Interim Consolidated Financial Statements for Quarter II-2022

30th June 2022

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GENERAL INFORMATION

THE COMPANY

Phat Dat Real Estate Development Corporation ("the Company") fomerly known as Phat Dat Housing Construction and Trading Joint Stock Company, is a shareholding company incorporated under the Law on Enterprises of Vietnam pursuant to the Business Registration Certificate ("BRC") No. 4103002655 issued by the Department of Planning and Investment of Ho Chi Minh City on 13th September 2021 with amendments as follows:

BRC amendments:	<u>Date</u> :
4103002655	
1 st amendment	11 th December 2004
2 nd amendment	16 th November 2005
3 rd amendment	11 th July 2006
4 th amendment	19 th December 2006
5 th amendment	23 rd April 2007
6 th amendment	24 th May 2007
7 th amendment	29 th November 2007
8 th amendment	23 rd January 2008
9 th amendment	29 th February 2008
10 th amendment	29 th June 2009
0303493756	
11 th amendment	27 th August 2009
12 th amendment	04 th December 2009
13 th amendment	04 th May 2010
14 th amendment	13th September 2010
15 th amendment	22 nd October 2010
16 th amendment	03 rd November 2010
17 th amendment	28 th January 2011
18 th amendment	11 th August 2011
19 th amendment	22 nd September 2011
20 th amendment	16 th May 2012
21 st amendment	15 th August 2012
22 nd amendment	04th September 2015
23 rd amendment	01 st October 2015
24 th amendment	07 th June 2017
25 th amendment	05 th June 2018
26 th amendment	14 th May 2019
27 th amendment	07 th May 2020
28 th amendment	03 rd July 2020
29 th amendment	20 th November 2020
30 th amendment	20 th April 2021
31 st amendment	17 th May 2021
32 nd amendment	6 th December 2021
33 rd amendment	13 th May 2022
34 th amendment	31 st May 2022

The Company's shares were listed on the Ho Chi Minh Stock Exchange in accordance with the License No. 1207/SGDHCM-NY issued by the HOSE on 9th July 2010.

The current principal business activities of the Company are to construct and trade residential properties, to undertake the civil, industrial, and infrastructure construction projects, to provide real estate brokerage and valuation services, real estate trading center and management.

The Company's registered head office is located at Floors 8 and 9, Tower B, Viettel Complex Building, 285 Cach Mang Thang Tam Street, Ward 12, District 10, Ho Chi Minh City, Vietnam.

GENERAL INFORMATION

BOARD OF DIRECTORS

Members of the Board of Directors during the period and at the date of this report are:

Mr. Nguyen Van Dat	Chairman	
Ms. Tran Thi Huong	Vice Chairwoman	
Mr. Nguyen Tan Danh	Vice Chairman	
Mr. Bui Quang Anh Vu	Member	
Mr. Le Quang Phuc	Member	
Mr. Doan Viet Dai Tu	Member	
Mr. Khuong Van Muoi	Independent member	
Mr. Tran Trong Gia Vinh	Independent member	
Mr. Le Minh Dung	Independent member	Resigned from 11 th July 2022

AUDIT COMMITTEE

Members of the Audit Committee during the period and at the date of this report are:

Mr. Tran Trong Gia Vinh	Head of the Audit Committee
Ms. Tran Thi Huong	Member
Mr. Le Quang Phuc	Member

THE BOARD OF MANAGEMENT

Members of the Board of Management during the period and at the date of this report are:

Chief Executive Officer	
Vice President	
Vice President	
Vice President	Appointed on 8 th April 2022
Vice President	Appointed on 25 th June 2022
Vice President	Resigned on 28 th January 2022
	Vice President Vice President Vice President Vice President

LEGAL REPRESENTATIVES

The legal representatives of the Company during the period and at the date of this report are:

Mr. Nguyen Van Dat	Chairman of the BOD
Mr. Bui Quang Anh Vu	Chief Executive Officer

AUDITORS

The auditor of the Company is Ernst & Young Vietnam Limited.

REPORT OF THE BOARD OF MANAGEMENT

The Board of Management ("BOM") of Phat Dat Real Estate Development Corporation ("the Company") is pleased to present the interim consolidated financial statements of the Company and its subsidiaries ("the Group") for Quarter II - 2022 ended 30th June 2022.

THE BOM'S RESPONSBILITY IN RESPECT OF THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The BOM is responsible for the interim consolidated financial statements of the Group of each accounting period which give a true and fair view of the interim consolidated financial position of the Group, and of the interim consolidated results of its operation and the interim consolidated cash flows for the period. In preparing these interim consolidated financial statements, the BOM is required to:

- Select suitable accounting policies and then apply them consistently;
- Make judgements and estimates that are reasonable and prudent;
- State whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the interim consolidated financial statements for Quarter II-2022 ended 30th June 2022; and
- Prepare the interim consolidated financial statements on the going concern basis unless it is inappropriate to presume that the Group will continue its business.

The BOM is responsible for ensuring that proper accounting records are kept which disclose, with reasonable accuracy at any time, the interim consolidated financial position of the Group and to ensure that the accounting records comply with the applied accounting system. The BOM is also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The BOM confirmed that it has complied with the above requirements in preparing the accompanying interim consolidated financial statements.

STATEMENT BY THE BOARD OF MANAGEMENT

The Board of Management does hereby state that, in its opinion, the accompanying interim consolidated financial statements give a true and fair view of the interim consolidated financial position of the Group as at 30th June 2022, and of the interim consolidated results of its operations and its interim consolidated cash flows for Quarter II-2022 then ended in accordance with Vietnamese Accounting Standards, Vietnamese Enterprise Accounting System and the statutory requirements relevant to the preparation and presentation of the interim consolidated financial statements.

For and on behalf of the Board of Management

(Signed and stamped)

Bui Quang Anh Vu Chief Executive Officer

20th July 2022

INTERIM CONSOLIDATED BALANCE SHEET As at 30th June 2022

VND As at As at Code ASSETS Notes 30th June 2022 31st December 2021 100 A. CURRENT ASSETS 19.287.450.586.917 15.337.063.138.490 110 Ι. Cash and cash equivalents 4 599,076,439,532 494,030,256,209 111 1. Cash 593,076,439,532 488,030,256,209 112 Cash equivalents 6,000,000,000 6,000,000,000 2. 120 *II*. Short-term investment 21.590.348.619 21.590.348.619 123 Held-to-maturity 1 5 investments 21,590,348,619 21,590,348,619 III. Current accounts receivable 130 5,382,934,032,440 2,533,355,002,642 1. Short-term trade 131 receivables 6 1,849,663,594,522 664,411,129,660 132 2. Short-term advances to suppliers 7 1,530,836,882,376 756,486,348,133 136 3. Other short-term receivables 8 2,003,475,099,917 1,113,499,069,224 4. Provision for doubtful short-137 term receivables 6 (1,041,544,375)(1,041,544,375)140 9 IV. Inventory 13,106,516,317,809 12,192,038,057,983 1. Inventories 13,106,516,317,809 12,192,038,057,983 141 150 V. Other current assets 177,333,448,517 96,049,473,037 1. Short-term prepaid 151 expenses 10 47,510,499,001 5,578,157,137 152 2. Value-added tax deductible 18 124,453,740,172 78,537,589,148 Tax and other receivables 153 3. from the State 18 5,369,209,344 11,933,726,752 200 **B. NON-CURRENT ASSETS** 4,230,866,725,695 5,214,815,831,493 210 Long-term receivables 794,307,046,580 1,831,398,046,580 I. 211 1. Long-term trade receivables 6 1,028,000,000,000 2. Other long-term receivables 8 803,398,046,580 216 794,307,046,580 220 II. Fixed assets 139,850,329,124 137,002,633,870 221 Tangible fixed assets 11 127,311,617,793 129,939,272,564 1. 222 179,289,402,423 Cost 181,128,666,986 223 Accumulated depreciation (53,817,049,193)(49, 350, 129, 859)227 2. Intangible fixed assets 12 9,691,016,077 9,911,056,560 228 Cost 15,006,259,881 13,444,724,096 229 Accumulated amortisation (5,315,243,804)(3, 533, 667, 536)III. Investment properties 230 13 67,087,605,632 67,855,665,152 231 1. Cost 75,664,270,272 75,664,270,272 232 2. Accumulated depreciation (8,576,664,640)(7,808,605,120)240 IV. Long-term asset in progress 1,010,817,647,930 960,351,728,671 242 1. Construction in progress 14 1,010,817,647,930 960,351,728,671 250 V. Long-term investments 1,131,206,653,153 1,129,427,677,595 252 1. Investments in associates 15 1,128,396,653,153 1,126,617,677,595 255 Held-to-maturity 2. 5 investments 2,810,000,000 2,810,000,000 260 1,085,932,384,371 VI. Other long-term assets 1,090,445,138,530 261 1. Long-term prepaid 10 1,085,254,424,114 expenses 1,082,567,178,273 262 2. Deferred tax assets 7,877,960,257 677,960,257 270 TOTAL ASSETS 20,551,878,969,983 23,518,317,312,612

INTERIM CONSOLIDATED BALANCE SHEET (continued) As at $30^{\rm th}$ June 2022

		e 2022			VND
Code		RESOURCES	Notes	As at 30 th June 2022	As at 31 st December 2021
300	C.	LIABILITIES		14,721,452,209,792	12,407,367,762,866
310	Ι.	Current liabilities		10,594,672,001,457	8,731,172,971,194
311 312		 Short-term trade payables Short-term advances from 	16	638,462,356,247	147,769,187,984
012		customers	17	2,204,368,059,845	1,691,847,194,190
313		3. Statutory obligations	18	255,100,660,965	281,643,194,901
314 315		 Payables to employees Short-term accrued 		15,058,059,172	20,836,277,684
318		expenses 6. Short-term unearned	19	139,280,445,195	98,254,395,527
		revenue		3,064,373,327	3,064,373,327
319		7. Other short-term payables	20	5,810,575,647,160	5,671,500,780,282
320		8. Short-term loans	21	1,497,115,578,365	806,850,000,000
322		9. Bonus and welfare fund		31,646,821,181	9,407,567,299
330	<i>II.</i>	Non-current liabilities		4,126,780,208,335	3,676,194,791,672
331		 Long-term trade payables 	16	-	274,000,000,000
337		2. Other long-term liabilities	20	782,100,000,000	782,100,000,000
338		3. Long-term loans	21	3,344,680,208,335	2,620,094,791,672
400	D.	OWNERS' EQUITY		8,796,865,102,820	8,144,511,207,117
410	Ι.	Capital		8,796,865,102,820	8,144,511,207,117
411		1. Share capital	22	6,716,462,190,000	4,927,719,160,000
412		2. Share premium	22	71,680,300,000	71,680,300,000
418		3. Investment and			
		development fund	22	207,383,584,076	179,413,584,076
421 <i>4</i> 2 <i>1</i> a		 Undistributed earnings Undistributed earnings by the end of prior 	22	714,960,076,504	1,875,193,074,780
421b		period - Undistributed earnings		23,050,044,780	12,997,955,839
12 10		of current period		691,910,031,724	1,862,195,118,941
429		5. Non-controlling interests		1,086,378,952,240	1,090,505,088,261
440		TAL LIABILITIES AND VNERS' EQUITY		23,518,317,312,612	20,551,878,969,983

(Signed)

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(Signed and stamped)

Vo Hoang Tu Preparer

Le Thi Thu Huong Chief Accountant Bui Quang Anh Vu Chief Executive Officer

20th July 2022

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INTERIM CONSOLIDATED INCOME STATEMENT FOR QUARTER II-2022 As at $30^{\rm th}$ June 2022

							VND
Code		Items	Notes	Quarter II – Current year	Quarter II – Previous year	Accumulated from the beginning of the year to the end of Quarter II – Current year	Accumulated from the beginning of the year to the end of Quarter II - Previous year
10	1.	Net revenue from sale of goods and rendering of services	23	853,376,979,457	537,718,943,994	1,478,825,296,926	1,123,830,898,001
11	2.	Cost of goods sold and services rendered	24	(95,225,567,040)	(132,046,254,142)	(194,555,682,262)	(333,189,298,256)
20	3.	Gross profit		758,151,412,417	405,672,689,852	1,284,269,614,664	790,641,599,745
21	4.	Finance income	25	829,096,503	3,258,982,039	1,365,746,090	3,731,882,681
22	5.	Finance expenses	25	(153,822,745,150)	(29,311,074,903)	(259,921,223,251)	(50,810,105,091)
23		In which: Interest expenses		(130,813,620,153)	(28,235,629,217)	(231,665,596,589)	(48,227,002,688)
24	6.	Loss in associates and joint ventures		(16,049,533)	-	(31,131,442)	-
25	7.	Selling expenses	26	(6,557,236,167)	(4,503,456,732)	(11,906,546,108)	(8,713,650,814)
26	8.	General and administrative expenses	26	(82,040,835,769)	(44,306,767,417)	(142,158,121,836)	(87,436,662,842)
30	9.	Operating profit		516,543,642,301	330,810,372,839	871,618,338,117	647,413,063,679
31	10.	Other income	27	81,281,295	318,418,832	81,567,585	345,919,467
32	11.	Other expenses	27	(865,836,035)	(8,927,083,008)	(2,304,824,293)	(10,629,122,527)
40	12.	Other profit		(784,554,740)	(8,608,664,176)	(2,223,256,708)	(10,283,203,060)
50	13.	Accounting profit before tax		515,759,087,561	322,201,708,663	869,395,081,409	637,129,860,619
51	14.	Current corporate income tax expense	28	(107,224,932,353)	(71,219,982,939)	(181,471,185,706)	(135,075,959,786)
60	15.	Net profit after tax		408,534,155,208	250,981,725,724	687,923,895,703	502,053,900,833
61		hich: . Net profit after tax attributable to . shareholders of the parent		412,586,517,564	251 550 226 976	604 640 024 724	503,290,852,782
62	15.2	shareholders of the parent . Net loss after tax attributable to non- controlling interests		(4,052,362,356)	251,550,326,876 (568,601,152)	694,640,031,724 (6,716,136,021)	(1,236,951,949)
70	16.	Earnings per share		671	449	1,234	987

(Signed)

(Signed)

Vo Hoang Tu Preparer 20th July 2022 Le Thi Thu Huong Chief Accountant (Signed and stamped)

Bui Quang Anh Vu Chief Executive Officer

INTERIM CONSOLIDATED CASH FLOW STATEMENT FOR QUARTER II-2022

				VND
Code	ITEMS	Notes	Quarter II-2022	Quarter II- 2021
	I. CASH FLOWS FROM OPERATING ACTIVITIES			
01	Accounting profit before tax		515,759,087,561	322,201,708,663
02 04	Adjustments for: Depreciation and amortization of fixed assets and investment properties Foreign exchange gain arising	11, 12,13	3,527,662,262	1,926,708,169
	from revaluation of monetary accounts denominated in foreign currency		16,080,000,000	(2,317,500,000)
05	Interest income		(813,046,970)	(941,482,039)
06	Interest expenses	25	137,742,745,150	29,257,945,903
08	Operating profit before changes in working capital		672,296,448,003	350,127,380,696
09	Decrease (increase) in receivables		(655,809,966,083)	380,583,671,426
10	Decrease (increase) in inventories		(879,400,979,562)	230,868,954,281
11	Increase in payables		1,466,160,167,067	1,351,928,900,625
12	Increase (decrease) in prepaid expenses		(40,165,859,399)	(28,558,859,676)
14	Interest paid		(109,505,655,258)	(122,125,584,725)
15 17	Corporate income tax paid Other cash outflows for operating		(51,362,707,900)	(315,188,392,607)
20	activities Net cash flows from operating		(5,483,232,191)	(11,280,409,660)
20	activities		396,728,214,677	1,836,355,660,360
21	II. CASH FLOWS FROM INVESTING ACTIVITIES Purchase and construction of fixed assets		(23,801,493,148)	(2,242,278,856)
23	Payments for purchase of debt		(23,001,433,140)	
25	instruments of other entities Payments for investments in		-	(12,220,049,419)
26	other entities Collections of investments in		(129,940,000,000)	(790,689,992,905)
27	other entities Interest received		- 701,775,958	56,112,000,000 941,482,039
30	Net cash flows used in investing activities		(153,039,717,190)	(748,098,839,141)
	III. CASH FLOWS FROM FINANCING ACTIVITIES			
31	Capital contribution		2,590,000,000	-
33	Drawdown from borrowings		172,215,231,696	377,000,000,000
34	Repayment of borrowings		(169,400,000,000)	(1,176,232,500,000)
40	Net cash flows (used in) from financing activities		5,405,231,696	(799,232,500,000)

INTERIM CONSOLIDATED CASH FLOW STATEMENT FOR QUARTER II-2022 (continued)

				VND
Code	ITEMS	Notes	Quarter II-2022	Quarter II-2021
50	Net (decrease) increase in cash and cash equivalents for the period		249,093,729,183	289,024,321,219
60	Cash and cash equivalents at the beginning of the period		349,982,710,349	7,799,271,377
70	Cash and cash equivalents at the end of the period	4	599,076,439,532	296,823,592,596

(Signed)

(Signed)

Vo Hoang Tu Preparer

20th July 2022

Le Thi Thu Huong Chief Accountant (Signed and stamped)

Bui Quang Anh Vu Chief Executive Officer

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 as at 30th June 2022

1. CORPORATE INFORMATION

Phat Dat Real Estate Development Corporation ("the Company") formerly known as Phat Dat Housing Construction and Trading Joint Stock Company, is a shareholding company incorporated under the Law on Enterprises of Vietnam pursuant to the Business Registration Certificate ("BRC") No. 4103002655 issued by the Department of Planning and Investment of Ho Chi Minh City on 13th September 2021 with amendments as follows:

BRC amendments:

Date:

11th December 2004

16th November 2005 11th July 2006 19th December 2006 23rd April 2007 24th May 2007 29th November 2007 23rd January 2008 29th February 2008 29th June 2009 27th August 2009 04th December 2009 04th May 2010 13th September 2010 22nd October 2010 03rd November 2010 28th January 2011 11th August 2011 22nd September 2011 16th May 2012 15th August 2012 04th September 2015 01st October 2015 07th June 2017 05th June 2018 14th May 2019 07th May 2020 03rd July 2020 20th November 2020 20th April 2021 17th May 2021 6th December 2021 13th May 2022 31st May 2022

The Company's shares were listed on the Ho Chi Minh Stock Exchange ("HOSE") in accordance with the License No. 1207/SGDHCM-NY issued by the HOSE on 9th July 2010.

The Company's registered head office is located at Floors 8 and 9, Tower B, Viettel Complex Building, 285 Cach Mang Thang Tam, Ward 12, District 10, Ho Chi Minh City, Vietnam.

The current principal business activities of the Company are to construct and trade residential properties, to undertake the civil, industrial, and infrastructure construction projects, to provide real estate brokerage and valuation services, real estate trading center and management, to undertake the mining of stone, sand, gravel and clay.

The number of employees of the Company as at 30th June 2022 is 385 (as at 31st December 2021: 320).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th lune 2022

as at 30th June 2022

1. CORPORATE INFORMATION (continued)

Corporate structure

The Company has twelve (12) following subsidiaries which were consolidated into the interim consolidated financial statements of the Group:

• DK Phu Quoc Corporation ("DK Phu Quoc")

DK Phu Quoc is a shareholding company incorporated under the Law on Enterprise of Vietnam pursuant to the BRC No. 1701522101 issued by the DPI of Kien Giang Province on 22nd April 2011, as amended. DK Phu Quoc's registered head office is located at No. 229, 30/4 Street, Quarter 1, Duong Dong Ward, Phu Quoc City, Kien Giang Province, Vietnam. The principal business activities of DK Phu Quoc are to trade real estate properties and provide construction services. By the end of the accounting period, the Company holds a 99% equity share and voting rights in this subsidiary.

• Coinin Construction Investment Infrastructure Company Limited ("Coinin")

Coinin is incorporated under the Law on Enterprise of Vietnam pursuant to the BRC No. 0313662185 issued by the DPI of Ho Chi Minh City on 25 February 2016, as amended. Coinin's registered head office is located at No. 271/16, An Duong Vuong Street, Ward 3, District 5, Ho Chi Minh City, Vietnam. The principal business activities of Coinin are to trade real estate properties and provide construction services. By the end of the accounting period, the Company holds a 99.9% equity share and voting rights in this subsidiary.

• Sai Gon - KL Real Estate Corporation ("Sai Gon – KL")

Sai Gon KL is incorporated under the Law on Enterprise of Vietnam pursuant to the BRC No. 13700902915 issued by the DPI of Binh Duong Province on 29th April 2008, as amended. Sai Gon - KL's registered head office is located at Land lot No. 1186 - 1187, Map sheet No. 6-2 (D2), Binh Duc Quarter, Binh Hoa Ward, Thuan An City, Binh Duong Province, Vietnam. The principal business activity of Sai Gon - KL is to trade real estate properties. By the end of the accounting period, the Company holds a 99.86% equity share and voting rights in this subsidiary.

• Ngo May Real Estate Investment Joint Stock Company ("Ngo May")

Ngo May is incorporated under the Law on Enterprise of Vietnam pursuant to the BRC No. 4101553978 issued by the DPI of Binh Dinh Province on 19th November 2019, as amended. Ngo May's registered head office is located at No. 1, Ngo May Street, Nguyen Van Cu Ward, Quy Nhon City, Binh Dinh Province, Vietnam. The principal business activity of Ngo May is to trade real estate properties. By the end of the accounting period, the Company holds a 94% equity share and voting rights in this subsidiary.

Ben Thanh - Long Hai Corporation ("Ben Thanh Long Hai")

Ben Thanh Long Hai is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 3500783805 issued by the DPI of Ba Ria Vung Tau Province on 1st March 2007, as amended. Ben Thanh - Long Hai's registered head office is located at Road 44A, Phuoc Hai Town, Dat Do District, Ba Ria Vung Tau Province, Vietnam. The principal business activity of Ben Thanh Long Hai is to trade real estate properties. By the end of the accounting period, the Company holds a 99% equity share and voting rights in this subsidiary.

• Phat Dat Industrial Park Investment Joint Stock Company ("Phat Dat IP")

Phat Dat IP is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 0316462970 issued by the DPI of Ho Chi Minh City on 31st August 2020, as amended. Phat Dat IP's registered head office is located at Floor 9th Tower B, Viettel Building, 285 Cach Mang Thang Tam Street, Ward 12, District 10, Ho Chi Minh City, Vietnam. The principal business activity of Phat Dat IP is to trade real estate properties. By the end of the accounting period, the Company holds a 68% equity share and voting rights in this subsidiary.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th lune 2022

as at 30th June 2022

1. **CORPORATE INFORMATION** (continued)

Corporate structure (continued)

Serenity Investment Corporation ("Serenity Investment")

Serenity Investment is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 3502421310 issued by the DPI of Ba Ria – Vung Tau Province on 27th March 2020, as amended. Serenity Investment's registered head office is located in Hai Tan Quarter, Phuoc Hai Town, Dat Do Commune, Ba Ria – Vung tau Province, Vietnam. The principal business activity of Serenity Investment is to trade real estate properties. The principal business of Sereniny is to trade real estate properties. By the end of the accounting period, the Company holds a 99.34% equity share and voting rights in this subsidiary.

Binh Duong Building Real Estate Investment and Development Corporation ("Binh Duong Building")

Binh Duong Building is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 3702710768 issued by The DPI of Binh Duong Province on 12th October 2018, as amended. Binh Duong Building's registered head office is located at No. 352, XM2 Street, Quarter 3, Hoa Phu Ward, Thu Dau Mot City, Binh Duong Province. Binh Duong Building's principal business activity is to trade real estate properties. By the end of the accounting period, the Company holds a 99.5% equity share and voting rights in this subsidiary.

• Phat Dat Real Estate Trading and Services Corporation ("Phat Dat Trading & Services")

Phat Dat Trading & Services is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 0316916261 issued by the DPI of Ho Chi Minh City on 23rd June 2021, as amended. Phat Dat Trading & Services' registered head office is located at Floor 10th, Tower B, Viettel Building, 285 Cach Mang Thang Tam Street, Ward 12, District 10, Ho Chi Minh City, Vietnam. The principal business activity of Phat Dat Trading & Services is to trade real estate properties. By the end of the accounting period, the Company holds a 51% equity share and voting rights in this subsidiary.

Bac Cuong Investment Joint Stock Company ("Bac Cuong Investment")

Bac Cuong Investment is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 0401370311 issued the first time by the DPI of Da Nang City on 16th July 2010, as amended. Bac Cuong Investment's registered head office is located at Floor 2nd No. 294/38 Dien Bien Phu Street, Chinh Gian Ward, Thanh Khe District, Da Nang City, Vietnam. The principal business activity of Bac Cuong Investment is to wholesale construction materials and other installation equipment and to trade real estate properties. By the end of the accounting period, the Company holds a 99% equity share and voting rights in this subsidiary.

• Hoa Phu Building Real Estate Investment and Development Joint Stock Company ("Hoa Phu Building")

Hoa Phu Building is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 3703021577 issued the first time by the DPI of Binh Duong Province on 9th December 2021, as amended. Hoa Phu Building's registered head office is located at No. 352, XM2 Street, Quarter 3, Hoa Phu Ward, Thu Dau Mot City, Binh Duong Province, Vietnam. The principal business activity of Hoa Phu Building is to trade real estate properties. By the end of the accounting period, the Company holds a 99.9% equity share and voting rights in this subsidiary.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

1. **CORPORATE INFORMATION** (continued)

Corporate structure (continued)

• Thien Long Building Real Estate Investment and Development Joint Stock Company ("Thien Long Building")

Thien Long Building is incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 3703021584 issued the first time by the DPI of Binh Duong Province on 9th December 2021. Thien Long Building's registered head office is located at No. 352, XM2 Street, Quarter 3, Hoa Phu Ward, Thu Dau Mot City, Binh Duong Province, Vietnam. The principal business activity of Thien Long Building is to trade real estate properties. By the end of the accounting period, the Company holds a 99.9% equity share and voting rights in this subsidiary.

Besides, the Group has 2 associate companies as presented in Note 15.

2. BASIS OF PREPARATION

2.1 Accounting standards and system

The interim consolidate financial statements of the Group, expressed in Vietnam dong ("VND"), are prepared in accordance with the Vietnamese Enterprise Accounting System and Vietnamese Accounting Standards issued by the Ministry of Finance as per:

- Decision No. 149/2001/QĐ-BTC dated 31st December 2001 on the Issuance and Promulgation of Four Vietnamese Accounting Standards (Series 1);
- Decision No. 165/2002/QĐ-BTC dated 31st December 2002 on the Issuance and Promulgation of Six Vietnamese Accounting Standards (Series 2);
- Decision No. 234/2003/QĐ-BTC dated 30th December 2002 on the Issuance and Promulgation of Six Vietnamese Accounting Standards (Series 3);
- Decision No. 12/2005/QĐ-BTC dated 15th February 2005 on the Issuance and Promulgation of Six Vietnamese Accounting Standards (Series 4); and
- Decision No. 100/2005/QĐ-BTC dated 28th December 2005 on the Issuance and Promulgation of Four Vietnamese Accounting Standards (Series 5).

Accordingly, the accompanying interim consolidated financial statements, including their utilization are not designed for those who are not informed about Vietnam's accounting principles, procedures and practices and furthermore are not intended to present the interim consolidated financial position, the interim consolidated results of operations, and the interim consolidated cash flows in accordance with accounting principles and practices generally accepted in countries other than Vietnam.

2.2 Applied accounting documentation system

The Group's applied accounting documentation system is the General Journal system.

2.3 Fiscal year

The Group's fiscal year applicable for the preparation of its consolidated financial statements starts on 1st January and ends on 31st December.

2.4 Accounting currency

The interim consolidated financial statements are prepared in VND which is also the Group's accounting currency.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

2. BASIS OF PREPARATION (continued)

2.5 Basis of consolidation

The interim consolidated financial statements of the Group comprise the interim financial statements of the Company and its subsidiaries for Quarter II-2022 ended 30th June 2022.

A subsidiary is fully consolidated from the date of acquisition on which the Company obtains control and continues to be consolidated until the date that such control ceases. The interim financial statements of the Company and its subsidiaries used for consolidation are prepared for the same accounting period, using consistent accounting policies.

All intra-company balances, income and expenses, unrealised gains or losses resulting from intra-company transactions are eliminated in full.

Interests of non-controlling shareholders are those interests in profits, losses, and net assets of subsidiaries that are not held by the Group and are presented separately in the interim consolidated income statement and presented separately from the equity portion of the parent company's shareholders.

The effect of changes in the ownership interest of the subsidiary, without a loss of control, is recorded to the account of undistributed after-tax earnings.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, cash in banks and short-term, highly liquid investments with an original maturity of not more than three months that are readily convertible into known amounts of cash and that are subject to an insignificant risk of change in value.

3.2 Inventories

Inventories are stated at the lower of cost incurred in bringing each product to its present location and condition, and net realizable value.

Net realizable value represents the estimated selling price in the ordinary course of business less the estimated cost to complete and the estimated costs necessary to make the sale.

The perpetual method is used to record inventories, which are valued as follows:

Merchandise - cost of purchase on a weighted average basis.

Provision for obsolete inventories

An inventory provision is created for the estimated loss arising due to the impairment of value (through diminution, damage, obsolescence, etc.) of inventories owned by the Group, based on appropriate evidence of impairment available at the balance sheet date.

Increases or decreases to the provision balance are recorded into the cost of goods sold account in the interim consolidated income statement.

Inventory property

Property acquired or being constructed for sale in the ordinary course of business, rather than to be held for rental or capital appreciation, is held as inventory property and is measured at the lower cost incurred in bringing each product to its present location and condition, and net realizable value.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.2 Inventories (continued)

Cost includes:

- Freehold and leasehold rights for land;
- Amounts paid to contractors for construction; and
- Borrowing costs, planning and design costs, costs of site preparation, professional fees for legal services, property transfer taxes, construction overheads and other related costs.

Net realizable value is the estimated selling price in the ordinary course of the business, based on market prices at the ending date of the accounting period and discounted for the time value of money (if material), less costs to completion and the estimated costs of sale.

The cost of inventory property recognized in the interim consolidated income statement is determined with reference to the specific costs incurred on the property sold and an allocation of any non-specific costs based on the relative size of the property sold.

3.3 Receivables

Receivables are presented in the interim consolidated financial statements at the carrying amounts due from customers and other debtors, after provision for doubtful debts.

The provision for doubtful debts represents amounts of outstanding receivables at the end of the accounting period which are doubtful of being recovered. Increases or decreases to the provision balance are recorded as general and administration expense in the interim consolidated income statement for Quarter II-2022 ended 30th June 2022.

3.4 Fixed assets

Tangible fixed assets and intangible fixed assets are stated at historical cost less accumulated depreciation and amortization.

The cost of a fixed asset comprises its purchase price and any directly attributable costs of bringing the fixed asset to working condition for its intended use.

Expenditures for additions, improvements and renewals are added to the carrying amount of the assets while expenditures for maintenance and repairs are charged to the interim consolidated income statement as incurred.

When fixed assets are sold or retired, any gain or loss resulting from their disposal (the difference between the net disposal proceeds and the carrying amount) is included in the interim consolidated income statement.

3.5 Leased assets

The determination of whether an arrangement is or contains a lease is based on the substance of the arrangement at inception date and requires an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset and the arrangement conveys a right to use the asset.

Where the Group is the lessee

Rentals under operating leases are charged to the interim consolidated income statement on a straight-line basis over the lease term.

Where the Group is the lessor

Assets subject to operating leases are included as the group's investment properties in the interim consolidated balance sheet. Initial direct costs incurred in negotiating an operating lease are recognised in the interim consolidated income statement as incurred

Lease income is recognized in the interim consolidated income statement on a straight-line basis over the lease term.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.6 Depreciation and amortization

Depreciation of tangible fixed assets and amortization of intangible assets are calculated on a straight-line basis over the estimated useful life of each asset as follows:

Buildings and structures	5 - 25 years
Machinery and equipment	6 - 7 years
Means of transportation	3 - 6 years
Computer software	3 years

3.7 Investment properties

Investment properties comprise land use rights, buildings or part of a building or both and infrastructure held to earn rentals or for capital appreciation, or both, rather than for use in the production or supply of goods or services; administration purposes or sale in the ordinary course of business.

Investment properties are stated at cost including transaction costs less accumulated depreciation.

Subsequent expenditure relating to an investment property that has already been recognized is added to the net book value of the investment property when it is probable that future economic benefits, in excess of the originally assessed standard of performance of the existing investment property, will flow to the Company.

Depreciation of investment properties is calculated on a straight-line basis over the estimated useful life of each asset as follows:

Buildings and structures

25 - 48 years

Land use rights with indefinite useful life are not amortised.

Investment properties are derecognized when either they have been disposed of or when the investment properties are permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the assets is recognised in the interim consolidated income statement for Quarter II-2022 ended 30th June 2022.

Transfers are made to investment properties when, and only when, there is a change in use, evidenced by ending of owner-occupation, commencement of an operating lease to another party or ending of construction or development. Transfers are made from investment properties when, and only when, there is a change in use, evidenced by commencement of owner-occupation or commencement of development with a view to sale. The transfer from investment property to owner-occupied property or inventories does not change the cost or the carrying value of the property for subsequent accounting at the date of change in use.

3.8 Construction in progress

Construction in progress represents fixed assets under construction and is stated at historical cost. This includes costs of construction, installation of equipment and other direct costs. Construction in progress is not depreciated until such time as the relevant assets are completed and put into operation.

3.9 Borrowing costs

Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds and are recorded as expense during the period in which they are incurred, except to the extent that they are capitalised as explained in the following paragraph.

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset that necessarily take a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective asset.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.10 Prepaid expenses

Prepaid expenses are reported as short-term or long-term prepaid expenses on the interim consolidated balance sheet and amotised over the period for which the mounts are paid or the period in which economic benefits are generated in relation to these expenses.

The following types of expenses are recorded as prepaid expense and are amortised or recognised consistently with revenue to the interim consolidated income statement:

- The EverRich 2 project compensation expenses and management fees;
- Commission fees;
- Advertising expenses;
- Office renovation costs; and
- Tools and supplies.

3.11 Assets acquisitions and business combinations

The Group acquires subsidiaries that own assets and production activities. At the date of the acquisition, the Group considers whether the acquisition represents the acquisition of a business. The Group accounts for an acquisition as a business combination where an integrated set of activities is acquired in addition to the assets.

When the acquisition of subsidiaries does not represent a business combination, it is accounted for as an acquisition of a group of assets and liabilities. The cost of the acquisition is allocated to the assets and liabilities acquired based upon their relative fair values, and no goodwill or deferred tax is recognised.

3.12 Investments

Investments in associates

The Group's investments in its associates are accounted for using the equity method of accounting. An associate is an entity in which the Group has significant influence that is neither subsidiaries nor joint ventures. The Group generally deems they have significant influence if they have over 20% of the voting rights.

Under the equity method, the investment is carried in the interim consolidated balance sheet at cost, then plus post-acquisition changes in the Group's share of net assets of the associate. Goodwill arising on acquisition of the associate is included in the carrying amount of the investment. Goodwill is not amortised. The interim consolidated income statement reflects the share of the post-acquisition results of operation of the associate.

The share of post-acquisition profit (loss) of the associate is presented on face of the interim consolidated income statement and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Dividend receivable from associate reduces the carrying amount of the investment.

The financial statements of the associates are prepared for the same reporting period and use the same accounting policies as the Group. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.12 Investments (continued)

Held-to-maturity investments

Held-to-maturity investments are stated at their acquisition costs. After initial recognition, held-to-maturity investments are measured at recoverable amount. Any impairment loss incurred is recognised as finance expense in the interim consolidated income statement and deducted against the value of such investments.

Provision for diminution in value of investments

Provision of the investment is made when there are reliable evidences of the diminution in value of those investments at the end of the accounting period. Increases or decreases to the provision balance are recorded as finance expenses in the interim consolidated income statement.

3.13 Payables and accruals

Payables and accruals are recognised for amounts to be paid in the future for goods and services received, whether or not billed to the Group.

3.14 Foreign currency transactions

Transactions in currencies other than the Group's reporting currency of VND are recorded at the actual transaction exchange rates at transaction dates which are determined as follows:

- Transactions resulting in receivables are recorded at the buying exchange rates of the commercial banks designated for collection; and
- Transactions resulting in liabilities are recorded at the selling exchange rates of the commercial banks designated for payment;

At the end of the accounting period, monetary balances denominated in foreign currencies are translated at the actual exchange rates at the balance sheet dates which are determined as follows:

- Monetary assets are translated at buying exchange rate of the commercial bank where the Group conducts transactions regularly; and
- Monetary liabilities are translated at selling exchange rate of the commercial bank where the Group conducts transactions regularly.

All foreign exchange differences incurred are taken to the interim consolidated income statement.

3.15 Appropriation of net profits

Net profit after tax (excluding negative goodwill arising from a bargain purchase) is available for appropriation to shareholders after approval by shareholders at the annual general meeting, and after making appropriation to reserve funds in accordance with the Company's Charter and Vietnam's regulatory requirements.

The Group maintains the following reserve funds which are appropriated from the Group's net profit as proposed by the Board of Directors ("BOD") and subject to approval by shareholders at the annual general meeting.

Investment and development fund

This fund is set aside for use in the Group's expansion of its operation or in-depth investments.

Bonus and welfare fund

This fund is set aside for the purpose of pecuniary rewarding and encouraging, common benefits and improvement of the employees' benefits and presented as a liability on the interim consolidated balance sheet.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.15 Appropriation of net profits (continued)

Dividends

Final dividends proposed by the Company's BOD are classified as an allocation of undistributed earnings within the equity section on the interim consolidated balance sheet, until they have been approved by shareholders at the annual general meeting. At that time, they are recognised as a liability in the interim consolidated balance sheet.

3.16 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable, excluding trade discount, rebate and sales return. The following specific recognition criteria must also be met before recognised:

Sale of apartments

For apartments sold after completion of construction, the revenue is recognised when the significant risks and rewards of ownership of apartments have been transferred to the buyers, usually upon the handing over of apartments.

Sale of residential plots and related infrastructure

Revenue is recognised when the significant risks and rewards of ownership of residential plots and related infrastructures have been transferred to the buyers, usually upon the handing over of residential plots and related infrastructures.

Rental income

Rental income receivable under operating leases is recognised on a straight-line basis over the term of the lease, except for extraordinary rental income recognized when incurred.

Rendering of services

Revenue is recognised upon the services had been provided and completed.

Interest income

Interest income is recognised as the interest accrues (taking into account the effective yield on the asset) unless collectability is in doubt.

3.17 Taxation

Current income tax

Current income tax assets and liabilities for the current and previous years are measured at amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted as at the end of the accounting period.

Current income tax is charged or credited to the interim consolidated income statement, except when it relates to items recognised directly to equity, in which case the current income tax is also dealt with in equity.

Current income tax assets and liabilities are offset when there is a legally enforceable right for the Group to offset current tax assets against current tax liabilities and when the Group intends to settle its current tax assets and liabilities on a net basis.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.17 *Taxation* (continued)

Deferred tax

Deferred tax is provided using the balance sheet liability method on temporary differences at the end of the accounting period between the tax base of assets and liabilities and their carrying amount for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences, carried forward unused tax credit and unused tax losses, to the extent that it is probable that taxable profit will be available against which deductible temporary differences, carried forward unused tax credit and unused tax losses can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised. Previously unrecognised deferred tax assets are re-assessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax assets to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled based on tax rates and tax laws that have been enacted at the balance sheet date.

Deferred tax is charged or credited to the interim consolidated income statement, except when it relates to items recognised directly to equity, in which case the deferred tax is also dealt with in the equity account.

Deferred tax assets and liabilities are offset when there is a legally enforceable right for the Group to offset current tax assets against current tax liabilities and when they relate to income taxes levied on the same taxable entity by the same taxation authority.

3.18 Earnings per share

Basic earnings per share amount is computed by dividing net profit after tax for the period attributable to ordinary shareholders of the Company (after adjusting for the bonus and welfare fund and BOD's remuneration) by the weighted average number of ordinary shares outstanding during the period.

Diluted earnings per share amounts are calculated by dividing the net profit after tax attributable to ordinary shareholders of the Company (after adjusting for the bonus and welfare fund and BOD's remuneration) by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

3.19 Segment information

A segment is considered as an independent department of the Group which involve in the process of providing products or rendering services (business segment), or providing products or rendering services in a specific economic environment (geographical segment). These departments are responsible for risk and gain benefit separately from other departments.

The Group's principal business activities are to construct and trade real estate properties; to undertake the civil and industrial projects, bridges and roads; and to provide real estate brokerage and valuation services, and real estate trading centre and management. In addition, these activities are mainly taking place within Vietnam. Therefore, the Group's risks and returns are not impacted by the Group's products that the Group is constructing or the locations where the Group is operating. As a result, the Group's management is of the view that there is only one segment for business and geography and therefore presentation segmental information is not required.

3.20 Related parties

Parties are considered to be related parties of the Group if one party has the ability to, directly or indirectly, control the other party or exercise significant influence over the other party in making financial and operating decisions, or when the Group and the other party are under common control or under common significant influence. Related parties can be enterprise or individual, including close members of their families.

4. CASH AND CASH EQUIVALENTS

TOTAL	599,076,439,532	494,030,256,209
Cash equivalents (*)	6,000,000,000	6,000,000,000
Cash in banks	593,001,751,147	487,724,811,825
Cash on hand	74,688,385	305,444,384
	As at 30 th June 2022	As at 31 st December 2021
	As at 30 th June	VND

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(*) Cash equivalents represent term deposit at bank with original maturity of no greater than 3 months and earning interest at the rate of 3.5% per annum.

5. HELD-TO-MATURITY INVESTMENTS

Short-term

Held-to-maturity investments represent deposits at banks with original maturities of twelve months and earning interest at the rates ranging from 4.95% to 5.45% per annum.

Long-term

Held-to-maturity investments represent deposits at banks with original maturities of twentyfour months and earning interest at the rates at 5.59% per annum.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

6. TRADE RECEIVABLES

		VND
	As at	As at
	30 th June 2022	31 st December 2021
		664,411,129,660
Short-term	1,849,663,594,522	
IDK Real Estate Limited Company	308,000,000,000	-
NTR Real Estate Joint Stock Company	306,000,000,000	-
CDK Real Estate Joint Stock Company	251,000,000,000	-
BDK Real Estate Joint Stock Company	230,000,000,000	-
EDK Real Estate Limited Company	200,000,000,000	-
HDK Real Estate Limited Company	154,400,000,000	-
GDK Real Estate JSC	128,000,000,000	-
Danh Khoi Holdings Investment JSC	125,348,146,750	497,518,796,750
Thien Minh Real Estate Investment Corp,	70,615,693,202	70,615,693,202
AKYN Service Trading Investment JSC	50,000,000,000	50,412,500,000
Others	26,299,754,570	45,864,139,708
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Long-term		
IDK Real Estate Joint Stock Company	-	1,028,000,000,000
NRT Real Estate Limited Company	-	308,000,000,000
CDK Real Estate Limited Company	-	306,000,000,000
HDK Real Estate Joint Stock Company	-	251,000,000,000
TOTAL		100 000 000 000
TOTAL	-	163,000,000,000
Provision for doubtful short-term receivables	1,849,663,594,522	1,692,411,129,660
NET	(1,041,544,375)	(1,041,544,375)

7. SHORT-TERM ADVANCES TO SUPPLIERS

		VND
	As at	As at
	30 th June 2022	31 st December 2021
620 Infrastructure Development and Investment		
Corporation	350,000,000,000	-
Central Construction Corporation	152,114,312,642	142,072,661,401
Ms. Nguyen Thi Xuan Diem	300,000,000,000	200,000,000,000
Land Clearance and Compensation Corporation	178,934,648,207	178,934,648,207
Mr. Vo Ngoc Chau	150,000,000,000	-
Ms. Nguyen Thi Phuong Thao	85,771,947,060	85,771,947,060
Duc Khai Corporation	70,228,366,367	70,228,366,367
Mr. Nguyen Cao Tien	51,000,000,000	51,000,000,000
Others	192,787,608,100	28,478,725,098
TOTAL	1,530,836,882,376	756,486,348,133

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

8. OTHER RECEIVABLES

		VND
	As at	As at
	30 th June 2022	31 st December 2021
Short-term	2,003,475,099,917	1,113,499,069,224
Danh Khoi Holdings Investment JSC	790,650,000,000	480,000,000,000
Mr. Pham Ngoc Dung	480,000,000,000	480,000,000,000
Mr. Nguyen Huy Le	479,985,988,000	479,985,988,000
Ms. Vu Quynh Hoa	65,614,562,516	-
Mr. Nguyen Van Toan	50,400,000,000	50,400,000,000
Truong Phat Loc Shipping JSC	45,400,000,000	45,400,000,000
Ms. Phan Quynh Nhan	31,920,000,000	31,920,000,000
AKYN Service Trading Investment JSC (ii)	10,000,000,000	10,000,000,000
Deposits	838,044,200	409,876,000
Others	48,666,505,201	15,383,205,224
Long-term	794,307,046,580	803,398,046,580
Phu Quoc Doan Anh Duong Corporation (iv)	291,070,000,000	299,888,000,000
Tan Hoang Real Estate Corporation (v)	223,000,000,000	223,000,000,000
Tam Binh Real Estate Corporation (v)	200,000,000,000	200,000,000,000
Phu Quoc Economic Zone Management Board	38,548,000,000	38,548,000,000
AKYN Service Trading Investment JSC (ii)	30,000,000,000	30,000,000,000
Deposits	5,146,056,580	5,146,056,580
Others	6,542,990,000	6,815,990,000
TOTAL	2,797,782,146,497	1,916,897,115,804

(i) On 10th November 2015, the Company signed a Business Cooperation Contract ("BCC") with Truong Phat Loc Shipping Joint Stock Company regarding the development of Millennium. According to the BCC, the Company made a capital contribution in the amount of 126,400,000,000 VND and shall receive actual profits arising from the above business. On 30th August 2018, the two parties proceeded with the contract liquidation. Accordingly, the Company will recover the contributed capital and enjoy the profit divided in the amount of 125,000,000,000 VND.

By the end of the accounting period, the Company has received sufficient distributed profit, and the receivable amount is of contributed capital

(ii) On 12th April 2016, the Company signed a BCC with AKYN Service Trading Investment Joint Stock Company regarding the development of the project located at No. 293 Cach Mang Thang Tam Street, Ward 4, District 3, HCMC. According to the BCC, the Company made a capital contribution of 100,939,751,900 VND.

On 25th December 2017, the two parties proceeded with the contract liquidation. Accordingly, the Company transferred the full rights to develop the project to AKYN Service Trading Investment Joint Stock Company and collected the agreed profit of VND 180,000,000.

By the end of the accounting period, the receivable amount is of contributed capital.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

8. OTHER RECEIVABLES (continued)

(iii) On 18th December 2017, the Company signed an Investment Cooperation Contract ("ICC") with Phu Quoc Doan Anh Duong Corporation regarding the construction and business of the Vung Bau Ecotourism project located in Cua Can Commune, Phu Quoc City, Kien Giang Province with a total value of 1,727,000,000,000 and shall receive profits from business results in proportion of capital contribution. According to the ICC, the Company made a capital contribution of 476,000,000 VND.

By the end of the accounting period, the Company has recovered 184,930,000,000 VND, the remaining contributed capital, according to the ICC, is 291,070,000,000 VND.

(iv) On 12th July 2017, the Company signed the ICC No. 01/2017/HĐHTĐT/PĐ-TB-TH with Tam Binh Real Estate Corporation ("Tam Binh") and Tan Hoang Real Estate Corporation ("Tan Hoang") regarding the construction and development of the ICD located in Long Binh Ward, District 9, HCMC. The Company made capital contributions to Tam Binh an amount of 200,000,000,000 VND and to Tan Hoang an amount of 223,000,000,000 VND and shall receive landholdings upon project completion in proportion of capital contribution.

By the end of the accounting period, the relevant receivable amount is 423,000,000,000 VND of contributed capital.

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9. INVENTORIES

TOTAL	13,106,516,317,809	12,192,038,057,983
Merchandise	474,031,825	474,031,825
Real estate properties (*)	13,106,042,285,984	12,191,564,026,158
	30 th June 2022	31 st December 2021
	As at	As at
		VND

(*) Real estate properties mainly include compensation costs, land use levy paid to the state, land clearance costs, construction costs, capitalised interest and other development costs incurred for the following on-going real estate projects: VND

	As at	As at
	30 th June 2022	31 st December 2021
The EverRich 2 project (River City) (i)	3,603,774,811,610	3,603,774,811,610
Tropicana Ben Thanh Long Hai project (ii)	1,990,861,928,991	1,989,563,234,520
Binh Duong Tower project (iii)	2,304,225,695,306	1,598,492,570,527
Phuoc Hai project <i>(iv)</i>	1,418,336,452,766	1,375,821,262,660
Binh Duong Commercial Center and Luxury		
Apartment project ("Astral City project") (v)	1,219,570,159,098	952,623,385,649
The EverRich 3 <i>(vi)</i>	876,296,187,469	876,296,187,469
Tran Phu Da Nang Project <i>(vii)</i>	632,119,661,304	629,978,665,304
Residential handicraft village and commune		
center of Ham Ninh <i>(viii)</i>	399,796,452,859	399,577,452,859
Nhon Hoi Ecotourism City (ix)	229,783,829,197	393,138,105,047
No. 1 Ngo May <i>(x)</i>	147,881,328,463	143,271,882,975
Bac Ha Thanh residences in combination with		
urban gentrification (xi)	90,001,481,011	43,495,567,806
Phat Dat Bau Ca <i>(xii)</i>	14,123,233,686	21,956,378,388
Other projects	179,271,064,224	163,574,521,344
TOTAL	13,106,042,285,984	12,191,564,026,158

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

9. INVENTORIES (Continued)

Details of on-going real estate projects are as follows:

(i) The EverRich 2

This project is located at No. 422 Dao Tri Street, Quarter 1, Phu Thuan Ward, District 7, Ho Chi Minh City. The ending balance of this project is mainly for land compensation and construction costs.

As at the end of the accounting period, the Company is in progress to fulfil the Government's requirements for transferring the remaining parts in accordance with the ICC entered with Big Gain Investment Limited Company.

(ii) Ben Thanh - Long Hai

This project is located at 44A Provincial Road, Phuoc Hai Town, Dat Do District, Ba Ria - Vung Tau Province, Vietnam. At the end of the accounting period, the project mainly consisted of land compensation, land use levy paid to the state budget, design, site leveling and construction costs.

(iii) Binh Duong Tower

This project is located in Hoa Lan 1 Quarter, Thuan Giao Ward, Thuan An Town, Binh Duong Province, Vietnam. At the end of the accounting period, the project mainly consisted of the cost of project transfer, land use right transfer, design, consulting, survey and other construction costs.

(iv) Phuoc Hai

This project is located in Hai Tan Quarter, Phuoc Hai Town, Dat Do District, Ba Ria - Vung Tau Province, Vietnam. At the end of the accounting period, the project mainly consisted of project transfer costs and other construction costs.

(v) Binh Duong Commercial Center and Luxury Apartment project ("Astral City")

This project is located at land lot No. 1186-1187, map sheet No. 6-2(D2), Binh Duc Quarter, Binh Hoa Ward, Thuan An City, Binh Duong Province, Vietnam.

At the end of the accounting period, the project mainly consisted of land compensation, land use levy paid into the state budget, design, consulting, survey and infrastructure construction costs.

(vi) The EverRich 3

This project is located in Tan Phu Ward, District 7, Ho Chi Minh City. The ending balance of this project mainly includes land compensation, land use levy paid to the state budget, design costs, site leveling and infrastructure construction costs. At the end of the accounting period, the low-rise residential plots were completed and put on the market.

On 27th February 2019, the Company signed contract No. E3-B1-B4/HDCNDA-DIC and the annex dated 19th March 2019 on the transfer of a part of the Residential Project in Tan Phu Ward, District 7 including land use rights of 2 residential plots B1 and B4.

As at the end of the accounting period, the Company is in progress to fulfil the Government's requirements for transferring the remaining parts of this project in accordance with the ICC entered with Dynamic Innovation Investment Limited Company.

(vii) Tran Phu Da Nang

This project is located at No. 223-225 Tran Phu Street, Phuoc Ninh Ward, Hai Chau District, Da Nang City. At the end of the accounting period, the project mainly consisted of project transfer cost, land use right transfer cost and other construction costs.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

as at 30th June 2022

9. INVENTORIES (continued)

(viii) Residential handicraft village and commune center of Ham Ninh

This project is located in Ham Ninh Commune, Phu Quoc City, Kien Giang Province, Vietnam. At the end of the accounting period, the project mainly consisted of design, consulting, surveying and infrastructure construction costs.

(ix) Nhon Hoi Ecotourism City

This project includes Zone 2, Zone 4, and Zone 9 of Nhon Hoi Ecotourism City in Nhon Hoi Economic Zone, Binh Dinh Province.

At the end of the accounting period, the project mainly consisted of land use levy paid into the state budget, design, consulting and survey costs, infrastructure construction and capitalized interest expense funding for investment and project development.

(x) No. 1 Ngo May

This project is located at No. 01 Ngo May Street, Nguyen Van Cu Ward, Quy Nhon City, Binh Dinh Province, Vietnam.

At the end of the accounting period, the project mainly consisted of land auction paid to the state budget, design, consulting, survey and infrastructure construction costs.

(xi) Bac Ha Thanh Residences in combination with urban gentrification

Bac Ha Thanh Residences in combination with urban gentrification project is located in Phuoc Thuan Commune, Tuy Phuoc District, Binh Dinh Province. At the end of the accounting period, the project mainly consisted of land use levy paid into the state budget, design, consulting, investment survey and project development costs.

(xii) Phat Dat Bau Ca

This project is Phat Dat Bau Ca residential project located in Le Hong Phong and Tran Hung Dao Wards, Quang Ngai City. This project is in the progress of handing over the land and transferring ownership to customers.

10. PREPAID EXPENSES

		VND
	As at 30 th June 2022	As at 31 st December 2021
Short-term	47,510,499,001	5,578,157,137
Commission fee	33,373,878,239	-
External services expenses	12,398,747,531	540,011,588
Tools and supplies	1,037,824,488	3,941,043,423
Insurance fees	471,983,580	832,478,796
Others	228,065,163	264,623,330
Long-term The EverRich 2 compensation expenses (*)	1,082,567,178,273 923,823,243,655	1,085,254,424,114 923,823,243,655
Commission fee	136,730,485,829	136,807,998,960
External services expenses	4,864,625,380	6,913,323,286
Apartment management fees	3,383,934,585	3,383,934,585
Others	13,764,888,824	14,325,923,628
TOTAL	1,130,077,677,274	1,090,832,581,251

(*) This is the compensation expenses paid to CRE & AGI consulting Joint Stock Company and Phu Hung Company according to the Liquidation Minute dated 8th February 2018 to partially complete the legal conditions before transferring the project under the ICC entered with Big Gain Investment Limited Company.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

11. **TANGIBLE FIXED ASSETS**

TI. TANGIBLE FIXED ASSE	15			VND
	Buildings and structures	Machinery and equipment	Means of transportation	Total
Cost				
As at 31st December 2021	139,064,125,226	6,473,188,364	33,752,088,833	179,289,402,423
New purchase		404,725,200	1,434,539,363	1,839,264,563
As at 30th June 2022	139,064,125,226	6,877,913,564	35,186,628,196	181,128,666,986
In which:				
Fully depreciated	5,727,980,430	2,839,046,909	6,546,271,194	15,113,298,533
Accumulated depreciation				
As at 31st December 2021	(27,460,076,529)	(4,445,339,382)	(17,444,713,948)	(49,350,129,859)
Depreciation for the period	(1,692,931,003)	(503,211,357)	(2,270,776,974)	(4,466,919,334)
As at 30th June 2022	(29,153,007,532)	(4,948,550,739)	(19,715,490,922)	(53,817,049,193)
Net carrying amount				
As at 31st December 2021	111,604,048,697	2,027,848,982	16,307,374,885	129,939,272,564
As at 30th June 2022	109,911,117,694	1,929,362,825	15,471,137,274	127,311,617,793
12. INTANGIBLE FIXED ASS	SETS			VND

1

	VND
	Computer software
Cost	
As at 31st December 2021	13,444,724,096
New purchase	1,561,535,785
As at 30th June 2022	15,006,259,881
In which:	
Fully amortised	3,357,367,536
Accumulated amortisation	
As at 31st December 2021	(3,533,667,536)
Amortisation for the period	(1,781,576,268)
As at 30th June 2022	(5,315,243,804)
Net carrying amount	
As at 31st December 2021	9,911,056,560
As at 30th June 2022	9,691,016,077

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30^{th} June 2022

13. INVESTMENT PROPERTIES

			VND
	Land use rights	Buildings and structures	Total
Cost			
As at 31st December 2021			
As at 30th June 2022	7,306,972,991	68,357,297,281	75,664,270,272
Accumulated depreciation			
As at 31st December 2021	-	(7,808,605,120)	(7,808,605,120)
Depreciation for the period		(768,059,520)	(768,059,520)
As at 30th June 2022	-	(8,576,664,640)	(8,576,664,640)
••••			
Net carrying amount			
As at 31st December 2021	7,306,972,991	60,548,692,161	67,855,665,152
As at 30th June 2022	7,306,972,991	59,780,632,641	67,087,605,632

The land use right is valued at 7,306,972,991 VND corresponding to the ownership of basement B1 & B2 at The EverRich project, No. 968, 3/2 Street, District 11, Ho Chi Minh City.

The fair values of the investment properties were not formally assessed and determined as at 30th June 2022. However, given the current exploitation situation, it is the BOM's assessment that these properties' market values are higher than their carrying value as at this date.

14. CONSTRUCTION IN PROGRESS

		VND
	As at 30 th June 2022	As at 31 st December 2021
Office building project at No. 39 Pham Ngoc Thach Street	490,357,359,769	456,678,769,440
The Internal Technical Infrastructure Construction Ancient project in District 9, Ho Chi Minh City	415,408,892,074	401,369,482,714
Phan Dinh Phung Sports Center project	76,571,393,950	76,348,982,991
Hospital for Traumatology & Orthopaedics project	7,976,940,104	7,976,940,104
Enterprise Resource Planning Software (ERP- SAP)	9,576,863,500	7,492,991,000
Others	10,926,198,533	10,484,562,422
TOTAL	1,010,817,647,930	960,351,728,671

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

15. INVESTMENT IN ASSOCIATES

	As at 30 th June 2022		As at 31 st December 2	
-	%	Amount	%	Amount
		VND		VND
BIDICI Real Estate Joint Stock Company <i>(i)</i> PDP Project Construction	49.00	1,117,135,245,748	49.00	1,117,139,495,670
Investment Limited Company (ii)	49.00	11,261,407,405	49.00	9,478,181,925
TOTAL		1,128,396,653,153		1,126,617,677,595

(i) BIDICI Real Estate Joint Stock Company ("BIDICI Real Estate")

BIDICI Real Estate is a shareholding company incorporated under the Law on Enterprises of Vietnam pursuant to the BRC No. 4101576855 issued by the DPI of Binh Dinh Province on 16th October 2020. BIDICI's registered head office is located at No. 1 Ngo May Street, Nguyen Van Cu Ward, Quy Nhon City, Binh Dinh Province, Vietnam. The principal business activity of BIDICI is to trade real estate properties. According to the 2nd amended BRC No. 4101576855 issued by the DPI of Binh Dinh Province on 16th July 2021, BIDICI Real Estate's charter capital is VND 2,280,000,000,000. At the end of the accounting period, the Company holds a 49% equity share and voting rights in this company.

(ii) PDP Project Construction Investment Limited Company ("PDP")

PDP is a limited liability company with two or more members incorporated under the Law on Enterprise of Vietnam pursuant to the BRC No. 0315143682 issued by the DPI of Ho Chi Minh City on 3rd July 2018. PDP's registered head office is located at Floor 9 Tower B, Viettel Building, 285 Cach Mang Thang Tam Street, Ward 12, District 10, Ho Chi Minh City, Vietnam. The principal business activity of PDP is to trade real estate properties. PDP's current main project is Phan Dinh Phung construction project at No. 8, Vo Van Tan Street, Ward 6, District 3, HCMC.

16. SHORT-TERM TRADE PAYABLES

	VND
As at	As at
30 th June 2022	31 st December 2021
638,462,356,247	147,769,187,984
201,629,554,570	-
186,468,589,741	-
94,578,631,624	-
39,226,474,002	58,826,474,002
24,306,050,766	24,306,050,766
19,564,514,148	-
18,373,685,780	13,031,618,616
17,012,863,194	9,958,539,100
13,353,812,907	12,953,451,308
9,302,067,669	9,302,067,669
14,646,111,846	19,390,986,523
-	274,000,000,000
	274,000,000,000
638,462,356,247	147,769,187,984
	30 th June 2022 638,462,356,247 201,629,554,570 186,468,589,741 94,578,631,624 39,226,474,002 24,306,050,766 19,564,514,148 18,373,685,780 17,012,863,194 13,353,812,907 9,302,067,669 14,646,111,846

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

17. SHORT-TERM ADVANCES FROM CUSTOMERS

This balance represents the advances received by the Company from customers under the purchase and sale contracts of the Nhon Hoi Ecotourism City, Phat Dat Bau Ca, Astral City and The EverRich Infinity.

TOTAL	2,204,368,059,845	1,691,847,194,190
Others	7,068,059,845	13,710,383,390
Gemini Real Estate Limited Company	42,100,000,000	-
Astral City	116,200,000,000	519,100,000,000
Vega Real Estate Limited Company	200,000,000,000	-
Nhon Hoi Ecotourism City	298,000,000,000	1,159,036,810,800
Orion Real Estate Limited Company	703,500,000,000	-
Lyra Real Estate Limited Company	837,500,000,000	-
	30 th June 2022	31 st December 2021
	As at	As at
		VIND

18. STATUTORY OBLIGATIONS

	As at 30 th June 2022	As at 31 st December 2021
Payables	255,100,660,965	281,643,194,901
Corporate income tax	245,752,620,003	265,658,879,411
Personal income tax	8,511,077,555	2,343,219,114
Value-added tax	-	12,528,701,711
Others	836,963,407	1,112,394,665
Receivables	129,822,949,516	90,471,315,900
Value-added tax	124,453,740,172	78,537,589,148
Corporate income tax (*)	5,369,209,344	11,933,726,752
NET VALUE	125,277,711,449	191,171,879,001

VND

(*) In accordance with Circular No. 96/2015/TT-BTC issued by the Ministry of Finance on 22nd June 2015 providing guidance on implementation of the Law on corporate income tax, the Group is entitled to provisionally pay tax at the rate of 1% on cash collections from its customers.

19. SHORT-TERM ACCRUED EXPENSES

l o l / L		
TOTAL	139,280,445,195	98,254,395,527
Others	10,430,392,916	10,708,305,126
Construction costs	36,000,000,000	36,000,000,000
Interest expenses	92,850,052,279	51,546,090,401
	30 th June 2022	31 st December 2021
	As at	As at
		VND

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

20. OTHER PAYABLES

		VND
	As at 30 th June 2022	As at 31 st December 2021
Short-term	5,810,575,647,160	5,671,500,780,282
ICC – The EverRich 2 & The EverRich 3 (i)	5,547,433,656,616	5,547,433,656,616
Deposits received	117,055,480,962	99,650,000,000
Orion Real Estate Limited Company	77,550,000,000	-
ICC – Nhon Hoi Ecotourism City project (ii)	13,518,255,040	20,076,786,290
Others	55,018,254,542	4,340,337,376
Long-term	782,100,000,000	782,100,000,000
BIDICI Real Estate Investment JSC	782,100,000,000	782,100,000,000
TOTAL	6,592,675,647,160	6,453,600,780,282

(i) On 10th December 2018, the Company signed an ICC with Big Gain Investment Limited Company regarding the development of The EverRich 2 Project located at No. 422 Dao Tri Street, Quarter 1, Phu Thuan Ward, District 7, Ho Chi Minh City.

On 10th December 2018, the Company signed an ICC with Dynamic Innovation Limited Company regarding the development of The EverRich 3 Project located in Tan Phu Ward, District 7, Ho Chi Minh City.

(ii) The Company signed a Capital Contribution Agreement with individuals on the investment capital contribution to implement urban development projects in Zone 2 of Nhon Hoi Ecotourism City.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

21. LOANS

	As at 31st December 2021	Increase	Decrease	Reclassify	Revaluation	As at 30 th June 2022
Short-term	806,850,000,000	172,733,078,366	(176,900,000,000)	694,432,499,999	-	1,497,115,578,365
Loans from banks (Note 21.1)	177,500,000,000	72,083,078,366	(15,000,000,000)	21,500,000,000	-	256,083,078,366
Bonds issued (Note 21.2)	229,350,000,000	650,000,000	(1,900,000,000)	672,932,499,999	-	901,032,499,999
Loans from other parties (Note 21.3)	400,000,000,000	100,000,000,000	(160,000,000,000)	-	-	340,000,000,000
Long-term	2,620,094,791,672	1,402,937,916,662	-	(694,432,499,999)	16,080,000,000	3,344,680,208,335
Loans from banks (Note 21.1)	493,500,000,000	-	-	(21,500,000,000)	-	472,000,000,000
Bonds issued (Note 21.2)	2,126,594,791,672	716,717,916,662	-	(672,932,499,999)	-	2,170,380,208,335
Loans from other parties <i>(Note 21.3)</i>		686,220,000,000	<u> </u>		16,080,000,000	702,300,000,000
TOTAL	3,426,944,791,672	1,575,670,995,028	(176,900,000,000)		16,080,000,000	4,841,795,786,700

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

21. LOANS (continued)

21.1 Loans from banks

Details of the loa	ans from banks are as As at 30 th June				
Bank	As at 30 ^m June 2022	Principal repayment term	Purpose	Interest rate	Description of collateral
	VND			% p.a.	
Vietnam Joint	Stock Commercial B	ank for Industry and	d Trade – Branch 11 Ho C	hi Minh City	
Loan 1	2241,000,000,000	25 th April 2030	To finance the office building project at District 3, HCM City	Interest rate of 12-month deposits + additional capital mobilization cost + 4	Land use rights and associated asset at District 3, Ho Chi Minh City
Loan 2	148,500,000,000	15 th September 2022	To pay for the acquisition of Subsidiary	Interest rate of 12-month deposits + additional capital mobilization cost + 4	11,585,500 PDR shares owned by shareholders
Joint Stock Co	ommercial Bank For	Foreign Trade Of Vie	etnam – Tan Dinh Branch		
Loan 1	72,083,078,366	From 30 th December 2022 to 14 th March 2023	To supplement working capital	8.6	4,500,000 PDR shares owned by shareholders
Military Comm	nercial Joint Stock Ba	ank - Da Nang Brand	ch		
Loan 1	283,500,000,000	17 th April 2030	To finance the project in Hai Chau District, Da Nang City	Variable interest rate with 24-month term + 3.5	Land use rights and associated asset at Hai Chau District, Da Nang City
TOTAL	728,083,078,366				
In which:					
Short-term	256,083,078,366				
Long-term	472,000,000,000				

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

21. LOANS (continued)

21.2 Bonds issued

Details of the bonds issued at par value are as follows:

	As at 30 th June 2022	Principal repayment term	Purpose	Interest rate	Description of collateral
	VND			% p.a.	
1 st bonds issued in 2021	396,499,999,999	2 nd February 2023	To finance the Group's projects and its subsidiaries	13	17,500,000 PDR shares owned by shareholders
2 nd bonds issued in 2021	146,199,166,672	28 th April 2023	To finance the Group's projects and its subsidiaries	13	6,550,000 PDR shares owned by shareholders
3 rd bonds issued in 2021	128,333,333,328	7 th May 2023	To finance the Group's projects and its subsidiaries	13	5,680,000 PDR shares owned by shareholders
4 th bonds issued in 2021	230,000,000,000	6 th July 2022	To finance the Group's projects and its subsidiaries	13	7,754,552 PDR shares owned by shareholders
5 th bonds issued in 2021	198,919,791,674	11 th August 2023	To finance the Group's projects and its subsidiaries	13	9,870,000 PDR shares owned by shareholders
6 th bonds issued in 2021	268,287,499,997	24 th September 2023	To finance the Group's projects and its subsidiaries	13	13,690,000 PDR shares owned by shareholders
7 th bonds issued in 2021	472,673,958,331	2 nd December 2023	To finance the Group's projects and its subsidiaries	12	23,320,000 PDR shares owned by shareholders
8 th bonds issued in 2021	295,750,000,000	8 th December 2023	To finance the Group's projects and its subsidiaries	12	10,909,052 PDR shares owned by shareholders
9 th bonds issued in 2021	148,361,458,333	16 th December 2023	To finance the Group's projects and its subsidiaries	12	7,510,000 PDR shares owned by shareholders
10 th bonds issued in 202 ²	492,500,000,000	23 rd December 2023	To finance the Group's projects and its subsidiaries	12	18,000,000 PDR shares owned by shareholders
1 st bonds issued in 2022	293,887,500,000	25 th March 2024	To finance the Group's projects and its subsidiaries	11.2	13,100,000 PDR shares owned by shareholders
TOTAL	3,071,412,708,334				
In which: Short-torm	001 032 400 000				

Short-term901,032,499,999Long-term2,170,380,208,335

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

21. LOANS (continued)

21.3 Loans from other parties

					Interest	
Lender	As at 30 th June	2022	Principal repayment term	Purpose	rate	Description of collateral
	VND	USD			% p.a.	
Mirae Asset F	inance Limited Company (V	/ietnam)				
Loan 1	100,000,000,000		25 th October 2022	To supplement working capital	7,5	4,600,000 PDR shares owned by shareholders
Loan 2	120,000,000,000		20 th November 2022	To supplement working capital	10,5	4,400,000 PDR shares owned by shareholders
Loan 3	20,000,000,000		25 th December 2022	To supplement working capital	10,5	2,700,000 PDR shares owned by shareholders
Loan 4	100,000,000,000		15 th May 2023	To supplement working capital	10,5	5,000,000 PDR shares owned by shareholders
ACA Vietnam	Real Estate III LP					
Loan 1 ^(*)	702,300,000,000	30,000,000	23 rd March 2025	To finance subsidiaries' projects	8	
TOTAL	1,042,300,000,000	30,000,000				
In which:						
Short-term	340,000,000,000					
Long-term	702,300,000,000					

^(*) This is a foreign loan under a convertible loan contract of USD 30,000,000 with ACA Vietnam Real Estate III LP without collateral. The Lender has the right to convert the principal balance into common shares of the Borrower when the Company makes a private share placement to swap debts. Fixed interest rate is 8%/year on the actual loan balance (this interest rate does not include corporate income tax of foreign contractors submitted in Vietnam). Loan term is 3 years. Conversion time: On the last day of a two-year period since the disbursement date: up to 50% of the loan value and twenty business days before the loan maturity date: the remaining amount that has not been converted. The conversion price, calculated at 135% of the weighted average closing price of PDR shares in the last twenty (20) transactions immediately prior to the loan contract signing date, is VND 119,879. Adjustments to the conversion price to reflect dilution events will be considered and made upon arising.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) as at 30th June 2022

22. OWNERS' EQUITY

22.1 Movements in owners' equity

					VND
	Share capital	Share premium	Investment and development fund	Undistributed earnings	Total
As at 31 st December 2021					
As at 31st December 2020	3,961,698,970,000	11,680,300,000	155,013,584,076	973,918,145,839	5,102,310,999,915
Net profit for the period	-	-	-	1,865,003,864,267	1,865,003,864,267
Profit distribution	-	-	24,400,000,000	(24,400,000,000)	-
Allocation to fund	-	-	-	(24,400,000,000)	(24,400,000,000)
Share dividends	906,020,190,000	-	-	(906,020,190,000)	-
Share issuance under the ESOP	60,000,000,000	60,000,000,000	-	-	120,000,000,000
BOD's allowance	-	-	-	(15,860,000,000)	(15,860,000,000)
Additional share acquisition in subsidiaries	<u> </u>	<u> </u>		6,951,254,674	6,951,254,674
As at 31st December 2021	4,927,719,160,000	71,680,300,000	179,413,584,076	1,875,193,074,780	7,054,006,118,856
As at 30 th June 2022					
As at 31st December 2021	4,927,719,160,000	71,680,300,000	179,413,584,076	1,875,193,074,780	7,054,006,118,856
Net profit for the period	-	-	-	694,640,031,724	694,640,031,724
Profit distribution	-	-	27,970,000,000	(27,970,000,000)	-
Allocation to fund	-	-	-	(27,970,000,000)	(27,970,000,000)
Share dividends	1,788,743,030,000	-	-	(1,788,743,030,000)	-
BOD's allowance				(10,190,000,000)	(10,190,000,000)
As at 30 th June 2022	6,716,462,190,000	71,680,300,000	207,383,584,076	714,960,076,504	7,710,486,150,580

[NOTICE: This document is a translation of the Vietnamese language original for convenience purposes only, and in the event of any discrepancy, the Vietnamese language original shall prevail.]

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued)

Às at 30th June 2022

22. OWNERS' EQUITY (continued)

22.2 Ordinary shares

As	at 30 th June 2022	As at 31 st December 2021
	Shares	Shares
Authorised shares	671,646,219	492,771,916
Issued and paid-up shares	671,646,219	492,771,916
Par value of outstanding share: VND 10,000/sha	are.	

23. REVENUE FROM SALE OF GOODS AND RENDERING OF SERVICES

	Quarter II-2022	Quarter II-2021
Sale of land transfer	851,103,189,873	532,110,118,759
Revenue from rendering of services	1,773,789,584	2,128,825,235
Sale of infrastructure	500,000,000	3,480,000,000
TOTAL	853,376,979,457	537,718,943,994

24. COST OF GOODS SOLD AND SERVICES RENDERED

TOTAL	95,225,567,040	132,046,254,142
Cost of infrastructure	82,191,770	904,109,470
Cost of services rendered	831,677,752	824,367,305
Cost of land transfer	94,311,697,518	130,317,777,367
	Quarter II-2022	VND Quarter II-2021

25. FINANCE INCOME AND EXPENSES

		VND
	Quarter II-2022	Quarter II-2021
Finance income	829,096,503	3,258,982,039
Interest income	829,096,503	941,482,039
Unrealized exchange rate gain	-	2,317,500,000
Finance Expenses	153,822,745,150	29,311,074,903
Interest expenses	130,813,620,153	28,235,629,217
Foreign exchange revaluations	16,080,000,000	-
Bond issuance costs	6,929,124,997	1,022,316,686
Others	-	53,129,000

26. SELLING EXPENSES AND GENERAL AND ADMINISTRATIVE EXPENSES

TOTAL	88,598,071,936	48,810,224,149
Others	6,360,164,144	4,481,828,551
Depreciation and amortisation	1,923,591,987	1,176,982,745
External services expenses	36,098,627,279	11,563,206,052
Salaries	37,658,452,359	27,084,750,069
General and administrative expenses	82,040,835,769	44,306,767,417
Others	150,433,752	170,642,563
Advertising expenses	2,700,231,355	2,981,541,592
Salaries	3,706,571,060	1,351,272,577
Selling expenses	6,557,236,167	4,503,456,732
	Quarter II-2022	Quarter II-2021
		VND

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) As at 30th June 2022

27. OTHER INCOME AND EXPENSES

		VND
	Quarter II-2022	Quarter II-2021
Other income	81,281,295	318,418,832
Other income	81,281,295	318,418,832
Other expenses	865,836,035	8,927,083,008
•		
Other expenses	865,836,035	8,927,083,008

28. CORPORATE INCOME TAX

The corporate income tax ("CIT") rate applicable to the Company and its subsidiaries is 20% of taxable profits.

The tax returns filed by the Company and its subsidiaries are subject to examination by the tax authorities. As the application of tax laws and regulations is susceptible to varying interpretations, the amounts reported in the interim consolidated financial statements could change at a later date upon final determination by the tax authorities.

Current corporate income tax

The current CIT payable is based on the taxable profit for the current accounting period. Taxable profit of the Group differs from the profits as reported in the interim consolidated income statement because it excludes items of income or expenses that are taxable or deductible in other accounting periods and it further excludes items that are not taxable or deductible. The Company and its subsidiaries' liability for current tax is calculated using tax rates that have been enacted at the balance sheet date.

Reconciliation between taxable income and accounting profit before tax as reported in the Interim Consolidated Income Statement is presented below:

		VND
	Quarter II-2022	Quarter II-2021
Accounting profit before tax	515,759,087,561	322,201,708,663
Estimated current CIT cost	107,224,932,353	71,219,982,939
CIT payable at the beginning of the period	184,521,186,206	345,436,605,929
CIT payable in the period	107,224,932,353	71,431,004,526
CIT paid in the period	(51,362,707,900)	(315,188,392,607)
CIT payables at the end of the period	240,383,410,659	101,679,217,848
In which:		
CIT payable at the end of the period	245,752,620,003	126,320,242,009
CIT receivable at the end of the period	(5,369,209,344)	(24,641,024,161)

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) As at 30th June 2022

29. TRANSACTIONS AND BALANCES WITH RELATED PARTIES

Transactions with related companies and individuals include all transactions performed with companies and individuals with which the Company has a relationship through investor-investee relationships or through a common investor and will therefore be a member of the same company.

Significant transactions with related parties during the period were as follows:

Related partyRelationshipTransactionQuarter II-2022PDP Project Construction Invesment Joint Stock CompanyAssociateCapital contribution890,000,000BDSC Management Consulting CorporationRelated partyPayment of consultant service received495,000,000

[NOTICE: This document is a translation of the Vietnamese language original for convenience purposes only, and in the event of any discrepancy, the Vietnamese language original shall prevail.]

Phat Dat Real Estate Development Corporation

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) As at 30th June 2022

29. TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Continued)

As at the balance sheet date, receivables and payables with related parties are as follows:

		VIND
Relationship	Transaction	As at 30 th June 2022
Related party	Share transfer	50,000,000,000
Related party	Contributed capital from the ICC	10,000,000,000
Related party	Contributed capital from the ICC	30,000,000,000
BOD Member	Deposit	400,000,000
Associate	Borrowing	782,100,000,000
	Related party Related party Related party BOD Member	Related partyShare transferRelated partyContributed capital from the ICCRelated partyContributed capital from the ICCBOD MemberDeposit

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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR QUARTER II-2022 (continued) As at 30th June 2022

29. TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Continued)

Remuneration to members of the BOD and the BOM in the period was as follows:

munuuais	FUSILION	Remuneration	
		Quarter II-2022	Quarter II-2021
Mr. Nguyen Van Dat	Chairman	2,650,107,692	2,314,522,024
Ms. Tran Thi Huong	Vice Chairwoman	1,032,907,692	1,279,151,255
Mr. Nguyen Tan Danh	Vice Chairman	120,000,000	120,000,000
Mr. Le Quang Phuc	BOD member	121,666,667	120,000,000
Mr. Doan Viet Dai Tu	BOD member	120,000,000	120,000,000
Mr. Khuong Van Muoi	BOD Independent member	120,000,000	120,000,000
Mr. Tran Trong Gia Vinh	BOD Independent member	120,000,000	120,000,000
Mr. Le Minh Dung	BOD Independent member	120,000,000	120,000,000
Mr. Bui Quang Anh Vu	Chief Executive Officer	1,736,207,692	1,702,198,947
Mr. Duong Hong Cam	Vice President	442,307,692	440,000,000
Mr. Nguyen Dinh Tri	Vice President	769,907,692	460,000,000
Mr. Truong Ngoc Dung	Vice President	830,749,231	-
Mr. Nguyen Thanh Thao	Vice President		1,016,652,562
TOTAL	-	8,183,854,359	7,932,524,788

30. INVESTMENT COMMITMENTS

As at 30th June 2022, detailed investment commitments of the Company were as follows:

TOTAL	9,107,547,644,752	8,166,483,815,259
PDP Project Construction Invesment JSC	135,658,893,000	137,469,000,000
Phu Quoc Doan Anh Duong Corporation	208,930,000,000	200,112,000,000
Capital contribution commitments	344,588,893,000	337,581,000,000
Project construction commitments	8,762,958,751,752	7,828,902,815,259
	30 th June 2022	31 st December 2021
	As at	As at
		VND

31. EVENT AFTER THE BALANCE SHEET DATE

There has been no matter or circumstance that has arisen since the balance date that requires adjustment or disclosure in the interim consolidated financial statements of the Group.

(Signed)

(Signed)

(Signed and stamped)

Vo Hoang Tu Preparer

Le Thi Thu Huong Chief Accountant Bui Quang Anh Vu Chief Executive Officer

20th July 2022