecognised as at 1 January 2018 (date of initial application) and has not applied the requirements to instruments that have already been derecognised as at 1 January 2018. The difference between carrying amounts as at 31 December 2017 and the carrying amounts as at 1 January 2018 are recognised in the opening retained earnings and other components of equity, without restating comparative information.

Accordingly, certain comparative information may not be comparable as comparative information was prepared under IAS 39 *Financial Instruments: Recognition and Measurement*.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.1 Key changes in accounting policies resulting from application of IFRS 9

Classification and measurement of financial assets

Trade receivables arising from contracts with customers are initially measured in accordance with IFRS 15.

All recognised financial assets that are within the scope of IFRS 9 are subsequently measured at amortised cost or fair value, including unquoted equity investments measured at cost less impairment under IAS 39.

Debt instruments that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt instruments that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at fair value through profit or loss ("FVTPL"), except that at the date of initial application/initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income ("OCI") if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which IFRS 3 Business Combinations applies.

In addition, the Group may irrevocably designate a debt investment that meets the amortised cost or FVTOCI criteria as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- 4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)
 - 4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Classification and measurement of financial assets (continued)

Debt instruments/receivables classified as at FVTOCI

Subsequent changes in the carrying amounts for debt instruments/receivables classified as at FVTOCI as a result of interest income calculated using the effective interest method, are recognised in profit or loss. All other changes in the carrying amount of these debt instruments/receivables are recognised in OCI and accumulated under the heading of other reserves. Impairment allowance are recognised in profit or loss with corresponding adjustment to OCI without reducing the carrying amounts of these debt instruments/receivables. The amounts that are recognised in profit or loss are the same as the amounts that would have been recognised in profit or loss if these debt instruments/receivables had been measured at amortised cost. When these debt instruments/receivables are derecognised, the cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss.

Equity instruments designated as at FVTOCI

At the date of initial application/initial recognition, the Group may make an irrevocable election (on an instrument-by-instrument basis) to designate investments in equity instruments as at FVTOCI.

Investments in equity instruments at FVTOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value with gains and losses arising from changes in fair value recognised in OCI and accumulated in the other reserves; and are not subject to impairment assessment. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments, and will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognised in profit or loss when the Group's right to receive the dividends is established in accordance with IFRS 9, unless the dividends clearly represent a recovery of part of the cost of the investment. Dividends are included in the "other income" line item in profit or loss.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Classification and measurement of financial assets (continued)

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other gains and losses" line item.

The directors of the Company reviewed and assessed the Group's financial assets as at 1 January 2018 based on the facts and circumstances that existed at that date. Changes in classification and measurement on the Group's financial assets and the impacts thereof are detailed in Note 4.2.2.

Impairment under ECL model

The Group recognises a loss allowance for ECL on financial assets which are subject to impairment under IFRS 9 (including trade receivables, debt instruments at FVTOCI, long-term receivables, entrust loans, loans to the Parent Company and fellow subsidiaries, and amounts due from related parties/third parties included in prepayments and other receivables and other non-current assets, restricted bank deposits, term deposits and bank balances), lease receivables, contract assets and financial guarantee contracts. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Impairment under ECL model (continued)

The Group always recognises lifetime ECL for trade receivables, contract assets and lease receivables. The ECL on these assets are assessed individually for debtors with significant balances and/or collectively using a provision matrix with appropriate groupings.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological
 environment of the debtor that results in a significant decrease in the debtor's ability to meet
 its debt obligations.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Impairment under ECL model (continued)

Significant increase in credit risk (continued)

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

Despite the aforegoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A debt instrument is determined to have low credit risk if i) it has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definitions.

For financial guarantee contracts, the date that the Group becomes a party to the irrevocable commitment is considered to be the date of initial recognition for the purposes of assessing the financial instrument for impairment. In assessing whether there has been a significant increase in the credit risk since initial recognition, for financial guarantee contracts, the Group considers the changes in the risk that the specified debtor will default on the contract.

The Group considers that default has occurred when the instrument is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Impairment under ECL model (continued)

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information.

Generally, the ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. For a lease receivable, the cash flows used for determining the ECL is consistent with the cash flows used in measuring the lease receivable in accordance with IAS 17 *Leases*.

For a financial guarantee contract, the Group is required to make payments only in the event of a default by the debtor in accordance with the terms of the instrument that is guaranteed. Accordingly, the expected losses is the present value of the expected payments to reimburse the holder for a credit loss that it incurs less any amounts that the Group expects to receive from the holder, the debtor or any other party.

For ECL on financial guarantee contracts for which the effective interest rate cannot be determined, the Group will apply a discount rate that reflects the current market assessment of the time value of money and the risks that are specific to the cash flows but only if, and to the extent that, the risks are taken into account by adjusting the discount rate instead of adjusting the cash shortfalls being discounted.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit impaired, in which case interest income is calculated based on amortised cost of the financial asset.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- 4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)
 - 4.2.1 Key changes in accounting policies resulting from application of IFRS 9 (continued)

Impairment under ECL model (continued)

Measurement and recognition of ECL (continued)

Except for investments in debt instruments/receivables that are measured at FVTOCI and financial guarantee contracts, the Group recognises an impairment gain or loss in profit or loss for all financial assets, contract assets and lease receivables by adjusting their carrying amount through a loss allowance account. For investments in debt instruments/receivables that are measured at FVTOCI, the loss allowance is recognised in OCI and accumulated in the other reserves without reducing the carrying amounts of these debt instruments/receivables.

For financial guarantee contracts, the loss allowances are recognised at the higher of the amount of the loss allowance determined in accordance with IFRS 9; and the amount initially recognised less, where appropriate, cumulative amount of income recognised over the guarantee period.

As at 1 January 2018, the directors of the Company reviewed and assessed the Group's existing financial assets, contract assets, lease receivables and financial guarantee contracts for impairment using reasonable and supportable information that is available without undue cost or effort in accordance with the requirements of IFRS 9. The results of the assessment and the impact thereof are detailed in Note 4.2.2.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.2 Summary of effects arising from initial application of IFRS 9

The table below illustrates the classification and measurement (including impairment) of financial assets subject to ECL under IFRS 9 and IAS 39 at the date of initial application, 1 January 2018.

		Available-								
		for-sale	Equity	Debt		Deferred	Deferred			Non-
		financial	instruments at	instruments	Notes	income tax	income tax		Retained	controlling
		assets	FVTOCI	at FVTOCI	receivables	assets	liabilities	Reserves	earnings	interests
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Closing balance at										
31 December 2017 (Restated)										
- IAS 39		3,491,691			9,016,342	2,783,753	5,988,603	45,150,483	30,600,583	17,120,840
Effect arising from initial application of IFRS 9										
Reclassification										
From available-for-sale	(a)	(3,491,691)	3,491,691	-	-	-	-	-	-	-
From loans and receivables	(b)	-	-	9,016,342	(9,016,342)	-	-	-	-	-
Remeasurement										
From cost less impairment to										
fair value	(a)	-	249,008	-	-	-	64,505	53,244	131,259	-
From amortised cost to										
fair value	(b)			(130,264)		28,372		(79,341)		(22,551)
Opening balance at										
1 January 2018			3,740,699	8,886,078		2,812,125	6,053,108	45,124,386	30,731,842	17,098,289

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.2 Summary of effects arising from initial application of IFRS 9 (continued)

(a) Available-for-sale financial assets

From AFS equity investments to FVTOCI

The Group elected to present in OCI for the fair value changes of all its equity investments previously classified as available-for-sale, of which RMB3,458,605,000 related to unquoted equity investments previously measured at cost less impairment under IAS 39. These investments are not held for trading and not expected to be sold in the foreseeable future. At the date of initial application of IFRS 9, RMB3,491,691,000 were reclassified from available-for-sale financial assets to equity instruments at FVTOCI, of RMB3,458,605,000 related to unquoted equity investments previously measured at cost less impairment under IAS 39. The fair value gains of RMB249,008,000 relating to those unquoted equity investments were adjusted to equity instruments at FVTOCI and other reserves as at 1 January 2018, and deferred income tax liabilities of RMB64,505,000 were recognised against other reserves at 1 January 2018. In addition, impairment losses netting of deferred income tax assets previously recognised of RMB131,259,000 in relation to those unquoted equity investments were transferred from retained earnings to other reserves as at 1 January 2018. The previously accumulated fair value gains of RMB16,457,000 relating to those investments previously carried at fair value continued to accumulate in other reserves.

(b) Loans and receivables

As part of the Group's cash flow management, the Group has the practice of discounting or endorsing some of the notes receivables to financial institutions/suppliers before the bills are due for payment and derecognises notes discounted or endorsed on the basis that the Group has transferred substantially all the risks and rewards of ownership relating to these notes receivables to the relevant counterparties. Accordingly, the Group's notes receivables of RMB9,016,342,000 as at 1 January 2018 were considered to be held within a business model whose objective is achieved by both collecting contractual cash flows and selling of those assets and the contractual cash flows of these financial assets are solely payments of principal and interest on the principal amount outstanding and were reclassified to debt instruments at FVTOCI. The related fair value losses of RMB130,264,000 was adjusted to debt instruments at FVTOCI and other reserves as at 1 January 2018, and deferred income tax assets of RMB28,372,000 were recognised as at 1 January 2018. The net impact of RMB101,892,000 was attribute to equity holders of the Company and non-controlling interests of RMB79,341,000 and RMB22,551,000 respectively.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.2 Impacts and changes in accounting policies of application on IFRS 9 Financial Instruments and the related amendments (continued)

4.2.2 Summary of effects arising from initial application of IFRS 9 (continued)

(c) Impairment under ECL model

The Group applies the IFRS 9 simplified approach to measure ECL which uses a lifetime ECL for trade receivables, contract assets and lease receivables. To measure the ECL, contract assets and trade receivables have been grouped based on shared credit risk characteristics. The contract assets have substantially the same risk characteristics as the trade receivables for the same types of contracts. The Group has therefore concluded that the expected loss rates for the trade receivables are a reasonable approximation of the loss rates for the contract assets.

Loss allowances for other financial assets which are subject to impairment under IFRS 9 are measured on 12m ECL basis and there had been no significant increase in credit risk since initial recognition.

For outstanding financial guarantees provided of, the Group considers there has been no significant increase in credit risk since initial recognition and hence the loss allowance is measured on 12m ECL basis.

As at 1 January 2018, no material additional credit loss allowance has been recognised.

Except as described above, the application of other amendments to IFRSs and interpretation in the current interim period has had no material effect on the amounts reported and/or disclosures set out in these condensed consolidated financial statements.

For the six months ended 30 June 2018

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

4.3 Impacts on opening condensed consolidated statement of financial position arising from the application of all new standards

As a result of the changes in the Group's accounting policies above, the opening condensed consolidated statement of financial position had to be restated. The following table show the adjustments recognised for each individual line item affected.

	31 December			
	2017			1 January
	(Audited)			2018
	(Restated)	IFRS 15	IFRS 9	(Restated)
	RMB'000	RMB'000	RMB'000	RMB'000
Non-current Assets				
Available-for-sale financial assets	3,491,691	_	(3,491,691)	_
Equity instruments at FVTOCI		_	3,740,699	3,740,699
Deferred income tax assets	2,783,753	_	28,372	2,812,125
Current Assets				
Notes receivables	9,016,342	_	(9,016,342)	_
Debt instruments at FVTOCI	_	_	8,886,078	8,886,078
Non-current Liabilities				
Deferred income tax liabilities	5,988,603	_	64,505	6,053,108
Current Liabilities				
Accruals, advances and other payables	14,362,926	(2,630,650)	_	11,732,276
Contract liabilities	_	2,630,650	_	2,630,650
Equity				
Reserves	45,150,483	_	(26,097)	45,124,386
Retained earnings	30,600,583	_	131,259	30,731,842
Non-controlling interests	17,120,840	_	(22,551)	17,098,289

5. ESTIMATES

The preparation of condensed consolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing these condensed consolidated financial statements, the significant judgments made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements for the year ended 31 December 2017.

For the six months ended 30 June 2018

6. REVENUE

	Six months end	ed 30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
Goods and services	50,094,392	37,230,624
Rental income	115,589	99,537
	50,209,981	37,330,161

Disaggregation of revenue from goods and services:

	Six months ended 30 June 2018 (Unaudited)				
	Coal <i>RMB'000</i>	Coal chemical RMB'000	Mining machinery <i>RMB'000</i>	Others RMB'000	Total RMB'000
Sales of goods					
Sales of coal	37,127,817	_	_	_	37,127,817
Sales of coal chemical products	_	8,578,422	_	_	8,578,422
Sales of coal mining machinery	_	_	2,959,661	_	2,959,661
Sales of electric power	_	_	_	765,626	765,626
Sales of aluminium product	_	_	_	259,833	259,833
Others	54,785			27,503	82,288
	37,182,602	8,578,422	2,959,661	1,052,962	49,773,647
Revenue from services					
Agent service	23,868	_	_	196,582	220,450
Railway service	_	_	_	68,852	68,852
Others	21,113	6,093		4,237	31,443
	44,981	6,093		269,671	320,745
Geographical markets					
Domestic Market	37,048,133	8,584,515	2,936,882	1,306,038	49,875,568
Overseas Market	179,450		22,779	16,595	218,824
	37,227,583	8,584,515	2,959,661	1,322,633	50,094,392
Segment information reconciliation					
Revenue from external customers	37,320,189	8,584,515	2,959,661	1,345,616	50,209,981
Inter-segment	1,686,902	29,108	244,689	300,581	2,261,280
Less: eliminations	(1,686,902)	(29,108)	(244,689)	(300,581)	(2,261,280)
rental income	(92,606)			(22,983)	(115,589)
Revenue from goods and services	37,227,583	8,584,515	2,959,661	1,322,633	50,094,392

For the six months ended 30 June 2018

7. SEGMENT INFORMATION

7.1 General information

(a) Factors that management used to identify the entity's operating and reportable segments

The chief operating decision maker ("CODM") has been identified as the President Office (總裁辦公會).

The Group's reportable segments are entities or group of entities that offer different products and services. The following reportable segments are presented in a manner consistent with the way in which information is reported internally to the Group's CODM for the purpose of resources allocation and performance assessment. They are managed according to different nature of products and services, production process and the environment in which they are operating. Most of these entities engage in single business under one operating segment, except for a few entities dealing with a variety of operations. Financial information of entities operating more than one segment have been separately presented as discrete segment information for CODM's review.

(b) Operating and reportable segments

The Group's operating and reportable segments are coal, coal chemical products, mining machinery and finance.

- Coal Production and sales of coal;
- Coal chemical products Production and sales of coal chemical products;
- Mining machinery Manufacturing and sales of mining machinery; and
- Finance Providing deposit, loan, bill acceptance and discount and other financial services to the entities within the Group and China Coal Group.

In addition, segments relating to aluminium, electricity generating, equipment trading agency services, tendering services and other insignificant manufacturing businesses which are not reportable were combined and disclosed in 'others' segment category.

For the six months ended 30 June 2018

7. SEGMENT INFORMATION (CONTINUED)

7.2 Information about operating and reportable segment profit or loss, assets and liabilities

(a) Measurement of operating and reportable segment profit or loss, assets and liabilities

The CODM evaluates performance on the basis of profit or loss before income tax expense. The Group accounts for inter-segment sales and transfers as if the sales or transfers were to the third parties, i.e. at current market prices. The amounts of segment information are denominated in RMB, which is consistent with the amounts in the reports used by the CODM.

Segment assets and liabilities are those operating assets and liabilities that are employed by a segment in its operating activities and that either are directly attributable to the segment or can be allocated to the segment on a reasonable basis. Segment assets and liabilities exclude deferred income tax assets, deferred income tax liabilities, taxes payable or tax advanced payment.

(b) Operating and reportable segments' profit or loss, assets and liabilities

				For the six mont	hs ended 30 June 2	018 (Unaudited)			
		Coal chemical	Mining		Reportable			Inter-segment	
	Coal	products	machinery	Finance	segment total	Others	Unallocated	elimination	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Segment Result									
Revenue									
Total revenue	39,007,091	8,613,623	3,204,350	-	50,825,064	1,646,197	-	(2,261,280)	50,209,981
Inter-segment revenue	(1,686,902)	(29,108)	(244,689)		(1,960,699)	(300,581)		2,261,280	
D 6	25 220 100	0.504.515	2.050.771		40.074.277	1.245.414			70 200 001
Revenue from external customers	37,320,189	8,584,515	2,959,661		48,864,365	1,345,616			50,209,981
Profit (loss) from operations	6,571,056	1,367,550	80,484	909	8,019,999	(279,181)	(140,770)	7,364	7,607,412
Profit (loss) before income tax	6,384,183	1,143,069	31,031	336,851	7,895,134	(317,524)	(815,927)	7,364	6,769,047
Interest income	73,019	15,965	924	410,183	500,091	1,611	726,710	(904,085)	324,327
Interest expense	(698,984)	(673,250)	(46,292)	(74,061)	(1,492,587)	(39,778)	(1,463,347)	904,085	(2,091,627)
Depreciation and amortisation	(1,946,450)	(1,142,481)	(189,459)	(626)	(3,279,016)	(230,218)	(7,750)	-	(3,516,984)
Share of profits/(losses) of associates and									
joint ventures	422,356	433,250	(3,440)	-	852,166	-	61,360	-	913,526
Income tax (expense)/credit	(1,388,950)	(156,983)	(7,276)	(84,473)	(1,637,682)	(42,360)	34,887	(5,687)	(1,650,842)
Other material non-cash items									
(Provision for)/reversal of impairment of									
other assets	(6,968)	462	(9,129)	8,521	(7,114)	(21,443)	-	(7,821)	(36,378)
Segment assets and liabilities									
Total assets	142,405,446	61,728,278	17,995,090	13,134,992	235,263,806	18,203,098	13,789,364	(11,078,866)	256,177,402
Include: investment in associates and joint ventures	4,404,362	10,662,017	938,468	-	16,004,847	64,500	3,639,188	-	19,708,535
Addition to non-current assets	4,227,325	163,967	272,871	4	4,664,167	23,761	8,690	_	4,696,618
Total liabilities	42,656,841	24,815,319	6,249,214	3,737,727	77,459,101	8,792,907	70,157,685	(8,811,815)	147,597,878

For the six months ended 30 June 2018

7. SEGMENT INFORMATION (CONTINUED)

7.2 Information about operating and reportable segment profit or loss, assets and liabilities (continued)

(b) Operating and reportable segments' profit or loss, assets and liabilities (continued)

	For the six months ended 30 June 2017 (Unaudited) (Restated) and 31 December 2017 (Audited) (Restated)								
		Coal chemical	Mining		Reportable			Inter-segment	
	Coal	products	machinery	Finance	segment total	Others	Unallocated	elimination	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
a									
Segment Result									
Revenue	20.020.241	4.55(.150	2 101 112		27 000 072	1.244.400		(1.004.100)	27.220.171
Total revenue	30,929,241	4,576,179	2,484,443	-	37,989,863	1,244,480	-	(1,904,182)	37,330,161
Inter-segment revenue	(1,530,809)	(13,129)	(135,886)		(1,679,824)	(224,358)		1,904,182	
Revenue from external customers	29,398,432	4,563,050	2,348,557	_	36,310,039	1,020,122	_	_	37,330,161
Profit(loss) from operations	5,682,804	485,590	81,890	(17,456)	6,232,828	(293,010)	(132,724)	(65,931)	5,741,163
Profit(loss) before income tax	5,100,362	342,655	26,354	199,596	5,668,967	(343,519)	(743,390)	(66,726)	4,515,332
Interest income	67,823	49,581	3,298	276,106	396,808	2,828	617,233	(699,508)	317,361
Interest expense	(633,523)	(464,350)	(45,635)	(58,909)	(1,202,417)	(52,431)	(1,371,657)	698,528	(1,927,977)
Depreciation and amortisation	(2,078,675)	(841,943)	(189,996)	(788)	(3,111,402)	(272,330)	(15,790)	-	(3,399,522)
Share of profits/(losses) of									
associates and joint ventures	9,883	272,071	(12,432)	-	269,522	-	131,316	-	400,838
Income tax (expense)/credit	(1,124,204)	(55,632)	3,058	(49,920)	(1,226,698)	(58,427)	212,131	(15,508)	(1,088,502)
Other material non-cash items									
Provisions for impairment of property,									
plant and equipment	-	(215,891)	-	-	(215,891)	-	-	-	(215,891)
(Provision for)/reversal of impairment of									
other assets	(551,052)	6	(44,279)	(9,822)	(605,147)	(786)	-	9,971	(595,962)
Segment assets and liabilities									
Total assets	135,065,837	62,458,182	17,691,353	8,549,747	223,765,119	17,008,003	20,357,495	(9,701,512)	251,429,105
Include: investment in associates and joint ventures	4,310,643	10,252,856	869,326	_	15,432,825	14,500	3,555,587	_	19,002,912
Addition to non-current assets	10,642,649	335,103	95,713	(201,189)	10,872,276	905,187	8,361	_	11,785,824
Total liabilities	42,877,541	25,895,483	6,510,104	5,522,127	80,805,255	8,280,296	64,107,391	(7,894,406)	145,298,536

For the six months ended 30 June 2018

7. SEGMENT INFORMATION (CONTINUED)

7.3 Geographical information

Analysis of revenue

	Six months end	led 30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
	,	(Restated)
Domestic markets	49,991,157	36,988,620
Overseas markets	218,824	341,541
	50,209,981	37,330,161
Note:		
Revenue is attributed to countries on the basis of the customer's location.		
Analysis of non-current assets		
	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)

Domestic	
Overseas	

196,134,582	194,927,952
427	438

194,928,390

Note:

The non-current assets above exclude financial instruments and deferred income tax assets.

No revenue from transaction with single external customer is amounted to 10%, or more of the Group's revenue for the six months ended 30 June 2018 and 2017.

For the six months ended 30 June 2018

8. EXPENSES BY NATURE

Expenses included in cost of sales, selling expenses and general and administrative expenses are analysed below:

	Six months ended 30 June		
	2018	2017	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
		(Restated)	
Depreciation	3,240,170	3,046,782	
Amortisation	276,814	352,740	
Materials used and goods traded	25,533,797	14,715,680	
Transportation costs and port expenses	4,784,651	4,692,303	
Sales tax and surcharges	1,341,513	1,147,584	
Auditors' remuneration	2,000	1,938	
Repairs and maintenance	688,160	691,726	
Operating lease rentals	48,631	54,275	
Provision for impairment of inventories	20,224	1,259	
Employee benefit expense			
(including directors' emoluments)	3,205,947	2,623,362	
Other expenses	3,491,613	3,566,866	
Total cost of sales, selling expenses and general and			
administrative expenses	42,633,520	30,894,515	

9. OTHER GAINS AND LOSSES

	Six months ended 30 June		
	2018	2017	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
		(Restated)	
Government grants	68,924	64,040	
Gains on disposal of an associate	380	143	
(Loss)/gain on disposal of property, plant and equipment	(22,961)	92,325	
Impairment loss of receivables	(7,197)	(100,079)	
Impairment loss of non-current assets classified as held for sale	(8,957)	_	
Impairment loss of mining rights	_	(493,551)	
Impairment loss of property, plant and equipment	_	(215,891)	
Others	762	(41,470)	
	30,951	(694,483)	

For the six months ended 30 June 2018

10. FINANCE INCOME AND COSTS

	Six months ended 30 June		
	2018	2017	
	RMB'000	RMB'000	
	(Unaudited)	(Unaudited)	
		(Restated)	
Interest expense:			
 Bank borrowings 	1,818,599	1,901,825	
 Long-term and short-term bonds 	721,037	704,053	
 Unwinding of discount 	76,120	34,324	
Other incidental bank charges	3,641	3,682	
Net foreign exchange (gains)/losses	(19,050)	12,371	
Finance costs	2,600,347	2,656,255	
Less: amounts capitalised on qualifying assets	(524,129)	(712,225)	
Total finance costs	2,076,218	1,944,030	
Finance income:			
- interest income on bank deposits	238,101	240,362	
- interest income on loans to related parties	86,226	76,999	
Total finance income	324,327	317,361	
Finance costs, net	1,751,891	1,626,669	
Note:			
Finance costs capitalised on qualifying assets are related to funds borrowed for the purpose of	f obtaining qualifying assets. Capitalisation ra	tes on such borrowings	

Finance costs capitalised on qualifying assets are related to funds borrowed for the purpose of obtaining qualifying assets. Capitalisation rates on such borrowings were as follows:

	Six months ended 30 June		
	2018		
	(Unaudited)	(Unaudited)	
Capitalisation rate used to determine the amount of finance costs eligible for capitalisation	3.28%-5.63%	4.70%-5.40%	

For the six months ended 30 June 2018

11. INCOME TAX EXPENSE

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
Current income tax		
- PRC enterprise income tax (Note)	1,411,104	1,069,585
Deferred income tax (Note 27)	239,738	18,917
	1,650,842	1,088,502

Note:

The provision for PRC enterprise income tax ("EIT") is calculated based on the statutory income tax rate of 25%. The applicable income tax rate in both periods is 25% of the assessable income of each of the companies now comprising the Group, determined in accordance with the relevant PRC income tax rules and regulations, except for certain subsidiaries which are taxed at preferential tax rate of 15% based on the relevant PRC tax laws and regulations.

12. DIVIDENDS

During the current interim period, a final dividend of RMB0.055 per share in respect of the year ended 31 December 2017 (six month ended 30 June 2017:RMB0.039 per share in respect of the year the year ended 31 December 2016), comprising 13,258,663,000 shares existed as at 31 December 2017 was approved at the annual general meeting of the Company held on 25 June 2018. The aggregate amount of the final dividend approved in the current interim period amounted to RMB724,328,000 (2016 final dividend approved during the six months ended 30 June 2017: RMB514,532,000).

The directors of the Company do not recommend the payment of an interim dividend for the current interim period (six months ended 30 June 2017: nil).

13. EARNINGS PER SHARE

Basic earnings per share for the six months ended 30 June 2018 and 2017 is calculated by dividing the profit attributable to equity holders of the Company by the number of 13,258,663,000 ordinary shares in issue during both periods.

As the Company had no potential ordinary shares in issue for the six months ended 30 June 2018 and 2017, diluted earnings per share equals to basic earnings per share.

For the six months ended 30 June 2018

14. PROPERTY, PLANT AND EQUIPMENT

	30 June	30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
Opening net book amount	130,417,437	128,239,858
Addition from acquisition of subsidiaries under common control	_	2,228,545
Additions	4,313,962	3,885,428
Disposals	(297,145)	(405,609)
Deemed disposal of a subsidiary	_	(497,402)
Net income from mine trial run	(913,895)	(636,101)
Depreciation charges	(3,409,046)	(3,279,987)
Provision for impairment (Note)		(215,891)
Closing net book amount	130,111,313	129,318,841

Note:

As at 30 June 2017, the Company decided to suspend indefinitely certain construction in progress projects due to the changes of the market conditions. The impairment loss amounting to RMB215,891,000 was provided in full for those construction in progress during the six months ended 30 June 2017.

15. MINING RIGHTS

	30 June	30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
Opening net book amount	32,784,227	33,673,946
Addition from acquisition of subsidiaries under common control	_	25,556
Additions	828,334	1,935
Amortisation charges	(134,236)	(219,477)
Provision for impairment (Note)		(493,551)
Closing net book amount	33,478,325	32,988,409

For the six months ended 30 June 2018

15. MINING RIGHTS (CONTINUED)

Note:

As at 30 June 2017, the directors of the Company performed impairment assessment on the Group's mining rights and the Group recognised RMB493,551,000 impairment losses of mining rights during the six months ended 30 June 2017.

The recoverable amounts of the mining rights have been determined on the basis of their fair values less costs of disposal determined using the income approach, which use cash flow projections of the respective coal mines based on financial budgets over their life as approved by the directors.

16. INTANGIBLE ASSETS

	Technical		
	know-how	Others	Total
	RMB'000	RMB'000	RMB'000
Balance at 1 January 2018 (Audited) (Restated)	958,336	742,756	1,701,092
Additions	_	21,841	21,841
Amortisation charge	(30,197)	(30,954)	(61,151)
Balance at 30 June 2018 (Unaudited)	928,139	733,643	1,661,782
Balance at 1 January 2017 (Audited)	986,840	456,444	1,443,284
Addition from acquisition of			
subsidiaries under common control	_	4,531	4,531
Additions	_	23,097	23,097
Amortisation charge	(24,988)	(23,875)	(48,863)
Balance at 30 June 2017 (Unaudited) (Restated)	961,852	460,197	1,422,049

For the six months ended 30 June 2018

17. OTHER NON-CURRENT ASSETS

	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited) (Restated)
Prepayments for investments in subsidiaries (Note (a))	3,171,947	3,157,295
Prepayments for mining rights (Note (b))	1,215,000	1,215,000
Prepayments for constructions in progress and equipment	92,579	85,294
Prepayments for land use rights	634,285	635,266
Deductible value added tax	393,566	276,305
Loans to fellow subsidiaries (Note (c))	113,850	608,850
Prepaid income tax	37,149	37,149
Others	587,443	554,428
Total	6,245,819	6,569,587

Notes:

- (a) In line with the Group's strategy of expanding its coal resources, the Group has entered into a series of agreements for the acquisitions and restructuring of several local coal mines. As the relevant legal procedures are still in process, such payments are recorded as other non-current assets.
- (b) As the relevant legal procedures related to mining rights licenses and land use certificate are still in process, such payments are recorded as other non-current assets. These prepayments will be transferred to mining rights and land use rights respectively upon completion of related legal procedures.
- (c) The loans to fellow subsidiaries are unsecured and repayable after 12 months from the balance sheet date with the interest rates of 4.75%-5.7% (31 December 2017: 4.75%-4.90%) per annum.

For the six months ended 30 June 2018

18. INVENTORIES

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
Coal	745,869	788,747
Machinery for sale	3,936,360	3,815,669
Coal chemical products	382,874	538,234
Auxiliary materials, spare parts and tools	2,510,225	2,373,186
	7,575,328	7,515,836

Note:

The allowance of inventories of the Group amounted to RMB134,879,000 as at 30 June 2018 (31 December 2017: RMB136,165,000).

19. TRADE AND NOTES RECEIVABLES/DEBT INSTRUMENTS AT FVTOCI

	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 <i>RMB'000</i> (Audited) (Restated)
Trade receivables, net Notes receivables	6,897,302 7,078,287	6,604,144 9,016,342
	13,975,589	15,620,486
Analysed for reporting purposes as:		
Trade receivables	6,897,302	6,604,144
Notes receivables (classified as loans and receivables under IAS 39)		9,016,342
Debt instruments at FVTOCI (under IFRS 9)	7,078,287	

For the six months ended 30 June 2018

19. TRADE AND NOTES RECEIVABLES/DEBT INSTRUMENTS AT FVTOCI (CONTINUED)

Notes:

(a) Aging analysis of trade receivables based on invoice date on each balance sheet date is as follows:

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
Within 6 months	4,577,392	4,403,831
6 months – 1 year	1,073,300	941,803
1 – 2 years	537,811	611,788
2 – 3 years	483,722	518,857
Over 3 years	724,225	624,576
Trade receivables, gross	7,396,450	7,100,855
Less: Impairment of receivables	(499,148)	(496,711)
Trade receivables, net	6,897,302	6,604,144

The individually impaired receivables primarily relate to circumstances when there is objective evidence that the Group will not be able to recover the proceeds on the original terms of the trade receivables.

There is no concentration of credit risk with respect to trade receivables, as the Group has a large number of customers, domestically and internationally dispersed.

The Group does not hold any collateral as security.

Trade receivables from related parties are unsecured, interest free and repayable within one year in accordance with the relevant contracts entered into between the Group and the related parties.

(b) Notes receivables are principally bank accepted notes due within one year based on the invoice date (31 December 2017: within one year).

For the six months ended 30 June 2018

19. TRADE AND NOTES RECEIVABLES/DEBT INSTRUMENTS AT FVTOCI (CONTINUED)

Notes: (continued)

(c) The carrying amounts of trade receivables are denominated in the following currencies:

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
RMB	6,688,140	6,562,114
USD	209,162	42,030
	6,897,302	6,604,144

- (d) The carrying amounts of trade receivables approximate to their fair values.
- (e) As at 30 June 2018, debt instruments at FVTOCI of RMB197,298,000 (31 December 2017: notes receivables of RMB236,983,000) are pledged to banks for notes payables amounted to RMB194,836,000 (31 December 2017: RMB228,502,000).

As at 30 June 2018, debt instruments at FVTOCI of RMB42,312,000 (31 December 2017: notes receivables of RMB100,885,000) are pledged to banks for short term loan amounted to RMB42,800,000 (31 December 2017: RMB100,885,000).

As at 30 June 2018, trade receivables of RMB200,000,000 (31 December 2017: RMB200,000,000) were pledged to banks for long-term borrowings amounted to RMB112,500,000 (31 December 2017: RMB135,000,000).

(f) Transfers of financial assets

As at 30 June 2018, debt instruments at FVTOCI of RMB42,312,000 (31 December 2017: note receivables of RMB100,885,000) and RMB783,245,000 (31 December 2017: note receivables of RMB801,753,000) were discounted to banks and endorsed to suppliers of the Group, but were not derecognised as the Group has not transferred the significant risks and rewards relating to those notes.

As at 30 June 2018, the Group endorsed and discounted debt instruments at FVTOCI of RMB3,414,653,000 (31 December 2017: note receivables of RMB4,499,931,000) to suppliers and banks. In accordance with the relevant laws in the PRC, the holders of the notes receivable have a right of recourse against the Group if the issuing banks default payment. In the opinion of the directors of the Company, the Group has transferred substantially all the risks and rewards of ownership relating to these notes receivable, and accordingly derecognised the full carrying amounts of the notes receivable and associated accounts payables.

The maximum exposure to loss from the Group's continuing involvement, if any, in the endorsed and discounted notes receivable equals to their carrying amounts. In the opinion of the directors of the Company, the fair values of the Group's continuing involvement in the derecognised notes receivable are not significant.

For the six months ended 30 June 2018

20. CONTRACT ASSETS

30 June 2018 RMB'000 (Unaudited)

Contract assets – sales of coal mining machinery

422,485

Current

422,485

The contract assets primarily relate to the Group's right to consideration for coal mining machinery delivered but not billed because the rights are conditional mainly on obtaining the customers' testing certificate as stipulated in the contracts. The contract assets are transferred to trade receivables when the rights become unconditional. The Group typically transfer the contract assets to trade receivables in 12 months.

21. PREPAYMENTS AND OTHER RECEIVABLES

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
Advances to suppliers	1,684,234	1,404,342
Entrusted loans	102,000	402,000
Interest receivable	119,878	96,413
Dividends receivable	181,910	267,646
Loans to the Parent Company and fellow subsidiaries (Note)	3,003,025	2,642,189
Other amounts due from related parties, gross	870,344	737,172
Other amounts due from third parties, gross	2,050,174	2,153,500
Less: Impairment of prepayment and other receivables	(455,434)	(445,256)
Prepayments and other receivables, net	7,556,131	7,258,006

Note:

The loans to the Parent Company and fellow subsidiaries are unsecured and repayable within 12 months from the balance sheet date with the interest rates ranging from 4.35% to 4.79% (31 December 2017: 4.35% to 4.79%) per annum.

For the six months ended 30 June 2018

22. RESTRICTED BANK DEPOSITS

Restricted bank deposits mainly include the deposits set aside for the transformation fund and the environmental protection fund as required by the regulations, deposits pledged for issuance of notes payable and the mandatory reserve deposits in the People's Bank of China.

23. TRADE AND NOTES PAYABLES

	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited) (Restated)
Trade payables (Note)	17,675,109	19,834,393
Notes payables	2,831,541	2,932,106
	20,506,650	22,766,499
Note: Aging analysis of trade payables based on invoice date on the balance sheet date is as follows:		
riging analysis of thee paymons saled on invoice date on the saled date is as follows:		
	30 June 2018	31 December 2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
Less than 1 year	12,569,996	15,054,575
1 – 2 years	1,596,604	1,697,597
2 – 3 years	1,047,145	1,869,779
Over 3 years	2,461,364	1,212,442
	17,675,109	19,834,393

For the six months ended 30 June 2018

24. ACCRUALS, ADVANCES AND OTHER PAYABLES

4040	
2018	2017
RMB'000	RMB'000
(Unaudited)	(Audited)
	(Restated)
	2 (20 (50
Receipts in advance –	2,630,650
Customer deposits 37,541	50,047
Payable for acquisition of subsidiaries 2,331,470	618,925
Payable for compensation for local mining companies 488,793	187,547
Dividends payable 887,383	283,092
Payables for site restoration 264,592	246,654
Mineral and water resource compensation payable 137,434	37,184
Salaries and staff welfare payable 1,556,121	1,450,851
Interest payable 1,134,113	867,086
Payables for mining rights 190,917	203,699
Advance from a non-controlling shareholder of a subsidiary 188,237	188,237
Contractor's deposits 280,648	314,799
Deposits from fellow subsidiaries (<i>Note</i>) 3,596,241	5,087,320
Other amounts due to related parties 279,940	500,532
Other amounts due to third parties 2,158,741	1,696,303
<u>13,532,171</u>	14,362,926

Note:

The balance represents fellow subsidiaries' deposits in the saving account at China Coal Finance Company Limited ("China Coal Finance"), a 91% owned subsidiary of the Company. The deposits are unsecured and payable on demand or due within 12 months from the balance sheet date, with interest rates ranged from 0.35% to 3.15% (31 December 2017: 0.35% to 3.15%) per annum.

For the six months ended 30 June 2018

25. BORROWINGS

	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited) (Restated)
Long-term borrowings		
Bank loans and loans from other financial institutions		
and non-controlling shareholders of subsidiaries		
- Secured	2,610,686	3,297,534
- Guaranteed	1,648,494	1,826,494
- Unsecured	56,203,862	53,383,455
	60,463,042	58,507,483
Short-term borrowings Bank loans and loans from other financial institutions		
- Secured	62,800	120,885
- Guaranteed	134,000	139,000
- Unsecured	6,380,547	7,326,148
	6,577,347	7,586,033
Total borrowings	67,040,389	66,093,516
(a) The movements in borrowings are analysed below:		
	Six months end	led 30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited) (Restated)
Opening balance	66,093,516	66,231,774
Addition from acquisition of subsidiaries under common control	, , , <u>-</u>	1,983,950
Additions	13,115,168	11,486,524
Payments	(12,168,295)	(11,109,588)
Deemed disposal of a subsidiary		(35,000)
Ending balance	67,040,389	68,557,660

For the six months ended 30 June 2018

25. BORROWINGS (CONTINUED)

(b) The Group's long-term borrowings are repayable as follows:

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
		(Restated)
Bank loans and loans from		
other financial institutions		
– Within one year	10,954,939	13,872,506
 In the second year 	10,015,252	9,946,334
 In the third to fifth year 	28,502,563	22,699,847
– After the fifth year	10,828,288	11,826,796
	60,301,042	58,345,483
Loans from non-controlling		
shareholders of subsidiaries		
– In the second year	20,000	20,000
In the third to fifth year	60,000	60,000
– After the fifth year	82,000	82,000
	162,000	162,000
AC LONG TERM BONDS AND DAVIDED		·
26. LONG-TERM BONDS AND PAYABLE		
	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Mid-term bonds	29,994,020	26,770,347
Commission payable – non-current	72,000	96,000
	30,066,020	26,866,347

The bonds are initially recognised at the amount of the total proceeds net of the commission paid or payable on the date of issuance. The accrued interest and the current portion of commission payable are recorded in accruals, advance and other payables.

For the six months ended 30 June 2018

27. DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

The movements in deferred income tax assets and liabilities during the period, without taking into account the offsetting of balances within the same tax jurisdiction, are as follows:

	Deferred income tax assets RMB'000	Deferred income tax liabilities RMB'000	Total RMB'000
Opening balance at 1 January 2018 (Audited)(Restated) Credited/(charged) to profit or loss (Charged)/credited to OCI	2,812,125 334,265 (4,050)	(6,053,108) (574,003) 13,228	(3,240,983) (239,738) 9,178
Ending balance at 30 June 2018 (Unaudited)	3,142,340	(6,613,883)	
Offset amount	(637,687)	637,687	
	2,504,653	(5,976,196)	
Opening balance at 1 January 2017 (Audited) Credited/(charged) to profit or loss Charged to OCI Deemed disposal of a subsidiary	2,982,306 500,341 - (16,922)	(6,738,669) (519,258) (315) 2,037	(3,756,363) (18,917) (315) (14,885)
Ending balance at 30 June 2017 (Unaudited)	3,465,725	(7,256,205)	
Offset amount	(53,166)	53,166	
	3,412,559	(7,203,039)	

For the six months ended 30 June 2018

28. PROVISION FOR CLOSE DOWN, RESTORATION AND **ENVIRONMENTAL COSTS**

	30 June	30 June
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Opening balance	1,365,798	1,378,108
Unwinding of discount	20,031	19,312
Provisions	16,712	9,609
Reversal	(52,379)	(46,768)
Payments	(25,090)	(10,907)
Ending balance	1,325,072	1,349,354
Less: current portion	(18,451)	(19,950)
	1,306,621	1,329,404
SHARE CAPITAL		

29.

	Number	Share
	of shares	capital
	(thousands)	RMB'000
At 1 January 2017, 31 December 2017 and 30 June 2018		
Domestic shares ("A shares") of RMB1.00 each		
 held by China Coal Group 	7,605,208	7,605,208
 held by other shareholders 	1,546,792	1,546,792
H shares of RMB1.00 each		
- held by a wholly-owned subsidiary of China Coal Group	132,351	132,351
 held by other shareholders 	3,974,312	3,974,312
	13,258,663	13,258,663

There is no movement in the Company's issued share capital during the six months ended 30 June 2018 and 2017.

- The A shares rank pari passu, in all material respects, with the H shares. (a)
- As at 30 June 2018 and 31 December 2017, China Coal Hong Kong Company Limited, a wholly-owned subsidiary of China Coal Group, held approximately 132,351,000 H Shares of the Company, representing approximately 1.00% of the Company's total share capital.

For the six months ended 30 June 2018

30. NOTES TO THE CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

Reconciliation of profit before income tax to cash generated from operations

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
		(Restated)
Profit before income tax	6,769,047	4,515,332
Adjustments for:		
Property, plant and equipment		
 depreciation charge 	3,240,170	3,046,782
net losses/(gains) on disposals	22,961	(92,325)
Land use rights, mining rights and intangible assets		
 amortisation charge 	276,814	352,740
Provision for impairment of property, plant and equipment	_	215,891
Provision for impairment of receivables	7,197	100,079
Provision for impairment of non-current assets classified as held for sale	8,957	_
Provision for impairment of inventories	20,224	1,259
Provision for impairment of mining rights	_	493,551
Reversal of close down, restoration, and environmental costs, net	(35,667)	(37,159)
Share of profits of associates and joint ventures	(913,526)	(400,838)
Net foreign exchange (gains)/losses	(19,050)	12,371
Gains on disposal of an associate	(380)	(143)
Interest income on term deposits with initial terms of over three months	, ,	,
and loans receivables	(163,438)	(109,957)
Interest expense	2,091,627	1,927,630
-		
Operating cash flows before movements in working capital	11,304,936	10,025,213
Changes in working capital:		
Inventories	(79,690)	104,394
Trade and notes receivables/debt instruments at FVTOCI	673,754	(2,550,779)
Contract assets	(422,485)	_
Prepayments and other receivables	(688,718)	(414,136)
Trade and notes payables	204,935	(398,369)
Accruals, advance and other payables	(125,214)	(425,133)
Contract liabilities	(869,060)	(120,100)
-	(000,000)	
Cash generated from operations	9,998,458	6,341,190

For the six months ended 30 June 2018

31. CONTINGENT LIABILITIES

The Group is defendant in a number of lawsuits arising in the ordinary course of business. While the outcomes of such lawsuits cannot be determined at present, management believes that any resulting liabilities will not have a material adverse effect on the financial position or operating results of the Group.

32. COMMITMENTS

(a) Capital commitments

Capital expenditure contracted for by the Group at the balance sheet date but not yet incurred is as follows:

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Property, plant and equipment	3,515,673	3,260,513
Land use rights	978,707	952,472
Intangible asset	320	_
	4,494,700	4,212,985

(b) Operating lease commitments – where the Group is the lessee

The Group has commitments to make the following future minimum lease payments under non-cancellable operating leases:

	30 June	31 December
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Audited)
Land and buildings:		
Within 1 year	200,318	118,649
From 1 year to 5 years	637,291	350,080
Over 5 years	525,714	461,200
	1,363,323	929,929

For the six months ended 30 June 2018

32. COMMITMENTS (CONTINUED)

(c) Investment commitments

According to the agreement entered into on 29 June 2011 among the Company, Yima Coal Industry Group Company Limited and Shanxi Haizi Jiaohua Company Limited ("Haizi Jiaohua"), as at 30 June 2018, the Company has paid RMB168 million to Haizi Jiaohua as part of the consideration to acquire 51% interests of exploration or mining rights and related interests in coal reserve in Shanxi Puxian China Coal Jinchang Mining Company Limited and committed to pay the remaining consideration of RMB311 million in the future when certain conditions are fulfilled.

According to the agreement entered into on 29 June 2011 between the Company and Haizi Jiaohua, by 30 June 2018, the Company has paid RMB259 million to Haizi Jiaohua as part of the consideration to acquire 63% interests of exploration or mining rights and related interests in coal reserve in Shanxi Puxian China Coal Yushuo Mining Company Limited and committed to pay the remaining consideration of RMB481 million in the future when certain conditions are fulfilled.

According to the agreement entered into on 15 July 2006, Zhongtian Synergetic Energy Company Limited ("Zhongtian Synergetic") was established by the Company, China Petroleum & Chemical Corporation and other three companies. As a 38.75% shareholder, by 30 June 2018 the Company has invested RMB6,787 million in Zhongtian Synergetic and is committed to further invest RMB481 million by instalments in the future.

According to the agreement entered into on 28 May 2008, Mengji Railway Company Limited ("Mengji Railway") was established by the Company, Hohhot Railway Bureau and other seven companies. As a 5% shareholder, by 30 June 2018 the Company has invested RMB1,477 million in Mengji Railway and is committed to further invest RMB23 million by instalments in the future.

According to the agreement entered into in October 2014, Shanxi Jingshen Railway Company Limited ("Jingshen Railway") was established by the subsidiary of the Company, China Coal Shaanxi Yulin Energy & Chemical Company Limited ("Shaanxi Yulin"), Shaanxi Coal and Chemical Industry Group Co.,Ltd., Shaanxi Yulin Coal Distribution Co.,Ltd. and other six companies. As a 4% shareholder, by 30 June 2018 Shaanxi Yulin has invested RMB40 million in Jingshen Railway and is committed to further invest RMB208 million in the future.

For the six months ended 30 June 2018

33. FINANCIAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

33.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk and cash flow interest rate risk), credit risk and liquidity risk. The Group historically has no fixed policy to use derivatives for hedging purposes. The majority of the financial instruments held by the Group are for purposes other than trading.

The condensed consolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2017.

There have been no changes in the risk management since year end.

33.2 Liquidity risk

Compared to year end, there was no material change in the contractual undiscounted cash outflows for financial liabilities.

33.3 Fair value estimation

Fair value of the Group's financial assets that are measured at fair value on a recurring basis

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (Levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

For the six months ended 30 June 2018

33. FINANCIAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (CONTINUED)

33.3 Fair value estimation (continued)

Fair value of the Group's financial assets that are measured at fair value on a recurring basis (continued)

Fir	nancial assets	Fair val	ue as at	Fair value hierarchy	Valuation technique(s) and key input(s)
	ianciai assets	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited)	merarchy	variation technique(s) and key input(s)
1)	Listed equity instruments at FVTOCI	25,723	-	Level 1	Quoted bid prices in an active market.
2)	Available-for-sale financial assets	-	33,086	Level 1	Quoted bid prices in an active market.
3)	Debt instruments at FVTOCI	7,078,287	-	Level 2	Discounted cash flow at a discount rate that reflects the credit risk of the drawee of notes at the end of the reporting period.
4)	Unlisted equity instruments at FVTOCI	3,504,888	-	Level 3	Discounted cash flow with significant unobservable inputs: long-term revenue growth rate; long-term cost growth rate; weighted average cost of capital.

Reconciliation of Level 3 fair value measurements of financial assets

	Unlisted equity instruments RMB'000
At 1 January 2018 (restated)	3,707,613
Fair value change recognised in OCI	(131,062)
Others	(71,663)
At 30 June 2018	3,504,888

For the six months ended 30 June 2018

33. FINANCIAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (CONTINUED)

33.4 Fair value of financial assets and financial liabilities measured at amortised cost

Except as detailed in the following table, the directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the condensed consolidated financial statements approximate to their fair value.

	As at 30 June 2018		As at 31 December 20	
	Carrying		Carrying	
	amount	Fair value	amount	Fair value
	RMB'000	RMB'000	RMB'000	RMB'000
	(Unaudited)		(Audited)	
Long-term borrowings (Level 2)	49,508,103	49,959,641	44,634,977	44,917,505
Long-term bonds including related interest (Level 1)	30,906,579	31,144,902	27,488,793	27,199,966

The fair value of long-term borrowings was determined based on discounted cash flows and the key input is the discount rate that reflects the credit risk of the issuers. The fair value of long-term bonds was based on quoted market price.

34. SIGNIFICANT RELATED PARTY TRANSACTIONS

Transactions and balances with the PRC government-related entities

The Company is ultimately controlled by the PRC government and the Group operates in an economic environment currently predominated by entities controlled, jointly controlled or significantly influenced by the PRC government ("government-related entities").

For the six months ended 30 June 2018

Six months ended 30 June

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Transactions and balances with the PRC government-related entities (continued)

(a) Transactions with the Parent Company, fellow subsidiaries, associates and joint ventures of the Group and primary shareholders with significant influence over subsidiaries

In addition to those disclosed elsewhere in the condensed consolidated financial statements, the following transactions were carried out with related parties:

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Transactions with the Parent Company and fellow subsidiaries:		
Coal Export and Sales Agency (i) Agency fees for coal export and sales to the Parent Company	_	572
Integrated Material and Services Mutual Provision (ii) Purchase of production material, machinery and equipment from the Parent Company and fellow subsidiaries	1,514,814	1,203,458
Charges for social and support services provided by the Parent Company and fellow subsidiaries Sales of production material, machinery and equipment to	29,031	26,789
the Parent Company and fellow subsidiaries Revenue of coal export-related services from the Parent Company	427,189	152,933
and fellow subsidiaries	10,132	11,292
Mine Construction, Design and General Contracting Service (iii) Charges for mine construction and design services provided by the Parent Company and fellow subsidiaries	749,126	593,207
Property Leasing (iv) Rental fees paid to the Parent Company and fellow subsidiaries	38,767	40,507
Land Use Rights Leasing (v) Rental fees paid to the Parent Company and fellow subsidiaries	24,569	24,934
Coal Supplies (vi) Coal purchased from the Parent Company and fellow subsidiaries	2,385,160	1,527,614
Financial services (vii) Loans provided to the Parent Company and fellow subsidiaries Loans repayment received from the Parent Company and	2,280,000	2,400,000
fellow subsidiaries	2,414,864	2,450,000
Deposits paid to the Parent Company and fellow subsidiaries	1,576,782	1,007,567
Interest paid/payable to the Parent Company and fellow subsidiaries Interest received/receivable from the Parent Company and	17,098	24,147
fellow subsidiaries	80,744	40,352
Fee paid for use of trademark (viii)	RMB1	RMB1

For the six months ended 30 June 2018

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Transactions and balances with the PRC government-related entities (continued)

Transactions with the Parent Company, fellow subsidiaries, associates and joint ventures of the Group and primary shareholders with significant influence over subsidiaries (continued)

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Transactions with joint ventures of the Group		
Sales and services provided		
Sales of coal	_	1,148
Income from providing labor services	_	136
Sales of machinery and equipment	1,109	11,821
Purchases of goods and services		
Purchases of coal	_	50,986
Purchases of services	_	163
Financial services		
Loans repayment received	300,000	302,000
Interest income	5,482	36,647
interest income	3,402	30,047
Transactions with associates of the Group		
Sales and services provided	157,000	210 107
Sales of machinery and equipment	176,900	310,195
Sales of materials and spare parts	(1.002	21,969
Railway rental income	61,223	59,195
Sales of coal	767,928	649,368
Income from providing labor services	47,078	60,201
Sales of production material and ancillary services	31	14,509
Purchase of goods and services		
Purchases of coal	594,278	677,189
Purchases of materials and spare parts	136,197	198,956
Transportation services purchased	142,229	200,249
Receiving social services, railway custody service, construction and		
technical services	179,527	177,629
Transactions with a substantial shareholder of		
a significant subsidiary		
Sales and services provided (ix)		
Sales of coal	279,617	205,425
Transactions with a primary shareholder with significant		
influence over a subsidiary		
Sales and services provided		
Sales of coal	9,664	_

For the six months ended 30 June 2018

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Transactions and balances with the PRC government-related entities (continued)

Transactions with the Parent Company, fellow subsidiaries, associates and joint ventures of the Group and primary shareholders with significant influence over subsidiaries (continued)

Loan guarantees to associates and joint ventures of the Group

	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 <i>RMB'000</i> (Audited)
Loan guarantees to - Associates - Joint ventures	14,963,708 299,750	15,839,941 150,000
Total	15,263,458	15,989,941
Commitments to the parent company and fellow subsidiaries		
	30 June 2018 <i>RMB'000</i> (Unaudited)	31 December 2017 RMB'000 (Audited)
With the parent company and fellow subsidiaries - Purchases of goods - Purchases of services - Leasing	36 514,498 766,278	882,638 698,264
Total	1,280,812	1,580,902

For the six months ended 30 June 2018

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Transactions and balances with the PRC government-related entities (continued)

(a) Transactions with the Parent Company, fellow subsidiaries, associates and joint ventures of the Group and primary shareholders with significant influence over subsidiaries (continued)

Notes:

- (i) Under relevant PRC laws and regulations, coal exports shall only be made through one of four authorised PRC enterprises including China Coal Group. The Company appointed China Coal Group as its coal export sales agent under a Coal Export and Sales Agency Framework Agreement entered into on 5 September 2006. Pursuant to the agreement, the agency fee is determined based on market price and the agency fee for the coal exports and sales to the China Taiwan market is extra plus USD0.5 per ton of coal products sold. The agency fees are payable on a monthly basis, effective from 31 December 2008. The agreement has been renewed to extend the term to 31 December 2020.
- (ii) The Company and China Coal Group entered into Integrated Materials and Services Mutual Provision Framework Agreement on 5 September 2006, under which the Company provides to China Coal Group and China Coal Group provides to the Company production material supplies and ancillary services, and the Company also provides to China Coal Group export-related services. The Company and China Coal Group entered into Supplementary Agreement to Integrated Materials and Services Mutual Provision Framework Agreement on 31 December 2012. Pursuant to the agreement, the service fee is 65% of the actual export agency fee charged by China Coal Group in respect of each ton of coal products exported. The above two agreements had been renewed to extend the term to 31 December 2020.
- (iii) The Company and China Coal Group entered into Mine Construction and Design Framework Agreement on 5 September 2006, followed with contract renewal under the name of Mine Construction, Mine Design and General Contracting Service Framework Agreement upon its expiry date of 31 December 2008. Subsequently, the Company and China Coal Group extend this contract and change its name to Project Design, Construction and General Contracting Framework Agreement when the contract is due on 31 December 2011. The deal mainly includes:
 - China Coal Group provides the Company with engineering design, construction and general contracting;
 - China Coal Group undertakes projects which the Company subcontracts;
 - For engineering design, construction and general contracting, services providers and pricing would be determined in the form of public bidding;
 - The agreement is valid up to 31 December 2014.

The agreement has been renewed to extend the term to 31 December 2020.

- (iv) The Company and China Coal Group entered into a Property Lease Framework Agreement on 5 September 2006, pursuant to which the Company leases from China Coal Group certain buildings and properties in the PRC for general business and ancillary purposes. The annual lease payment is subject to review and adjustment every three year based on market price. The Company and China Coal Group renewed the Property Leasing Framework Agreement in 2014, which is effective till December 2024, agreeing a cap of annual lease payment of RMB105,000,000 for 2015 to 2017, and a cap of annual lease payment of RMB111,040,000 for 2018 to 2020.
- (v) The Company and China Coal Group entered into a Land Use Rights Lease Framework Agreement on 5 September 2006, pursuant to which the Company leases certain land use rights in the PRC from China Coal Group for general business and ancillary purposes. The annual lease payment is subject to review and adjustment every three year based on market price. This agreement is effective for 20 years. The cap of annual lease payment for 2018 to 2020 is RMB56,090,000.
- (vi) The Company and China Coal Group entered into a Coal Supplies Framework Agreement on 5 September 2006, pursuant to which China Coal Group will sell all coal products produced from its retained mines exclusively to the Company, and has undertaken not to sell any such coal products to any third party. The agreement has been renewed to extend the term to 31 December 2020.
- (vii) China Coal Finance Co., Ltd. and China Coal Group entered into a Financial Services Framework Agreement on 18 March 2014, under which the Company provides financial services to China Coal Group within its business scope. This agreement was effective until 31 December 2014, and had been renewed to extend the term to 31 December 2020.

For the six months ended 30 June 2018

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Transactions and balances with the PRC government-related entities (continued)

(a) Transactions with the Parent Company, fellow subsidiaries, associates and joint ventures of the Group and primary shareholders with significant influence over subsidiaries (continued)

Notes: (continued)

- (viii) The Company and China Coal Group entered into a Trademark License Framework Agreement on 5 September 2006, under which the Company is authorised to use partial registered trademarks of companies without use at the cost of RMB1. This agreement is valid for 10 years, taking effect from 22 August 2006. This agreement has been renewed on 23 August 2016 to extend the term to 22 August 2026.
- (ix) The Company and Shanxi Coking Coal Group Co., Limited ("Shanxi Coking Coal Group") entered into the Coal and Coal Related Products and Services Supply Agreement on 23 October 2014, under which the Group purchases the coal and coal related products and accepts services from Shanxi Coking Coal Group and its subsidiaries and Shanxi Coking Coal Group and its subsidiaries purchases the coal and coal related products and accepts services from the Group. The agreement had been renewed to extend the term to 31 December 2020.

Pursuant to the Coal and Coal Related Products and Services Supply Agreement, the prices will be based on the following pricing policy and order:

- as for the infrastructural project and procurement of coal mining facilities, the price shall be arrived by bidding process; and
- as for the supply of coal, the price shall be in accordance with the relevant market price.

(b) Transactions with other government-related entities in the PRC

Apart from transactions with China Coal Group, fellow subsidiaries, associates and joint ventures of the Group and a primary shareholder with significant influence over a subsidiary, the Group has collectively, but not individually significant transactions with other government-related entities, which include but are not limited to the following:

- Sales of coal:
- Sales of machinery and equipment;
- Purchases of coal:
- Purchases of materials and spare parts;
- Purchases of transportation services;
- Bank balances and borrowings;
- Lease of assets; and
- Retirement benefit plans.

These transactions are conducted in the ordinary course of the Group's business. The Group has established its pricing policies in respect of sale of goods and provision of services, and approval process for purchases of products and services. Such policies and approval process apply to all counterparties regardless of whether the counterparty is government-related or not.

For the six months ended 30 June 2018

34. SIGNIFICANT RELATED PARTY TRANSACTIONS (CONTINUED)

Key management personnel emoluments

	Six months ended 30 June	
	2018	2017
	RMB'000	RMB'000
	(Unaudited)	(Unaudited)
Key management compensation		
Salary, allowances and other benefits		
 Directors and supervisors 	1,003	688
- Other key management	1,195	876
	2,198	1,564
Pension costs-defined contribution plans		
 Directors and supervisors 	70	48
 Other key management 	230	128
	300	176

35. EVENTS AFTER THE END OF THE REPORTING PERIOD

• Issuance of the corporate bonds

On 6 July 2018, the Company issued the third tranche of corporate bonds with two series. The principal amount of Series one is RMB2.2 billion with a term of five years and an interest rate of 4.69% per annum. The principal amount of Series two is RMB0.8 billion with a term of seven years and an interest rate of 4.89% per annum. At the end of the third year of corporate bonds of Series one and the fifth year of corporate bonds of Series two, the Company has the option to adjust the interest rate of the remaining two years of those bonds which will be stay constant when it is determined, and the bondholders also have the option to sell partial or all of the corporate bonds to the Company if the interest rate of the remaining two years changes.

On 26 July 2018, the Company issued the fourth tranche of corporate bonds with principal amount of RMB0.8 billion with a term of five years and an interest rate of 4.40% per annum. At the end of the third year, the Company has the option to adjust the interest rate of the remaining two years which will be stay constant when it is determined, and the bondholders also have the option to sell partial or all of the corporate bonds to the Company if the interest rate of the remaining two years changes.

Settlement of short-term bonds

On 24 July 2018, the Company settled the 2017 first tranche of the short-term bonds amounting to RMB3.0 billion upon maturity.

Company Profile

Statutory Chinese Name of the Company 中國中煤能源股份有限公司

Abbreviated Statutory Chinese Name of the Company 中煤能源股份

Statutory English Name of the Company China Coal Energy Company Limited

Abbreviated Statutory English Name of the Company China Coal Energy

Legal Representative of the Company

Li Yanjiang

INFORMATION ABOUT SECRETARY TO THE BOARD OF THE COMPANY

Name of Secretary to the Board Zhou Dongzhou

Contact Address of Secretary to the Board Securities Affairs Department,

China Coal Energy Company Limited, No. 1 Huangsidajie, Chaoyang District,

Beijing, China

Contact Telephone Number of Secretary to the Board (8610)-82236028

Fax Number of Secretary to the Board (8610)-82256479

E-mail Address of Secretary to the Board IRD@chinacoal.com

BASIC INFORMATION ABOUT THE COMPANY

Registered Address and Office Address of the Company No. 1 Huangsidajie, Chaoyang District, Beijing, the PRC

Post Code 100120

Internet Website http://www.chinacoalenergy.com

Email Address IRD@chinacoal.com

Newspapers Designated for Information Disclosure China Securities Journal, Securities Daily

Internet Website Designated by CSRC for http://www.sse.com.cn

Publication of Periodical Reports

Internet Website Designated by The Stock Exchange of http://www.hkex.com.hk

Hong Kong Limited for Publication of Periodical Reports

Location for Inspection of Periodical Reports

Securities Affairs Department,

of the Company China Coal Energy Company Limited,

No. 1 Huangsidajie, Chaoyang District, Beijing, China

BRIEF INFORMATION ABOUT SHARES OF THE COMPANY

Type of shares	Stock Exchange for listing of share	Short name of stock	Stock code	Short name of stock before change
A Shares	Shanghai Stock Exchange	中煤能源	601898	
H Shares	The Stock Exchange of Hong Kong Limited	China Coal Energy	01898	
Authorised Representative Company Secretary	s of the Company		Peng Yi ^{Note} , Zho Zhou Dongzhou	

Note: On 19 July 2018 Niu Jianhua was appointed by the Board as authorised representative in replacement of Peng Yi.

Company Profile

ACCOUNTING FIRMS OF THE COMPANY

Domestic accounting firm of the Company Office address of the domestic accounting firm

of the Company

International accounting firm of the Company

Office address of the international accounting firm

of the Company

Deloitte Touche Tohmatsu Certified Public Accountants LLP

30/F, Bund Center, 222 Yan An Road East,

Huangpu District, Shanghai, the PRC

Deloitte Touche Tohmatsu

35/F, One Pacific Place, 88 Queensway, Hong Kong

LEGAL ADVISORS OF THE COMPANY

Legal advisor as to PRC law Beijing Jiayuan Law Firm

Contact address R407 Ocean Plaza, 158 Fuxingmennei Avenue, Xicheng

District, Beijing, China

Legal advisor as to Hong Kong law DLA Piper Hong Kong

Contact address 17/F, Edinburgh Tower, The Landmark, 15 Queen's Road,

Central, Hong Kong

SHARE REGISTRARS FOR DOMESTIC AND OVERSEAS LISTED SHARES

A Share Registrar China Securities Depository and Clearing Corporation Limited Shanghai Branch Contact Address 36/F, China Insurance Building, 166 Lujiazui East Avenue, Pudong New District,

Shanghai, China

H Share Registrar Computershare Hong Kong Investors Services Limited

Contact Address Rooms 1712-1716, 17/F, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong

Definitions

In this report, unless the context otherwise requires, the following expressions have the following meanings:

Company/China Coal Energy/

the Group/the Company

China Coal Energy Company Limited, unless otherwise indicated, also includes

all of its subsidiaries

Board of the Company/Board

the board of directors of China Coal Energy Company Limited

Director(s)

the director(s) of the Company, including all the executive directors, non-

executive directors and independent non-executive directors

Supervisor(s)

the supervisor(s) of the Company

China Coal Group

China National Coal Group Corporation, the controlling shareholder of the

Company

Shanghai Energy Company

Shanghai Datun Energy Resources Company Limited

Datun Company

Datun Coal and Electricity (Group) Company Limited

Pingshuo Mining Area

the coal mining area in Shanxi Province, mainly comprising the Antaibao Open

Pit Mine and Underground Mine, the Anjialing Open Pit Mine and Underground

Mine, and Pingshuo East Open Pit Mine

Yulin Olefin Project

the Methanol Acetic Acid Series Deep Processing and Comprehensive

Utilisation Project of China Coal Shaanxi Yulin Energy & Chemical Company

Limited

Tuke Fertiliser Project

Phase I of the Tuke Fertiliser Project in Ordos, Inner Mongolia

Nalin River No. 2 Coal Mine

Project

Nalin River No. 2 Coal Mine Project of Wushenqi Mengda Mining Company

Limited

Muduchaideng Coal Mine Project

Muduchaideng Coal Mine Project of Ordos Yihua Mining Resources Company

Limited

Dahaize Coal Mine Project

Dahaize Coal Mine Project in Yulin, Shaanxi

Xiaohuigou Coal Mine Project

Xiaohuigou Coal Mine Project of Shanxi China Coal Pingshuo Xiaohuigou Coal

Industry Company Limited

Mengda Engineering Plastics Project

Mengda New Energy Engineering Plastics Project

Mengda Company

Inner Mongolia China Coal Mengda New Energy & Chemical Company Limited

Definitions

Pingshuo Company China Coal Pingshuo Group Company Limited

China Coal Huajin Company Shanxi China Coal Huajin Energy Company Limited

Heilongjiang Coal Chemical Group China Coal Heilongjiang Coal Chemical Engineering (Group) Company Limited

Finance Company China Coal Finance Co., Ltd.

Shaanxi Company China Coal Shaanxi Yulin Energy & Chemical Company Limited

Ordos Energy Chemical

Company

China Coal Ordos Energy Chemical Company Limited

CSRC China Securities Regulatory Commission

HKSE The Stock Exchange of Hong Kong Limited

SSE the Shanghai Stock Exchange

Articles of Association the articles of association passed at the inaugural meeting of the Company on

18 August 2006 and approved by the relevant state authorities, as amended and

supplemented from time to time

Shareholder(s) the shareholder(s) of the Company, including holder(s) of A Shares and holder(s)

of H Shares

Hong Kong Listing Rules the Rules Governing the Listing of Securities on The Stock Exchange of Hong

Kong Limited

RMB yuan



Address : No. 1 Huangsidajie, Chaoyang District, Beijing, Chinc

Post Code : 100120

Telephone : (010) 82236028 Fax : (010) 82256484

Website : www.chinacoalenergy.com