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REPORT OF THE DIRECTORS

The Board of Directors (the "Board") of Harbin Electric Company Limited (the "Company") is pleased to announce the operating results of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2016, which were prepared in accordance with the Chinese Enterprises Accounting Standard. Such operating results have not been audited but have been reviewed by BDO China Shu Lun Pan Certified Public Accountants LLP.

The currency mentioned in this report was Renminbi.

OPERATING RESULTS

For the six months ended 30 June 2016, the Group recorded an operating revenue of RMB14,794.25 million, an increase of 23.79% as compared with the same period last year. The Group recorded a net profit attributable to the parent company of RMB130.34 million, an increase of 35.68% as compared with the same period last year. Earnings per share were RMB0.09, an increase of RMB0.02 as compared with the same period last year. The Company's total equity attributable to the owners of the parent company at the end of the period was RMB12,944.57 million, an increase of RMB237.18 million over the beginning of the period; and net assets per share were RMB9.40, an increase of RMB0.17 over the beginning of the period. The increase in profit of Group during the period was mainly attributable to the expansion of sales scale and an increase in gross profit margin.

INTERIM DIVIDEND

The Board does not recommend the payment of an interim dividend for the six months ended 30 June 2016.

INDUSTRY DEVELOPMENT AND BUSINESS REVIEW

During the first half of 2016, facing complications from both the international and domestic fronts with continuous relatively strong pressure of economic downturn, China's overall national economy sustained a steady and healthy growth, whereas the GDP went up by 6.7% as compared to the same period last year.

According to the statistics of China Electricity Council, during the first half of the year, newly installed capacity of power generating units in China reached 56,990 MW, representing an increase of 13,600 MW as compared with the same period last year, of which newly installed capacity of non–fossil fuel generating units reached 30,240 MW, accounting for 53.1% of newly installed generating units. Newly installed capacity of thermal power generating units was 27,110 MW (including coal power of 21,490 MW), a decrease of 6.4% in investment as compared with the same period last year; newly installed capacity of hydropower generating units was 4,370 MW, a decrease of 17.9% in investment as compared with the same period last year, which was recorded a decline for four consecutive years; wind power investment decreased by 38.4%; and nuclear power investment increased by 5.1% as compared with the same period last year.

Given the overcapacity in power market, utilization hours of thermal power generator equipment were 1964 hours, representing a decrease of 194 hours as compared with the same period last year, being the lowest for the same period in the last decade. The demand for power equipment was worsened due to power surplus. During the first half of the year, the number of new coal power project tenders dropped sharply, while demands for nuclear power products and fuel–fired power generators in the market were insufficient. As the market competition grew increasingly fierce, the prices of product orders decreased. On the other hand, with the gradual implementation of the policy of "cut overcapacity", execution risk in coal power projects in hand became higher.

Under the severe external environment, the Group addressed the following areas in the first half of this year:

Firstly, we were customer-oriented while securing more orders from the market. We strengthened connections with customers in order to understand their needs and solve their problems;

Secondly, we achieved breakthrough in quality while enhancing competitiveness. We extricated ourselves based on quality through strengthening our quality management as well as scientific and technological innovation, so as to ensure effectiveness in quality and acquire orders in science and technology segment;

Thirdly, we enhanced profitability based on effectiveness. We perfected our procurement system to enhance management, strengthen our control over expenses and reduce cost target in such areas as technology;

Fourthly, we focused on emerging industries while further intensifying structure adjustment. We emphasized on better integration and development of nuclear power and fuel–fired power generators.

In the meantime, we deepened our reform, facilitated our internal structure, adopted a more scientific and reasonable, simple and high–efficiency structure of headquarters and reinforced the headquarters' control and efficiency.

NEW CONTRACTS

During the first half of the year, the value of new contracts secured by the Group amounted to RMB10.280 billion, a decrease of approximately 7.06% from the same period last year, to which export contract contributed RMB0.394 billion, a decrease of 74.73% from the same period last year. Among the contracts in the first half of the year, thermal power accounted for 66.03%; hydropower accounted for 9.02%; nuclear power accounted for 4.24%; conversion and spare parts accounted for 11.10%; and the others accounted for 9.61%.

PRODUCTION AND SERVICES

The capacity of the Group's power equipment produced during the first half of the year was 13,180.1 MW, an increase of 29.9% as compared with the same period last year, among which 2,499.1 MW were generated by 24 water turbine generators, representing an increase of 29.6% as compared with the same period last year; 10,681.0 MW were generated by 28 steam turbine generators, representing an increase of 29.9% as compared with the same period last year; 6,800 MW were generated by 20 utility boilers, representing an increase of 11.9% as compared with the same period last year; while 5,134 MW were generated by 15 steam turbines for power plants, representing a decrease of 23.3% as compared with the same period last year.

OPERATING REVENUE AND COST

As at 30 June 2016, the Group recorded an operating revenue of RMB14,794.25 million, an increase of 23.79% as compared with the same period last year. In particular, operating revenue of main thermal power equipment was RMB5,977.69 million, an increase of 15.34% as compared with the same period last year. Operating revenue of nuclear power equipment was RMB715.56 million, a decrease of 4.74% as compared with the same period last year. Operating revenue of main hydropower equipment was RMB1,452.34 million, an increase of 9.82% as compared with the same period last year. Operating revenue of engineering services for power stations was RMB4,994.19 million, an increase of 81.02% as compared with the same period last year. Operating revenue of ancillary equipment for power stations was RMB598.34 million, a decrease of 28.62% as compared with the same period last year. Operating revenue of AC/DC motors and other products and services was RMB1,056.13 million, a decrease of 3.77% as compared with the same period last year.

During the period, the Group recorded an export turnover of RMB5,177.96 million, accounting for 35.00% of the operating revenue. The exports were mainly to Turkey, Indonesia and Ecuador, among which exports to Asia accounted for 20.99% of the export turnover, whereas exports to Southern America accounted for 11.98% of the export turnover.

During the period, the operating cost of the Group was RMB13,007.45 million, an increase of 22.44% as compared with the same period last year, which is mainly attributable to the growth of scale of operation.

GROSS PROFIT AND GROSS PROFIT MARGIN

As at 30 June 2016, the Group realized a gross profit from operating business of RMB1,786.80 million, an increase of 34.64% as compared with the same period last year. The gross profit margin was 12.08%, an increase of 0.98 percentage point as compared with the same period last year, which was mainly attributable to increase in gross profit margin of hydropower business segment.

Among them, the gross profit from main thermal power equipment was RMB947.34 million and the gross profit margin was 15.85%, a decrease of 1.68 percentage points as compared with the same period last year. The gross profit from nuclear power equipment was RMB118.15 million and the gross profit margin was 16.51%, an increase of 7.55 percentage points as compared with the same period last year. The gross profit from main hydropower equipment was RMB224.13 million and the gross profit margin was 15.43%, an increase of 7.64 percentage points as compared with the same period last year. The gross profit from engineering services for power stations was RMB281.77 million and the gross profit margin was 5.64%, an increase of 1.88 percentage points as compared with the same period last year. The gross profit margin was 15.77%, an increase of 5.5 percentage points as compared with the same period last year. The gross profit from AC/DC motors and other products and services was RMB121.04 million and the gross profit margin was 11.46%, an increase of 4.86 percentage points as compared with the same period last year.

EXPENSES FOR THE PERIOD

As at 30 June 2016, the Group's distribution expenses amounted to RMB262.56 million, a decrease of RMB1.94 million or 0.73% as compared with the same period last year. Administrative expenses incurred amounted to RMB948.90 million, an increase of RMB33.67 million or 3.68% as compared with the same period last year. Finance costs incurred was RMB83.38 million, a decrease of RMB6.51 million or 7.24% as compared with the same period last year.

The increase in expenses for the period is mainly attributable to the increase in expenses from technology research base in Jiangbei for the current period.

ASSETS AND LIABILITIES

As at 30 June 2016, the total assets of the Group amounted to RMB63,032.15 million, a decrease of RMB1,131.10 million or 1.76% over the beginning of the period, among which the current assets were RMB54,985.96 million, representing 87.23% of the total assets, and the non-current assets were RMB8,046.19 million, representing 12.77% of the total assets.

The total liabilities of the Group amounted to RMB48,978.16 million, a decrease of RMB1,268.20 million or 2.52% over the beginning of the period, among which the current liabilities were RMB44,602.52 million, representing 91.07% of the total liabilities, and the non-current liabilities were RMB4,375.64 million, representing 8.93% of the total liabilities, including the five-year domestic corporate bonds with an issuing scale of RMB3.0 billion by the Company in March 2013. The balance of bonds payable for the current period was RMB2,997.08 million. As at 30 June 2016, the gearing ratio of the Group was 77.70%.

MONETARY CAPITAL AND CASH FLOWS

As at 30 June 2016, the monetary capital of the Group was RMB15,380.84 million, representing a decrease of RMB2,856.17 million as compared to the beginning of the period. During the period, the negative net cash flow generated from operating activities of the Group was RMB2,294.93 million, while investing activities generated net cash flow of RMB274.74 million and financing activities generated negative net cash flow of RMB657.01 million.

FUNDING AND BORROWINGS

The Group currently has four funding sources for operation and development, namely shareholder's funds, trade receivables from customers, bank borrowings and corporate bonds. The Group arranges borrowings for each specific project. Except for some special situations, loans will be raised individually by the Group's subsidiaries. However, prior approval from the parent company is required in respect of borrowings raised for capital investments. As at 30 June 2016, the Group's total borrowings amounted to RMB2,765.14 million, all of which amounts were borrowed from various commercial banks and the state's policy banks with interest rates stipulated by the state. Among the borrowings, the amount due within one year was RMB2,765.14 million, a decrease of RMB413.26 million over the beginning of the period. There was no borrowing due after one year. The amounts received in advance were RMB21,093.20 million, a decrease of RMB374.09 million over the beginning of the period.

GEARING RATIO

As at 30 June 2016, gearing ratio of the Group (calculated as non-current liabilities over total shareholders' equity) was 0.34:1 as compared to 0.35:1 at the beginning of the period.

TAX POLICIES

According to the provisions of Administrative Measures with regard to the Recognition of High and New Technology Enterprises (《高新技術企業認定管理辦法》) jointly issued by the Ministry of Science and Technology, the Ministry of Finance and the State Administration for Taxation of the PRC on 14 April 2008 and the Administrative Guidance with Regard to the Recognition of High and New Technology Enterprises (《高新技術企業認定管理工作指引》) jointly issued by the Ministry of Science and Technology, the Ministry of Finance and the State Administrative of Finance and the State Administration of Taxation on 8 July 2008, corporations including the Company and five of its subsidiaries, namely Harbin Electrical Machinery Company Limited, Harbin Boiler Company Limited, Harbin Turbine Company Limited, Harbin Electric Power Equipment Company Limited and HE Harbin Power Plant Valve Company Limited were entitled to a 15% preferential income tax rate.

In accordance with regulations of the State Administration of Taxation, the average rate for tax rebate applicable to the Group's new export products contracts is 13% with effective from 15 October 2003.

Pursuant to the Implementation Measures of the Provisional Regulations of the PRC on Value-added Tax (《中華人民共和國增值稅暫行條例實施細則》), the Group is included in the general framework of the value-added tax system reform, which allows the Group to deduct the value-added tax incurred for the purchase of equipment.

Under the Opinions of Central Committee of the Communist Party of China and the State Council on the Revitalization Strategies for Historical Industrial Bases of the Northeast Regions (《中共中央、國務院關於實施東北地區等老工業基地振興戰略的若干意見》), the Group will continue to enjoy the relevant favorable policies in supporting such revitalization for historical industrial bases of the northeast regions.

STAFF

As at 30 June 2016, the employees of the Group totaled at 17,277 and the total remuneration amounted to RMB711.38 million.

PROSPECTS

In 2016, the global economy remains in slow recovery amidst uncertainties and instabilities. China's economic development has entered the new normal module while the downward pressure keeps growing.

Despite the fact that there is overcapacity in domestic thermal power and thermal power market has entered a wintry stage, the potential of energy saving transformation market is great; meanwhile, the state's vigorous development of non-fossil fuel, hydropower, nuclear power, hybrid will bring about new opportunities. Besides, the implementation of "One Belt One Road" strategy will bring new market opportunities to the power equipment manufacturing entities.

The Group is in the critical moment of reform and development. In the face of harsh market environment and difficult tasks of production operations, the Group will adhere to its innovation–led strategy, accelerate its transformation and upgrading, as well as emphasize its principal operations to enhance effectiveness in marketing, cost cutting, quality, the "outbound" strategy and reformation. The Group will further reform its internal organization and motivate all parties to take initiative to capture the opportunities and attain subsisting healthy development.

The Board sincerely appreciates the continuous support and trust from all shareholders and the efforts of the management and all employees of the Company!

THE SHAREHOLDINGS OF SUBSTANTIAL SHAREHOLDERS

As at 30 June 2016, the total issued share capital of the Company was 1,376,806,000 shares. The shareholdings of substantial shareholders were as follows:

Name of Shareholders	Class of Shares	Number of Shares	Percentage to total share capital (%)	Position held
Harbin Electric Corporation	State–owned legal person shares	701,235,000	50.93%	Long position
HKSCC Nominees Limited	H shares	615,862,598	44.73%	Long position

DIRECTORS', SUPERVISORS' AND SENIOR MANAGEMENT'S INTERESTS IN SHARE CAPITAL

As at 30 June 2016, none of the Directors, Supervisors and senior management of the Company and their associates had any interest and short position in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance).

MODEL CODE

The Company, having made enquiry, confirms that all Directors have complied with the provisions of the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 of the Listing Rules throughout the period.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

During the period, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities.

CONTINGENT LIABILITIES

PENDING LITIGATION

As at the end of the interim period, the Group has two pending litigations and the dispute has not been finalized. The Company had made a provision for loss of RMB175,546,019.36 based on possible liabilities relating to the dispute in a pending litigation. The details are set out in Note VIII.2.(2) to the condensed consolidated financial statements.

PLEDGE OF ASSETS

As at 30 June 2016, the Group pledged its assets of RMB116.15 million to secure loans for liquidity.

CORPORATE GOVERNANCE CODE

The Company is currently and has been at all times during the accounting period in compliance with the code provisions set out in the Corporate Governance Code and Corporate Governance Report contained in Appendix 14 of the Listing Rules of the Hong Kong Stock Exchange, save that the rotation of the seventh Board of Directors and Supervisory Committee has been delayed due to that the Company is still in the process of finding the candidates for the new session of Directors and Supervisors.

THE AUDIT COMMITTEE

The members of audit committee of the Company include Liu Deng–qing, Yu Bo and Yu Wen–xing. The Board's audit committee has reviewed these interim results.

BDO China Shu Lun Pan Certified Public Accountants LLP, the Group's auditors, have carried out a review of the unaudited interim report for the six months ended 30 June 2016 in accordance with the requirements of "China Certified Public Accountant Review Standard No. 2101 — Review of Financial Statement".

SHAREHOLDERS' MEETING

The extraordinary general meeting of the Company was held in Harbin, PRC on 29 January 2016, whereas the 2015 annual general meeting of the Company was held in Harbin, PRC on 27 May 2015, the results of which have been published on the websites of Hong Kong Stock Exchange and the Company.

DOCUMENTS AVAILABLE FOR INSPECTION

The Articles of Association of the Company and the original copies of the interim report and reviewed financial statements as at 30 June 2016 will be available for inspection at the head office of the Company at 1399 Chuangxinyi Road, Songbei District, Harbin, the PRC.

By Order of the Board Harbin Electric Company Limited Si Ze-fu Chairman

Harbin, PRC, 19 August 2016

As at the date of this report, the executive Directors of the Company are Mr. Si Ze–fu, Mr. Wu Wei–zhang, Mr. Zhang Ying–jian and Mr. Song Shi–qi; and the independent non–executive Directors of the Company are Mr. Yu Bo, Mr. Liu Deng–qing and Mr. Yu Wen–xing.

REVIEW REPORT

To the Shareholders of Harbin Electric Company Limited

We have reviewed the accompanying financial statements of Harbin Electric Company Limited (hereafter refer to as "HEC"), which comprise the consolidated balance sheet of the company as at 30 June 2016, and the consolidated income statement of the company, the consolidated cash flow statement of the company and consolidated statement of changes in owner's equity for the year then ended, and the notes to the financial statements. Preparation and fair presentation of these financial statements is the responsibility of managements of HEC. Our responsibility is to issue review report based on the implementation of review work.

We conducted our review in accordance with Chinese Certified Public Accountants reviewing Standards No. 2101. Those standards require that we plan and perform the review to obtain reasonable assurance whether the financial statements are free from material misstatement. Review limits to inquiring about the staff and implementing financial data analysis program, the level of assurance provided is lower than the audit. We did not perform audit, and therefore do not express an audit opinion.

Based on our review, we did not notice any matter which causes us to believe that the financial statements is not prepared in accordance with International Accounting Standards, failure to fairly reflect the consolidated financial situation in, the consolidated results of operations and cash flow of the reviewed units in all material respects.

BDO China Shu Lun Pan Certified Public Accountants LLP.

Certified Public Accountant of China:

Shanghai, China

Certified Public Accountant of China:

Date: 19 August 2016

SUMMARY CONSOLIDATED BALANCE SHEET

(Amount expressed in CNY unless otherwise stated.)

Assets	Notes	30 June 2016	31 December 2015
Current assets: Cash and cash equivalents Provision of settlement fund Funds lent Financial assets held for trading Derivative financial assets Notes receivable Accounts receivable	VII.(1) VII.(2)	15,380,840,803.60 - - 2,324,166,210.24 10,857,503,425.54	18,237,006,157.72
Advances to suppliers Insurance premiums receivable Cession premiums receivable Provision of cession receivable Interests receivable Dividend receivable Other receivables	VII.(2) VII.(3) VII.(4)	6,071,109,029.30 - - 8,525,267.09 144,453.39 778,838,905.50	5,413,917,652.83 - - 22,486,820.89 144,453.39 600,565,289.38
Recoursable financial assets acquired Inventory Including: Raw material Finished goods Assets classified as held for sale Non-current assets maturing within one year Other current assets	VII. (5)	_ 17,376,424,750.97 3,805,284,732.77 491,341,120.29 _ 2,188,409,498.47	- 15,491,764,808.23 3,340,904,291.94 417,603,179.58 - 3,067,298,497.06
Total current assets		54,985,962,344.10	56,129,363,709.42

SUMMARY CONSOLIDATED BALANCE SHEET (Continued)

(Amount expressed in CNY unless otherwise stated.)

Assets	Notes	30 June 2016	31 December 2015
Non-current assets: Loans and payments Available-for-sale financial assets Held-to-maturity investments Long-term receivables Long-term equity investments Investment real estates The original value of fixed assets Less: accumulated depreciation Net fixed assets Less: provision for impairment of fixed assets Fixed assets Construction in progress Project material Disposal of fixed assets	VII. (6) VII. (6) VII. (6)	170,000,000.00 75,595,000.00 - 18,000,000.00 217,404,494.93 19,825,193.34 12,497,695,019.31 6,658,652,632.67 5,839,042,386.64 20,554,152.94 5,818,488,233.70 508,998,205.77 14,959,656.36 -	43,291,000.00 18,000,000.00 233,131,424.38 20,444,982.56 12,539,497,778.98 6,495,336,454.10 6,044,161,324.88 20,908,593.04 6,023,252,731.84 386,245,262.31 835,204.92 –
Oil and gas assets Intangible assets Development costs Goodwill Long-term deferred expenses Deferred income tax assets Other non-current assets Total non-current assets	VII.(6)		736,434,925.97 187,057,832.68 51,345,718.80 333,842,705.26
Total assets		63,032,154,391.49	64,163,245,498.14

The accompanying notes are an integral part of the financial statements.

SUMMARY CONSOLIDATED BALANCE SHEET (Continued)

(Amount expressed in CNY unless otherwise stated.)

Liabilities and owners' equity	Notes	30 June 2016	31 December 2015
Current liabilities:			
Short-term borrowings	VII.(7)	2,765,138,408.88	3,178,393,476.92
Borrowings from central bank Deposits from customers and interbank		- 1,136,252,462.74	
Deposit funds		-	
Held for trading financial liabilities		5,426,473.71	_
Derivative financial liabilities		-	-
Notes payable	VII.(8)	4,684,339,688.54	5,053,437,735.55
Accounts payable Payments received in advance	VII.(9)	14,148,960,145.29	13,037,943,628.09
Funds from sales of financial assets with		21,093,195,494.21	21,467,290,314.26
repurchasement agreement		-	-
Handling charges and commission payable		-	-
Employee benefits payable		168,133,357.79	193,672,471.77
Including: Salary payable		3,692,435.85	587,317.52
Welfare payable		6,203,313.95	-2,950.00
Taxes and surcharges payable		83,334,095.25 71,390,272.70	300,314,171.70 278,237,897.53
Including: tax payable Interests payable		86,036,002.85	142,013,613.98
Dividend Payable		24,933,165.23	5,292,426.30
Other payables		226,243,892.95	266,222,231.62
Cession insurance premiums payable		-	-
Provision for insurance contracts		-	-
Funds received as agent of stock exchange		-	-
Funds received as stock underwrite Liabilities classified as held for sale		-	-
Non-current liabilities maturing within one year	VII.(12)	- 30,369,370.09	- 118,684,860.49
Other current liabilities	VII.(12) VII.(10)	150,156,033.85	375,043,853.00
	viii.(10)		
Total current liabilities		44,602,518,591.38	45,769,742,045.01
Non-current liabilities:			
Long-term Borrowings			
Debt securities issued	VII.(11)	2,997,075,000.00	2,996,197,500.00
Long-term payables	VII.(12)	4,295,193.85	12,257,889.40
Long-term employee benefits payable		88,321,752.00	88,474,620.62
Specific item payable Estimated Liabilities		488,832,894.29 600,577,046.31	442,473,494.29
Deferred revenue		196,542,879.42	726,862,346.89 210,355,746.66
Deferred tax liabilities		-	210,333,740.00
Other non-current liabilities			
Total non-current liabilities		4,375,644,765.87	4,476,621,597.86
Total liabilities		48,978,163,357.25	50,246,363,642.87
	15		,,,

SUMMARY CONSOLIDATED BALANCE SHEET (Continued)

(Amount expressed in CNY unless otherwise stated.)

Liabilities and owners' equity	Notes	30 June 2016	31 December 2015
Shareholders' equity: share capital Other equity instruments Including: Preferred stock	VII.(13)	1,376,806,000.00 _	1,376,806,000.00
Perpetual bonds Capital reserves Less: Treasury Stock		2,754,717,835.61	2,749,914,774.17
Other comprehensive income Including: Foreign currency translation reserve Special reserve Surplus reserves Including: Legal accumulation fund Arbitrary accumulation fund Reserve fund Enterprise development fund		-203,100,029.86 498,697.61 15,875,914.78 786,529,945.86 786,529,945.86	-321,038,700.14 361,101.73 11,122,854.40 786,529,945.86 786,529,945.86
Profit return investment Provision for normal risks Retained earnings Total shareholders' equity attributable to parent company		_ 8,213,740,969.21 12,944,570,635.60	_ 8,104,055,926.70 12,707,390,800.99
Minority shareholders' equity Total owners' equity		1,109,420,398.64	1,209,491,054.28 13,916,881,855.27
Total liabilities and owners' equity		63,032,154,391.49	64,163,245,498.14

The accompanying notes are an integral part of the financial statements.

SUMMARY CONSOLIDATED INCOME STATEMENTS

(Amount expressed in CNY unless otherwise stated.)

			January to	January to
Ite	ms	Notes	June in 2016	June in 2015
I.	Total operating income	VII.(14)	14,975,830,143.82	12,132,563,481.45
	Including: Operating income	VII.(14)	14,794,245,118.85	11,951,040,112.86
	Interest income		181,554,669.03	181,513,968.73
	Insurance premiums earned		-	-
	Handling charges and commission income		30,355.94	9,399.86
II.	Total operating cost		14,764,243,090.19	12,353,877,894.70
	Including: Operating cost		13,007,447,060.66	10,623,959,231.59
	Interest cost		6,886,583.21	9,077,640.63
	Handling charges and commission expenses		13,019.55	12,684.49
	Refund of insurance premiums		-	-
	Net payments for insurance claims		-	-
	Net provision for insurance contracts		-	-
	Commissions on insurance policies		-	-
	Cession charges		-	-
	Business taxes and surcharges		49,440,161.95	46,906,789.86
	Selling and distribution expenses		262,557,267.69	264,503,198.22
	General and administrative expenses	VII.(15)	948,901,640.62	915,233,234.50
	Including: Research and development expense		113,016,852.75	127,268,890.72
	Financial expenses		83,384,749.24	89,894,855.88
	Including: Interest expense		118,905,690.12	147,888,740.62
	Including: Interest revenue		29,316,237.76	71,968,466.50
	Including: Exchange net loss		-21,066,590.14	-2,037,683.52
	Assets impairment losses	VII.(16)	405,612,607.27	404,290,259.53
	Add: Income from changes in fair value			
	(loss listed as "-")		80,871,846.14	-311,336,162.24
	Investment income (loss listed as "-")		-126,303,569.87	650,866,921.01
	Including: Investment income in associates			
	and joint ventures		-11,219,150.71	-1,164,121.22
	Foreign exchange gains (loss listed as "-")		-	-
III.	Operating profit (loss listed as "-")		166,155,329.90	118,216,345.52
	Add: Non-operating income		50,353,669.24	28,268,983.68
	Including: Gains from disposal of non-current			
	assets		2,302,160.06	8,664,281.32
	Less: Non-operating expenses		-13,761,110.22	4,194,333.96
	Including: Loss from disposal of non-current			
	assets		1,323,351.95	2,065,316.09

SUMMARY CONSOLIDATED INCOME STATEMENTS (Continued)

(Amount expressed in CNY unless otherwise stated.)

Items	Notes	January to June in 2016	January to June in 2015
 IV. Profit before tax (loss listed as "-") Less: Income tax expenses V. Net profit (loss listed as "-") Including: the combined party's realized net profit before combination in the business combination under common control Shareholders' net profit attributable to 		230,270,109.36 114,320,805.08 115,949,304.28	142,290,995.24 135,417,139.82 6,873,855.42
parent company		130,337,132.51	96,061,957.45
Minority interests income/loss VI. Net income after tax of Other comprehensive		-14,387,828.23	-89,188,102.03
income		117,938,670.28	139,975,029.59
Net of tax in other comprehensive income attributable to owners of parent company(I) Not recognized in profit or loss afterwards1. Re-measurement of changes in		117,938,670.28 -	139,975,029.59 _
net assets or liabilities of defined benefit plans 2. Corresponding shares in a investee's other comprehensive income not reclassified into profits and losses under the equity method		-	-
 (II) Recognized in profit or loss afterwards i. Corresponding shares in a investee's other comprehensive income reclassified into profits and losses afterwards under the equity method 		117,938,670.28	139,975,029.59
ii. Net gain arising from changes in fair value of available-for-sale financial assets		-	-
 iii. Net gain arising from reclassifying held-to-maturity investments to available-for-sale financial assets iv. Effective part of cash flow hedging 		_ 117,801,074.40	_ 139,979,353.10
 v. Exchange differences on translating foreign operations vi. others 		137,595.88	-4,323.51
Net of tax in other comprehensive income attributable to minority shareholders		-	_

SUMMARY CONSOLIDATED INCOME STATEMENTS (Continued)

(Amount expressed in CNY unless otherwise stated.)

Items	Notes	January to June in 2016	January to June in 2015
VII. Total comprehensive income		233,887,974.56	146,848,885.01
Attributable to shareholders of parent company		248,275,802.79	236,036,987.04
Attributable to minority interests		-14,387,828.23	-89,188,102.03
VIII. Earnings per share:			
(I) Basic earnings per share (RMB/share)	VII.(19)	0.09	0.07
(II) Diluted earnings per share (RMB/share)	VII.(19)	0.09	0.07

The accompanying notes are an integral part of the financial statements.

SUMMARY CONSOLIDATED CASH FLOW STATEMENTS

(Amount expressed in CNY unless otherwise stated.)

Ite	ms	Notes	January to June in 2016	January to June in 2015
I.	Cash Flows from operating activities Cash received from sales of goods or rendering of services		13,325,461,120.95	11,974,007,154.90
	Net increase in customer bank deposits and			, , ,
	due to banks and other financial institutions Net increase in borrowings from central bank		-494,772,522.23 -	263,651,985.45
	Net increase in placements from other			
	financial institutions Premiums received from original insurance		-	_
	contracts		-	-
	Net cash received from reinsurance business		-	_
	Net increase in deposits from policyholders Net increase from disposal of tradable		-	-
	financial assets		-	_
	Interest, handling charges and commission received		179,883,052.78	180,764,097.84
	Net increase in placements from banks and		177,003,032.70	100,704,037.04
	other financial institutions		-	_
	Net increase in repurchase business capital Tax rebates received		- 330,435,996.33	73,384,099.20
	Cash received relating to other operating			, 3,30 1,033.20
	activities		310,698,607.89	1,396,856,515.79
	Sub-total of cash inflows		13,651,706,255.72	13,888,663,853.18
	Cash paid for goods and services Net increase in loans and advances to		12,753,724,631.08	10,533,049,791.22
	customers Net increase in deposits with central bank and		174,107,267.10	-71,876,362.93
	other financial institutions		1,353,604.48	17,708,731.20
	Original insurance contract claims paid Interest, handling charges and		-	-
	commissions paid Policyholder dividends paid		4,269,617.83	60,372,521.24
	Cash paid to and on behalf of employees		1,346,580,224.71	1,260,304,204.10
	Cash paid for taxes and surcharges		732,719,773.97	827,093,785.75
	Cash paid relating to other operating activities		933,882,886.52	1,589,161,995.55
	Sub-total of cash outflows		15,946,638,005.69	14,215,814,666.13
	Net cash flows from operating activities		-2,294,931,749.97	-327,150,812.95

SUMMARY CONSOLIDATED CASH FLOW STATEMENTS (Continued)

(Amount expressed in CNY unless otherwise stated.)

Items	Notes	January to June in 2016	January to June in 2015
II. Cash flows from investing activities		2 200 000 240 91	2 571 010 202 66
Cash received from disposal of investments Cash received from returns on investments		2,380,909,369.81 27,758,390.79	3,571,819,383.66 73,936,521.22
Net cash received from disposal of fixed asses, intangible assets and other long-term assets Net cash received from disposal of subsidiaries		371,515.10	317,768.03
and other business units		164,120,875.01	2,800,000.00
Cash received relating to other investing activities		103,275,466.68	73,618,094.24
Sub-total of cash inflows		2,676,435,617.39	3,722,491,767.15
Cash paid for purchase and construction of fixed assets, intangible assets and other			
long-term assets		425,972,867.91	278,462,465.38
Cash paid for acquisition of investments		1,770,115,643.84	3,266,852,852.66
Net increase in pledge loans Net cash paid for acquisition of subsidiaries		-	-
and other business units		-	_
Cash paid relating to other investing activities		205,606,424.36	-29,807,770.96
Sub-total of cash outflows		2,401,694,936.11	3,515,507,547.08
Net cash flows from investing activities		274,740,681.28	206,984,220.07

SUMMARY CONSOLIDATED CASH FLOW STATEMENTS (Continued)

(Amount expressed in CNY unless otherwise stated.)

Items	Notes	January to June in 2016	January to June in 2015
III. Cash flows from financing activities Cash received from capital contributions Including: Cash received from minority shareholders' capital contributions		20,000,000.00	-
to subsidiaries Cash received from borrowings Cash received from issue of bond		20,000,000.00 91,360,000.00 -	_ 288,536,385.05 _
Cash received relating to other financing activities		150,006,738.18	40,000,000.00
Sub-total of cash inflows		261,366,738.18	328,536,385.05
Cash repayments of borrowings Cash payments for interest expenses and		736,766,366.38	327,156,761.54
distribution of dividends or profits Including: Subsidiaries' cash payments for distribution of dividends or profits		186,511,568.31	236,908,191.22
to minority shareholders Cash paid relating to other financing activities		- -4,898,184.16	10,990,313.80 -1,765,984.63
Sub-total of cash outflows		918,379,750.53	562,298,968.13
Net cash flows from financing activities		-657,013,012.35	-233,762,583.08
IV. Effect of foreign exchange rate changes on cash and cash equivalentsV. Net increase/(decrease) in cash and		10,505,915.64	-2,017,510.17
cash equivalents Add: Cash and cash equivalents at beginning of		-2,666,698,165.40	-355,946,686.13
the period VI. Cash and cash equivalents at end of the period		17,178,496,464.76 14,511,798,299.36	13,563,036,710.58 13,207,090,024.45

The accompanying notes are an integral part of the financial statements.

SUMMARY CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

(Amount expressed in CNY unless otherwise stated.)

ltems		Other	equity instruments		Shareholder's Eq		anuary to June in 20' o parent company Other	16					
	Paid-in Capital (Share capital)	Preference shares	Perpetual debts	Others	Capital reserves	Less: Treasury stock	comprehensive income	Special reserves	Surplus reserves	General risk provision	Undistributed profits	Minority equity	Total equity
1. Balance at the end of prior year Add: changes in accounting policies Corrections of prior period errors Business combination under common contr Others	1,376,806,000.00 ol	-	-	-	2,749,914,774.17	-	-321,038,700.14	11,122,854.40	786,529,945.86	-	8,104,065,926.70	1,209,491,054.28	13,916,881,885.27 - - -
 Balance at the beginning of the year 	1,376,806,000.00		-	-	2,749,914,774.17	-	-321,038,700.14	11,122,854.40	786,529,945.86		8,104,055,926.70	1,209,491,054.28	13,916,881,855.27
III. Increases/decreases in curren year ("-" decreases)	nt -			-	4,803,061.44	-	117,938,670.28	4,753,060.38	-		109,685,042.51	-100,070,655.64	137,109,178.97
 (I) Total comprehensive income 							117,938,670.28				130,337,132.51	-14,387,828.23	233,887,974.56
(II) Shareholders' contributionand withdrawal	in _	-	-	-	4,803,061.44	-	-	-	-	-	-	-86,388,779.63	-81,585,718.19
 Capital contributed by owners Capital contributed by other equity instruments holders The amount of share-based payments recorde in owners's equity 	d												-
iv. Others (III) Profit distribution i. Appropriations to	-	-	-	-	4,803,061.44	-			-	-	-20,652,090.00	-86,388,779.63 -	-81,585,718.19 -20,652,090.00
surplus reserves ii. Appropriations to general risk provisions									-	-	-		-
iii. Distributions to shareholders iv. Others (IV) Transfers within owners'											-20,652,090.00		-20,652,090.00 -
equity equity i. Capital transferred from capital reserves ii. Capital transferred from surplus	-	-	-	-		-	-	-	-	-	-	-	-
reserves iii. Recovery of losses b	νγ								-				-
surplus reserve iv. Others									-		-		-
 (V) Special reserves i. extraction in curren 	- t	-	-	-	-	-	-	2,300,356.75	-	-	-	44,068.93	2,344,425.68
period ii. use in current perio (VI) Others	ł							2,890,187,20 -589,830,45 2,452,703,63				45,330.93 -1,262.00 661,883.29	2,935,518.13 -591,092.45 3,114,586.92
IV. Balance at the end of the period	1,376,806,000.00	-	-	-	2,754,717,835.61	-	-203,100,029.86	15,875,914.78	786,529,945.86	-	8,213,740,969.21	1,109,420,398.64	14,053,991,034.24

The accompanying notes are an integral part of the financial statements.

SUMMARY CONSOLIDATED STATEMENT OF CHANGES IN EQUITY *(Continued)*

(Amount expressed in CNY unless otherwise stated.)

ltems		Other	equity instruments		Shareholder's Eq	Ja puity attributable to	nuary to June in 201 parent company Other	5						
	Paid-in Capital (Share capital)	Preference shares	Perpetual debts	Others	Capital reserves	Less: Treasury stock	comprehensive income	Special reserves	Surplus reserves	General risk provision	Undistributed profits	Minority equity	Total equity	
I. Balance at the end of prior year Add: changes in accounting policies	1,376,806,000.00	-	-	- 2	,777,725,426.88	-	-236,065,084.33	7,958,663.67	780,503,096.67	-	7,968,943,488.04	1,329,180,388.12	14,005,051,979.05 -	

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NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED ON 30 JUNE 2016

I. BASIC INFORMATION OF THE COMPANY

Harbin Electric Co., LTD (hereinafter as "The Company") was founded on 6 October 1994 which reorganized by Harbin Electric Corporation and Harbin Electric machinery Co. Ltd, Harbin Boiler Co. Ltd, and Harbin Turbine Co, Ltd in Harbin. The company's reorganization was approved by State Commission for Restructuring the Economic System and listed on Hong Kong stock exchange on 5 November 1994.

The company's parent company and ultimate holding company: Harbin Electric Corporation

Industry: Power generation equipment manufacturing industry.

Main businesses: produce and sale generator and general contracting of power plant project

II. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statement of the company is based on continuity postulate. Since 1 January 2008, the Company has adopted the new CASs issued by the Ministry of Finance (MoF) in February 2006, and, in accordance with Articles 5 to 19 of Accounting Standard for Business Enterprises No. 38 — First-Time Adoption of Accounting Standards for Business Enterprises ("ASBE No.38") and other related regulations, made retrospective adjustments to the financial statements of the comparative year. Except for the retrospective adjustments on some items made under Articles 5 to 19 of ASBE No. 38 and other related regulations, the Group's financial statements of the comparative year are prepared in accordance with the accounting policies defined in the previous Accounting Standards for Business Enterprises and the Accounting System for Business Enterprises and other related regulations.

FOR THE YEAR ENDED ON 30 JUNE 2016

III. STATEMENT OF COMPLIANCE WITH THE ASBE

The financial statements of the Company have been prepared in accordance with new CASs, and present truly and completely, the Company's financial position as of 31 December 2015, and the Company's results of operations and cash flows for the year.

IV. SIGNIFICANT ACCOUNTING POLICIES AND ACCOUNTING ESTIMATES

1. Enterprises Accounting Standards and Policies

Since 1 January 2008, the Company has adopted the new CASs issued by the Ministry of Finance (MoF) in February 2006.

2. Accounting year

The Company has adopted the calendar year as its accounting year, i.e. from 1 January to 31 December.

3. Functional currency

The functional currency of the Company is RMB.

4. Basis of accounting and principle of measurement

The Company has adopted the accrual basis of accounting. Except for certain financial instruments, which are measured at fair value, the Company has adopted the historical cost as the principle of measurement of the financial statements. Where assets are impaired, provisions for asset impairment are made in accordance with relevant requirements.

FOR THE YEAR ENDED ON 30 JUNE 2016

V. CHANGES IN ACCOUNTING POLICIES, ACCOUNTING ESTIMATES AND ERROR CORRECTION

- 1. Changes in accounting policies None
- 2. Changes in accounting estimates None
- 3. Error correction None
- 4. Other matters to adjust None

VI. TAXES

1. The main tax and tax rates

Items	Tax rate and basis
Value-added tax	Rate of output tax is 3% or 17%, tax base is taxable sales; the gap between the output taxes less the deductible input tax should be paid as VAT tax.
Business tax	3% or 5% of taxable business income.
Urban construction tax	7% of paid tax including VAT, Business tax and
	Consumption tax.
Educational Surtax	5% of paid tax including VAT, Business tax and
	Consumption tax.
Enterprise income tax	15% or 25% of taxable profits.

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. TAXES (Continued)

2. Tax preferences and official approval document

The Company got the High-tech certificate number: GR20142300008 which issued on 5 August 2014 Valid for three years and the profits corporate tax rate was 15%. Besides, some subsidiary companies enjoyed income corporate tax rate 15%, the others should pay the tax by 25% profits corporate rate.

The company does not have Hong Kong Profit Tax to pay from January to June 2016.

Based on the nation tax documents [2008] No 897 of State Administration of Taxation "notes about withhold and remit tax of Chinese residents enterprise distribute dividend to overseas H-stock non-residents enterprises", Chinese residents enterprise distribute dividend which 2008 and the years after 2008 to overseas H-stock non-residents shareholders, should withhold and remit income corporate tax 10%.

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS

1. Notes receivable

Туре	2016.6.30	2015.12.31
Bank acceptance Business acceptance	2,207,716,167.61 116,450,042.63	2,037,440,761.81 270,968,312.13
Total	2,324,166,210.24	2,308,409,073.94

Explanation: as of 30 June 2016, The ending balance of notes receivable were within a year.

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. Accounts Receivable

	2016.6.30					
	Carrying A	Amount	Bad Debt Provision			
-		D (24)		Proportion of		
Туре	Amount	Percentage (%)	Amount	providing (%)		
Accounts receivable with individual significance and accruing bad debt provision individually	625,553,124.51	3.85	260,937,097.33	41.71		
Accounts receivable accruing bad	020,000,121.01	0.00	200,707,077.00			
debt provision in portfolio	15,368,401,704.61	94.67	5,095,985,704.82	33.16		
Accounts receivable with individual insignificance but individually						
accruing bad debt provision	240,920,874.51	1.48	20,449,475.94	8.49		
Total	16,234,875,703.63	100.00	5,377,372,278.09			
		2015.	12.31			
	Carrying	Value	Bad debt Provision			
Turne	A	D	A	Proportion of		
Туре	Amount	Percentage (%)	Amount	providing (%)		
Accounts receivable with individual significance and individually						
accruing bad debt provision	703,392,234.57	4.38	228,881,340.51	32.54		
Accounts receivable accruing bad debt						
provision in portfolio	15,208,744,054.44	94.78	4,781,530,327.29	31.44		
Accounts receivable with individual insignificance and individually						
accruing bad debt provision	134,051,478.31	0.84	48,005,143.54	35.81		
Total	16,046,187,767.32	100.00	5,058,416,811.34			

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. Accounts Receivable (Continued)

- (1) Accounts receivable accruing bad debt provision based on a portfolio
 - Accounts receivables accruing bad debt provision by applying aging analysis

	2016.6.30 Carrying amount				2015.12.31 Carrying amount			
Aging	Amount	Bad Debt Provision	Proportion of providing (%)	Amount	Bad Debt Provision	Proportion of providing (%)		
Within one year (including one year) One to two years	5,990,601,099.70	285,783,303.87	4.77	5,761,727,123.88	190,385,466.68	3.30		
(including two years)	3,098,092,791.76	562,436,651.59	18.15	3,045,834,676.27	463,978,308.95	15.23		
Two to three years (including three years)	1,927,318,200.70	754,355,098.97	39.14	1,971,078,876.27	759,626,960.26	38.54		
Three to four years (including four years) Four to five years	1,656,245,834.40	1,117,063,636.75	67.45	1,762,154,770.24	1,106,046,905.53	62.77		
(including five years)	1,092,486,665.29	859,857,794.89	78.71	969,299,735.66	666,066,005.90	68.72		
Over five years	1,603,657,112.76	1,516,489,218.75	94.56	1,698,648,872.12	1,595,426,679.97	93.92		
Total	15,368,401,704.61	5,095,985,704.82		15,208,744,054.44	4,781,530,327.29			

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2. Accounts Receivable (Continued)

- (2) Accounts receivable with individual significance and accrued bad debt provision individually at the year-end
 - Accounts receivable with individual significance but individually accruing bad debt provision at the year-end.

Debtor Name	Carrying Amount	Bad Debt	Proportion of providing (%)	Reason
National water conservancy irrigation department of the republic of Sudan (Merowe				
project) etc	625,553,124.51	260,937,097.33	41.71%	
Total	625,553,124.51	260,937,097.33	41.71%	

• Accounts receivable with individual insignificance but individually accruing bad debt provision at the year-end.

	Carrying		Proportion of	
Debtor Name	Amount	Bad Debt	providing (%)	Reason

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

3. Advance Payment

(1) Categorized by aging

		2016.6.30		2		
	Carrying J	Amount	Bad Debt Provision	Carrying A	mount	Bad Debt Provision
Aging	Amount	Percentage (%)		Amount	Percentage (%)	
Within one year						
(including one year)	3,838,672,441.70	63.23		3,988,138,375.30	73.66	
One to two years						
(including two years)	1,533,668,517.30	25.26		937,870,811.57	17.32	
Two to three years						
(including three years)	351,182,273.62	5.78		244,641,455.98	4.52	
Over three years	347,585,796.68	5.73		243,267,009.98	4.50	
Total	6,071,109,029.30	100.00		5,413,917,652.83	100.00	

4. Other receivables

	2016.6.30						
	Carryi	ng Value	Bad debt Provision				
Туре	Amount	Percentage (%)	Amount	Proportion of providing (%)			
Other receivables with individual significance and individually							
accruing bad debt provision	515,073,360.92	52.77	13,995,000.00	2.72			
Other receivables accruing bad debt provision in portfolio	240,054,737.47	24.60	164,952,506.54	68.71			
Other receivables without individual significance but individually							
accruing bad debt provision	220,821,569.32	22.63	18,163,255.67	8.23			
Total	975,949,667.71	100.00	197,110,762.21				

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

4. Other receivables (Continued) (cont'd)

	2015.12.31				
	Carryir	ng Value	Bad debt	Provision	
Туре	Amount	Percentage (%)	Amount	Proportion of providing (%)	
Other receivables with individual significance and individually					
accruing bad debt provision	385,233,233.65	48.99	13,995,000.00	3.63	
Other receivables accruing bad debt					
provision in portfolio	219,355,726.24	27.89	159,380,221.07	72.66	
Other receivables without individual significance but individually					
accruing bad debt provision	181,835,564.28	23.12	12,484,013.72	6.87	
Total	786,424,524.17	100.00	185,859,234.79		

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

4. Other receivables (Continued)

- (1) Other receivables accruing bad debt provision based on a portfolio
 - Other receivables accruing bad debt provision by applying aging analysis

Aging	Carryir Amount	2016.6.30 ng amount Bad debt Provision	Proportion of providing (%)	Carryir Amount	2015.12.31 ng amount Bad debt Provision	Proportion of providing (%)
Within one year (including one year) One to two years	67,355,817.26	3,365,595.09	5.00	46,974,288.14	2,335,075.61	4.97
(including two years)	1,016,933.77	251,764.45	24.76	8,254,574.11	2,061,174.53	24.97
Two to three years (including three years)	7,555,122.45	3,777,561.23	50.00	6,322,509.59	3,161,254.80	50.00
Three to four years (including four years) Four to five years	14,759,299.45	11,807,439.56	80.00	8,436,789.86	6,749,431.88	80.00
(including five years)	18,087,091.65	14,469,673.32	80.00	21,471,401.42	17,177,121.14	80.00
Over five years	131,280,472.89	131,280,472.89	100.00	127,896,163.12	127,896,163.11	100.00
Total	240,054,737.47	164,952,506.54		219,355,726.24	159,380,221.07	

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

4. Other receivables (Continued)

- (2) Other receivables individually accruing bad debt profusion
 - Other receivables with individual significance and individually accruing bad debt provision

Debtor Name	Carrying Amount	Bad Debt	Aging	Proportion of providing (%)	Reason
HEC, etc	501,078,360.92				Related party and export tax refund
Daqing Rehau Energy Technology Co., LTD	13,995,000.00	13,995,000.00		100%	Advance payment
Total	515,073,360.92	13,995,000.00		2.72%	

• Other receivables with individual insignificance and individually accruing bad debt provision

Debtor Name	Carrying Amount	Bad Debt	Aging	Proportion of providing (%)	Reason
Petty cash	220,821,569.32	18,163,255.67		8.23%	
Total	220,821,569.32	18,163,255.67		8.23%	

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

5. Other current assets

Item	30 June 2016	31 December 2015
Available for sale financial assets Loan by mandate Bank financial products Prepaid corporate income tax Others	200,000,000.00 210,000,000.00 1,750,001,278.51 28,404,382.66 3,837.30	1,350,000,000.00 210,000,000.00 1,450,000,000.00 57,294,659.76 3,837.30
Total	2,188,409,498.47	3,067,298,497.06

6.

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

7. Short-term borrowings

(1) Classification of short-term borrowings

	Туре	2016.6.30	2015.12.31
	Credit borrowings Mortgage borrowings Guaranteed borrowings Fiduciary borrowings	2,748,138,408.88 17,000,000.00 - -	2,647,905,476.92 11,000,000.00 519,488,000.00
	Total	2,765,138,408.88	3,178,393,476.92
(2)	Mortgage borrowings		
	Loan bank	2016.6.30	Collateral
	Chengdu Rural Commercial Bank branch in Xindu Taixing	17,000,000.00	Land use right/ House property
	Total	17,000,000.00	

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

8. Notes Payable

Туре	2016.6.30	2015.12.31
Commercial Acceptance Bill Bank Acceptance Bill	4,049,343,853.20 634,995,835.34	4,562,398,513.21 491,039,222.34
Total	4,684,339,688.54	5,053,437,735.55

Note: as of 30 June 2016, The ending balance of notes payable were within a year.

9. Accounts payable

(1) Aging of accounts payable

Aging	2016.6.30	2015.12.31
Within one year (including one year)	9,911,163,452.12	9,717,159,710.65
One to two years		, , ,
(including two years) Two to three years	2,512,865,775.56	2,098,735,142.36
(including three years) Over three years	1,030,951,848.92 693,979,068.69	624,274,436.20 597,774,338.88
Total	14,148,960,145.29	13,037,943,628.09

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. N

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

11. Bonds payable (Continued)

The company issued its bond that par value was not exceeding 40 hundreds million Yuan to the public, which authorized by China Securities Regulatory Commission's regulatory permission [2013] NO.159 on 18 February 2013. The company issued 2012 company's bond(first phase) to the public and fundraising 30 hundreds million Yuan. The annual interest rate of bond is 4.9% and the company pays the interests on 11 March every year. The interest bearing period was 11 March 2013 to 11 March 2018. The current period bond use the simply interest way to calculate interests and disregard compound interest. The company pays the interests once a year, pays back the capital when the bond is mature. The company pays the interests and capital together at the last period. This bond is provided by the company in full unconditional irrevocable joint liability guarantee.

12. Financial leasing

(1) the fixed assets get from financial leasing

Items	Original book value	Accumulated depreciation	Provision for diminution value	Book value
Buildings Machinery equipments	73,371,587.71 275,052,427.81	17,790,490.77 65,435,415.26		55,581,096.94 209,617,012.55
Total	348,424,015.52	83,225,906.03		265,198,109.49

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

12. **Financial leasing** (Continued)

(2) Account payable of financial leasing

Items	2016.6.30	2015.12.31
Accounts payable for fixed assets financing lease		
matured within a year	30,369,370.09	44,234,860.49
More than a year of accounts payable for fixed assets		
financing lease	3,295,193.85	11,257,889.40
Including but more than one year to two years due accounts payable for fixed		
assets financing lease	3,295,193.85	11,257,889.40
Total	33,664,563.94	55,492,749.89
10tui	00,001,000.74	33,132,713.03

13. Share capital

		Current period increase (+) decrease (-)					
Shareholder's name	2015.12.31	Capital increase	Stock dividend	Accumulation fund transfer to stock	Undistributed profit transfer to stocks	Sub-total	2016.6.30
Harbin Electric Corporation Stocks listing and circulating	701,235,000.00	-	-	-	-	-	701,235,000.00
overseas	675,571,000.00						675,571,000.00
Total	1,376,806,000.00	-		_	-	-	1,376,806,000.00

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

14. Incomes and division's documents

1) Account policies and gist of confirmation of the divisions' report The company confirmed five reports' division which was based on inter-corporation structure and corporate governance as following: Thermal power host equipment division, hydropower stations in the host equipment division, engineering services division, power plant auxiliary and supporting products, ac/dc motor and other five divisions. The individual report of the company offer the different products and services, or operating activities in different area. Due to different divisions need different technique and market strategy, the company's managements report the operating activities of every division respectively and evaluate the operating outcomes regularly to decide how to allocate the resources and evaluate its performance.

The transfer price of divisions should decided by the actual price and the indirectly expenses of divisions should allocated by ratios. The assets should allocated by the operating of the divisions and its locations. The liabilities of divisions include the liabilities which related to the operating activities of the divisions. If several divisions bear the related expenses together, the divisions bear the liabilities together.

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

14. Incomes and division's documents (Continued)

- 2) Financial Information of Divisions
 - (1) Assets and liabilities of divisions

Items	Thermal power host devices	Water and electricity host devices	Plant engineering services	Power plant auxiliary and supporting products	AC/DC motors and others	Total
30 June 2016 Total assets of divisions	46,962,613,966.48	6,638,833,143.75	6,482,459,325.22	2,678,035,024.84	5,650,713,837.65	68,412,655,297.94
Total liabilities of divisions	40,067,953,131.70	3,872,623,133.85	5,917,611,691.78	2,092,860,874.61	4,832,544,958.12	56,783,593,790.06
January-June 2016						
Revenue of divisions External customer	6,693,250,825.16	1,452,332,536.52	4,994,191,857.24	598,341,687.31	1,056,128,212.62	14,794,245,118.85
Internal customer Reportable revenue of divisions	690,663,228.63 7,383,914,053.79	- 1,452,332,536.52	100,110,091.90 5,094,301,949.14	598,341,687.31	2,937,044.87 1,059,065,257.49	793,710,365.40 15,587,955,484.25
Reportable revenue of gross profit	1,065,491,255.46	224,125,636.51	281,775,602.69	94,365,806.46	121,039,757.07	1,786,798,058.19

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

14. Incomes and division's documents (Continued)

- 2) Financial Information of Divisions (Continued)
 - (2) Assets, revenue and liabilities of divisions

Items	30 June 2016	31 December 2015
Assets		
Reportable assets of divisions	68,412,655,297.94	71,586,706,288.10
Offset division's accounts		
from related parties	-26,324,894,843.99	-27,474,455,403.86
Reportable net assets of divisions	42,087,760,453.95	44,112,250,884.24
Deferred tax assets	298,230,032.02	333,842,705.26
Other non-current assets		
Financial assets which measured		
by fair value and the changes		
reckon in current period		
profit/loss		
Restricted and mortgaged		
bank loan		
Deposit in bank	14,489,466,864.53	16,572,749,985.51
Deposit in central bank	841,423,747.46	827,070,142.98
Cash and cash equivalents	49,950,191.61	837,186,029.23
Unallocated assets of head office		
and the company	5,265,323,101.92	1,480,145,750.92

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

14. Incomes and division's documents (Continued)

- 2) Financial Information of Divisions (Continued)
 - (2) Assets, revenue and liabilities of divisions (Continued)

Items	January–June 2016	January–June 2015
Revenue		
External revenue	15,587,955,484.25	12,983,510,741.45
Internal revenue	-793,710,365.40	-1,032,470,628.59
Total revenue	14,794,245,118.85	11,951,040,112.86
Reportable gross profit	1,786,798,058.19	1,327,080,881.27
Offset losses between divisions		22,734,516.31
External customers' reportable		
gross profit	1,786,798,058.19	1,349,815,397.58
Long-term equity investment		
account by equity method	-7,126,120.71	4,145,961.84
Interests income	139,885,220.72	71,968,466.50
Chinese government grants	42,936,827.12	9,643,275.45
Financial assets which measured		
by fair value and the changes		
reckon in current period profit/		
loss	80,871,846.14	-311,336,162.24
Financial liabilities-cash flow		
hedge which measured by fair		
value and the changes reckon		
in current period profit/loss		
Interest expenses	-144,575,998.06	-147,888,740.62
Undistributed other revenue and		
net revenue		
Undistributed expenses of head		
office and the company	-1,668,519,724.04	-834,057,203.27
Total profit	230,270,109.36	142,290,995.24

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

15. Management Expenses

From 1 January 2016 to 30 June 2016, the management expenses is CNY948,901,640.62 (same period in 2015 was CNY915,233,234.50) which consist of labor costs and amortization depreciation, etc.

16. Assets Impairment Loss

Items	January–June 2016	January–June 2015
Bad debt loss Loss on inventory valuation	421,109,757.70 -15,497,150.43	413,483,627.43 -9,193,367.90
Total	405,612,607.27	404,290,259.53

Explanation: current period withdrawing account receivable and other account receivable provision for diminution in value CNY421,109,757.70. the provision will use to cancel after verification of account receivable and other account receivable.

17. profit before tax and amortization depreciation

Items	January–June 2016
Net profit	115,949,304.28
Income tax expenses	114,320,805.08
Withdrawing depreciation of fixed assets	351,114,600.93
Withdrawing amortization intangible assets	24,003,276.20
Withdrawing long-term unamortized expenses	5,811,867.52
Interests and investment income	16,115,485.97
Interests income of finance company	-181,554,669.03
Interests expenses	118,905,690.12
Interests expenses of finance company	6,886,583.21
Profit before tax and amortization depreciation	571,552,944.28

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

18. Dividend

Items	January–June 2016	January–June 2015
Dividend of per share CNY0.0015 at the 2015 closing balance Dividend of per share CNY0.04 at the 2014 closing balance	20,652,090.00	- 55,072,240.00
Total		55,072,240.00

Director does not suggest pay any interim dividend from January to June 2016 (same period of 2015: CNY0).

19. Earnings Per Share

	January–June 2016	January–June 2015
Shareholders' net profit attributable to parent company During the period of the weighted	130,337,132.51	96,061,957.45
average number of shares of common shares outstanding	1,376,806,000.00	1,376,806,000.00
Earnings per share	0.09	0.07

Explanation: from 1 January–30 June 2016 and 2015, the company has not potential impaction of issued ordinary share, diluted earnings per share is the same as basic earnings per share.

FOR THE YEAR ENDED ON 30 JUNE 2016

VII. NOTES TO THE MATERIAL ACCOUNTS FOR CONSOLIDATED FINANCIAL STATEMENTS (Continued)

20. Restricted assets of ownership or right to use

Restricted assets of ownership category	2015.12.31	Increasing	Decreasing	2016.6.30
 Assets for collateral Fixed assets (buildings and 	127,672,917.45	-	16,272,735.40	116,148,814.73
(2) Intangible assets (land right	97,153,593.71	-	13,319,932.31	89,073,110.82
to use) (3) Fixed assets (machinery	30,519,323.74	-	2,952,803.09	27,075,703.91
equipments) 2. Restricted assets of ownership	-	-	-	-
caused by other reasons Including: currency	5,578,210.73 5,578,210.73		5,578,210.73 5,578,210.73	-
Total	133,251,128.18		21,850,946.13	116,148,814.73

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. RELATED PARTIES AND RELATED TRANSACTION

1. Related party transactions

(1) Related party transactions

The transaction price between the Company and related parties is the price of the agreement, the price is consistent with transaction prices with a non-related party.

Related parties	January to June in 2016	January to June in 2015
Sales of goods		
— company under common control	505,241.09	5,471,773.88
— joint venture	12,820,512.82	13,199.99
Procurement of goods		
- company under common control	18,983,055.58	68,370,577.70
— joint venture	91,929,501.71	67,147,849.69
Service fee income		
— holding company	1,640,000.00	1,640,000.00
Service fee expenses		
— company under common control	26,559,779.92	47,794,968.15

(2) Interests to be paid for absorbing deposits

Related parties	January to June in 2016	January to June in 2015
Holding company Company under common	3,286,195.43	8,612,410.64
control	969,509.05	367,543.73
Joint venture	65,431.17	16,699.94
Total	4,321,135.65	8,996,654.31

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. RELATED PARTIES AND RELATED TRANSACTION (Continued)

Related party transactions (Continued) 1.

(3) Interest income from loans and discounted bills

	Related parties	January to June in 2016	January to June in 2015
	Holding company	1,484,381.55	-
	Company under common control	711,411.66	606,666.67
	Total	2,195,793.21	606,666.67
(4)	Fee and commission income		
	Related parties	January to June in 2016	January to June in 2015
	Company under common control	9,269.64	9,399.86
	Total	9,269.64	9,399.86
(5)	Transfers of related parties' asse	ets	

(5) Transfers of related parties' assets

Related parties	Content of related transactions	January to June in 2016	January to June in 2015
Harbin Electric Corporation	Harbin electric Machinery (Kunming) Company Limited	169,090,630.19	_

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. RELATED PARTIES AND RELATED TRANSACTION (Continued)

1. Related party transactions (Continued)

(6) Remuneration of key management

Items	January to June in 2016	January to June in 2015
Remuneration of key management	1,046,465.00	1,180,786.00

2. Receivables from and payable to related parties

(1) Receivable items

		30 June 2	2016	31 December 2015	
Name of items	Related parties	Book value	Bad debts	Book value	Bad debts
Receivables					
	Company under common control	27,072.00		81,206.00	
Advance to suppliers					
	Company under common control	21,843,710.00		21,602,210.00	
Other receivables					
	Holding company Company under common control	169,090,630.19 58,887,945.29		125,972,381.08	
Interests receivable					
	Company under common control			280,408.33	
Other current assets					
	Company under common control	210,000,000.00		210,000,000.00	
Loans and payments		170 000 000 00			
	Holding company	170,000,000.00			

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. RELATED PARTIES AND RELATED TRANSACTION (Continued)

- 2. Receivables from and payable to related parties (Continued)
 - (2) Payable items

Name of item	Related parties	Book value	
		30 June 2016	31 December 2015
Short-term loan	U.I.P.	2 740 120 400 00	
Absorbed deposits	Holding company	2,748,138,408.88	2,529,078,408.88
Absorbed deposits	Holding company	975,916,072.20	1,443,444,464.98
	Company under common control	145,280,731.54	168,838,612.38
Accounts payable	1 /		, ,
	Holding company	-	41,021.33
	Company under common control	36,430,880.69	32,454,281.22
	Joint venture	59,992,203.11	-
Notes payable	Community of the second sector is a second sector in the second sector is a second sec	040 010 54	
Other payable	Company under common control	849,019.54	317,524.56
Other payable	Holding company	1,287,000.00	9,853,700.00
	Company under common control	-	406,920.17
	Joint venture	600,000.00	600,000.00
Long-term payable			
	Holding company	-	1,000,000.00
Special payable	11.12	0 500 000 00	2 500 000 00
Interest navable	Holding company	3,500,000.00	2,500,000.00
Interest payable	Holding company	16,079,825.94	2,600,135.41
	riorang company	10,017,020.74	2,000,155.71

FOR THE YEAR ENDED ON 30 JUNE 2016

VI. RELATED PARTIES AND RELATED TRANSACTION (Continued)

3. Commitments of related parties There is not.

4. Guarantee of related parties

By the end of 30 June 2016, HEC Group companies provide an unconditional and irrevocable joint liability guarantee to the Group

FOR THE YEAR ENDED ON 30 JUNE 2016

VIII. COMMITMENTS AND CONTINGENCIES (Continued)

2. Contingencies

(1) Guarantees within and outside the group

Company guaranteed					Amounts of	Including:	Current condition		Whether		
Number	Guarantee company	Name	Nature of company	Ways of guarantee	Kinds of guarantee	Ways of counter- guarantee	actual guarantee	guarantee amounts added this year	of company guaranteed	Whether overdue	being sued
	Total (to the company within the group)						3,086,134,937.53				
i	HEC Group Harbin Power Station Valve Co., Ltd.	Harbin electric power equipment company limited	State Holding	Joint responsibility to ensure	Compliance guarantee	No counter- guarantee	4,290,000.00		Normal operation	no	no
ï	HEC Group Harbin Power Station Valve Co., Ltd.	Harbin electric power equipment company limited	State Holding	Joint responsibility to ensure	Compliance guarantee	No counter- guarantee	5,220,852.00		Normal operation	no	no
iii	HEC Group Harbin Power Station Valve Co., Ltd.	Harbin electric power equipment company limited	State Holding	Joint responsibility to ensure	Compliance guarantee	No counter- guarantee	727,741.00		Normal operation	no	no
iv	Harbin turbine company limited	Harbin boiler company limited	State Holding	Joint responsibility to ensure	Compliance guarantee	No counter- guarantee	174,870,800.00		Normal operation	no	no
V	Harbin electric company limited	Harbin electric international company limited	State Holding	Joint responsibility to ensure	Compliance guarantee	No counter- guarantee	438,880,000.00		Normal operation	no	no
vi	Harbin electric company limited	Harbin electric international company limited	State Holding	Joint responsibility to ensure	Other guarantee	No counter- guarantee	2,462,145,544.53		Normal operation	no	no

FOR THE YEAR ENDED ON 30 JUNE 2016

VIII. COMMITMENTS AND CONTINGENCIES (Continued)

- 2. Contingencies (Continued)
 - (2) Pending litigation case
 - The company's second-level subsidiary Harbin Electric Machinery (a) Co., Ltd. (hereinafter referred to as "HEM") signed an industrial products sell/purchase contract with Xinxiang lifting equipment factory's second selling department(hereinafter referred to as "Xinxiang Company") on 23 February 2006, purchased a 500 tons dual-beam bridge crane produced from Xinxiang Company, the contract price was CNY8.68 million, agreeing to pay a total of CNY7.1377 million in the agreement period from 2006 to 2009, the crane failed to deliver in time, and quality problems occurred repeatedly when the lift being used. Xinxiang Company repaired several times and the crane still can't be use. HEM signed a maintenance contract with Dalian Dagijiavi port lifting equipment Co., Ltd which provided maintenance services on 26 March 2009 to ensure normal production. Total cost of maintenance was CNY1.50 million. HEM refused to pay Xinxiang Company remaining funds CNY1.5423 millions. Xinxiang company instituted legal proceeding against with HEM in the people's court of Honggi district Xinxiang to appeal HEM to pay the residue payment CNY154.23 millions, the interests of overdue payment and default CNY286.44 millions. The total payment was CNY440.67 millions. The people's court of Honggi district Xinxiang sealed up HEM's cash in Bank CNY250 millions, HEM acted performed by war of counterclaim to the people's court of Honggi district Xinxiang to appeal Xinxiang company to pay the liquidated damaged of overdue delivery CNY208.32 millions, the maintenance expenses CNY150 millions which had been occurred, the maintenance expenses CNY150 Millions in the future and legal fare of counter case. The people's court of Hongqi district Xinxiang made the civil judgment that HEM should pay the payment of goods CNY150 millions to Xinxiang company. HEM refused to obey the judgment and appellate petition to the intermediate people's court Xinxiang Henan province on 29 October 2014. Xinxiang Company applied for execute the contract disputes with HEM by (2015)XIPS No78 civil award, appropriate HEM's cash in bank CNY2512,208.96(include capital CNY1,500,000, interests CNY955,301.96, litigation fee CNY39,116, execution fee CNY17,791). Up to now, the case still pending.

FOR THE YEAR ENDED ON 30 JUNE 2016

VIII. COMMITMENTS AND CONTINGENCIES (Continued)

2. Contingencies (Continued)

- (2) Pending litigation case (Continued)
 - The company's second subsidiary HEI Electric power generation (b) assembly national engineering research center corporation (hereinafter as Engineering Center) signed the supply contract with Hanwei wind power generation complete equipment Co., Ltd (hereinafter as Hanwei Company), that Engineering Center buy ten 1.5MW wind power generation which total amount is CNY6,900 millions on April 2007. The two parties signed a supplemental agreement with and the total amount change to CNY7,484 millions on November 2007. Engineering company signed the supplemental contract with Hanwei company, Heilongjiang Ruihao technique group Co., Ltd (hereinafter as Ruihao Company) and Daging Lonjiang wind power Co., Ltd which agree Hanwei company transfer all the ten generations' rights and obligation of the contract to Ruihao Company on June 2010. Engineering Center signed the three generations problem solving contract with Ruihao Company(total amount CNY1,866 millions) and the contract stipulate Engineering Center pay CNY1,399.5 millions to Ruihao Company and the residual payment CNY466.5 millions deduct from original Ruihao Company's payment for Engineering Center directly which equal to three of the ten wind generating sets are completed. Until now, the contract of Engineering Center and Ruihao Company include seven 1.5MW wind generating sets.

The wind generating sets installed successively from October 2007, Engineering Center debugged the sets one by one continually. But until now, the seven wind generating sets still not have the delivery to the customer and pass the acceptance of the customer.

FOR THE YEAR ENDED ON 30 JUNE 2016

VIII. COMMITMENTS AND CONTINGENCIES (Continued)

2. Contingencies (Continued)

- (2) Pending litigation case (Continued)
 - (b) (Continued)

Ruihao Company submitted the application for arbitration about Engineering Center's wind generating sets to Daging arbitration committee to appeal Engineering Company still not delivery the wind generating sets to Ruihao Company and Ruihao Company cannot use the wind generating sets to produce its products, Ruihao Company lodged claim CNY1.92 hundred millions to Engineering Company on 8 October 2013. Engineering Company applied to confirming that 'Wind generating sets supply contract disputes of the two parties' arbitration agreement invalid' to the intermediate people's court of Daging. the intermediate people's court of Daging entered a judgment that 'affirm the arbitration agreement is valid'. When Engineering Company received the adjudication, it appealed to the superior people's court of Heilongjiang Province. The superior people's court of Heilongjiang Province delivered (2014) HSP Jian No.28 civil ruling paper to the two parties which repeal the adjudication of intermediate people's court of Daging and affirm the adjudication is invalid. Until now, the two parties of the case are still negotiating.

Engineering Center invested total CNY9,169.45 millions to equipments of the project and signed a contract with Huahai wind power Co., Ltd (hereinafter as Huahai Company) which purchase 6 wind power generating sets from Huahai Company and the contract's amount was CNY3,681 million (totally not pay). Huahai company had installed 4 wind generating sets and had supplied some assembly units of other two sets.

FOR THE YEAR ENDED ON 30 JUNE 2016

VIII. COMMITMENTS AND CONTINGENCIES (Continued)

2. Contingencies (Continued)

- (2) Pending litigation case (Continued)
 - (b) (Continued)

Engineering Center signed a contract with Beijing Xinghang Equipment plant (hereinafter as Xinghang Plant) which bought two wind generating sets from Xinghang Plant, the contract price is CNY1,440 millions (totally not pay). The contract appointed the payment should be given after the sets are test running 168 hours through the Engineering Company. HEC financial company of power generation assembly national engineering research center Co., Ltd's cash in bank CNY2,780,830.73 was blocked by the people's court of Xiangfang District Harbin on 2014.

Until 30 June 2016, Engineering Company checks and ratifies the loss and details of the seven wind generating sets which supply to Ruihao Company, the presumed loss is CNY80,895,844.10. the wind generating sets are in the debugged mode in all time, and are not checked and received by the customer, Engineering Company withdrawing the inventory falling price reserves CNY76,735,175.26 of the sets. The handling expenses of three wind generating sets CNY1,791.50 millions cannot receive which pay to Ruihao Company and the expenses withdraw debt provision totally. The case leads to presumed loss CNY175,546,019.36.

iii. Other content, which should be disclosed according to corresponding financial, and accounting rules.

None.

X. AFTER BALANCE SHEET EVENTS

There is not.

INFORMATION ON THE COMPANY

REGISTERED NAME OF THE COMPANY 哈爾濱電氣股份有限公司

ENGLISH NAME OF THE COMPANY Harbin Electric Company Limited

REGISTERED ADDRESS OF THE COMPANY

Block 3 Nangang District High Technology Production Base Harbin Heilongjiang Province People's Republic of China Registration No. 230100100004252(1-1)

OFFICE ADDRESS OF THE COMPANY

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Mr. Wu Wei-zhang Mr. Ai Li-song

COMPANY SECRETARY Mr. Ai Li-song

JOINT COMPANY SECRETARY

Mr. Tung Tat Chiu, Michael

AUDITORS

BDO China Shu Lun Pan Certified Public Accountants LLP

LEGAL ADVISORS as to PRC Law Haiwen Partners

LISTING INFORMATION

H Shares The Stock Exchange of Hong Kong Limited Code: 1133

DEPOSITARY The Bank of New York

SHARE REGISTER AND TRANSFER OFFICE

Hong Kong Registrars Limited